

SHAREHOLDERS' ANNUAL GENERAL MEETING CONVENED ON MAY 6, 2024 AT 12:00 CEST

At Schiphol Boulevard 701, 1118 BN Schiphol Airport



PROXY FORM

To be sent to and to be received by: **Computershare S.p.A.**, Via Monte Giberto 33, 00138 Rome (Italy), as Agent for **ARISTON HOLDING N.V.**, by **17:00 CEST on April 29, 2024** by mail or by fax (+39 06 45417450) or by e-mail (<u>ufficiorm@computershare.it</u>), as an attachment in PDF format.

Disclaimer

This Proxy Form shall be completed and signed by the Shareholder in order **to appoint Computershare S.p.A.** to vote as per attached Voting Instructions Form in respect of the voting items at the ordinary general meeting ("**AGM**") of **ARISTON HOLDING N.V.** Alternatively, the Shareholder can directly **vote online** via the web procedure made available by Computershare S.p.A. on the Company's website: www.aristongroup.com

Mandatory information *									
THE UNDERSIGNED*									
Date of birth * Place of birth*	Resident in (town/city)*								
At (street address) *	Italian Tax Code*								
Telephone no. *	e-mail								
entitled to vote at the close of business of April 8, 2024	(record date) as (1):								
registered shareholder	\square legal representative or agent with authority to sub-delegate \square Pledgee \square Taker-in								
☐ Beneficial interest holder ☐ official receiver ☐	manager other (specify)								
for no. * ordinary shares ARISTON HOLDING N.V. ISIN (NL0015000N33)									
(2) registered in the name of									
Date of birth * Place of birth *	Resident in (town/city) *								
At (street address) *	Italian tax Code								
Registered in the securities account (3) no.	At Bank code (ABI) Branch code (CAB)								
as resulting from communication no. (4) Made	e by (<i>Bank</i>)								
	esentative") to vote, with reference to the above shares, in accordance with the instructions If no such instructions are indicated, ACKNOWLEDGES that Computershare S.p.A. will have the ls.								
DATE Form of identification (5) (type)* I	Issued by * no. * SIGNATURE								
	from the proxy signatory; mandatory indications on relevant personal details must be included. The Codes of the Depository, or in any case its name, available in the securities account statement. The dits name.								



SHAREHOLDERS' ANNUAL GENERAL MEETING CONVENED ON MAY 6, 2024 AT 12:00 CEST

At Schiphol Boulevard 701, 1118 BN Schiphol Airport



VOTING INSTRUCTIONS FORM

The Undersigned

INSTRUCTS the Appointed Representative to vote as follows:

RESOLUTIONS OF THE AGENDA TO BE VOTED	(Please	VOTE (Please tick as appropriate)		
2.b) Remuneration report 2023 (discussion and advisory vote)	For	Against	Abstain	
2.c) Adoption of annual accounts 2023 (voting item)	For	Against	Abstain	
3.b) Dividend for 2023 (voting item)	For	Against	Abstain	
3.c) Allocation of an amount from the net profits to a new equity reserve, according to the Italian Law 29 December 2022, No. 179 (voting item)	For	Against	Abstain	
4.a) Release from liability of the executive directors (voting item)	For	Against	Abstain	
4.b) Release from liability of the non-executive directors (voting item)	For	Against	Abstain	
5. Long-Term Incentive Plan 2024 (voting item)	For	Against	Abstain	
6. Amendment of the remuneration policy (voting item)	For	Against	Abstain	
7.a) Reappointment of Paolo Merloni as executive director (voting item)	For	Against	Abstain	
7.b) Reappointment of Roberto Guidetti as non-executive director (voting item)	For	Against	Abstain	
7.c) Reappointment of Francesca Merloni as non-executive director (voting item)	For	Against	Abstain	
7.d) Reappointment of Ignazio Rocco di Torrepadula as non-executive director (voting item)	For	Against	Abstain	
7.e) Reappointment of Marinella Soldi as non-executive director (voting item)	For	Against	Abstain	
7.f) Reappointment of Enrico Vita as non-executive director (voting item)	For	Against	Abstain	
7.g) Appointment of Katja Gerber as non-executive director (voting item)	For	Against	Abstain	
8. Amendment of the articles of associations of the Company and authorisation of the Executive Chair and lawyers of Houthoff Coöperatief U.A. to execute the deed of amendment (voting item)	For	Against	Abstain	
9. Authorisation of the Board as the competent body to acquire fully paid shares in the Company's capital (voting item)	For	Against	Abstain	
10. Reappointment of Ernst & Young Accountants LLP as independent external auditor entrusted with the audit of the annual accounts for the financial years 2025, 2026 and 2027 (voting item)	For	Against	Abstain	

SIG	NAT	URE	 	