

VELCAN HOLDINGS

Public limited company under Luxembourg law
 Capital 5,395,371 Euros
 11 avenue Guillaume, L-1651 Luxembourg
 B 145006 R.C.S. Luxembourg

MIXT GENERAL MEETING
ON 16 JUNE 2026
 2.30 pm, Etude Tabery & Wauthier
 10 rue Pierre d'Aspelt, L-1142 Luxembourg

SINGLE PARTICIPATION FORM

IDENTIFICATION OF THE SHAREHOLDER

Name/Surname/Domicile.....
 or Denomination/Registered office/Identity of signatory and quality.....
 Number of shares/beneficiary shares... ..
 Signature.....

OPTION 1 PARTICIPATION – I wish to attend personally to the General Meeting. ***In that case the form must be received by the Company at the latest on 2 June 2026 at midnight***

OPTION 2 PROXY – I will not attend the General Meeting, I irrevocably grant power:

2.1 To the President of the General Meeting to vote under my name and on my behalf has he finds appropriate on all resolutions of all items of the agenda and also on all modifications or on all new resolutions which would be validly presented to the Shareholders' General Meeting. ***In that case the form must be received by the Company at the latest on 11 June 2026 at midnight.***

2.2 To.....to attend the General Meeting and to vote under my name and on my behalf has he finds appropriate on all resolutions of all items of the agenda and also on all modifications or on all new resolutions which would be validly presented to the Shareholders' General Meeting. ***In that case the form must be received by the Company at the latest on 2 June 2026 at midnight. You can appoint only your spouse/husband, another shareholder, or your financial intermediary custodian of your shares. Mention the name, surname or denomination of the proxyholder.***

If amendments or new resolutions are proposed:

I irrevocably grant power to my proxyholder, to vote under my name and as per his choices,
 I abstain

OPTION 3 POSTAL VOTE - I will not attend the General Meeting. I vote by postal vote and I irrevocably give mandate to the President of the General Meeting to follow the following instructions:

Annual General Meeting

| Resolutions | 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 | 9 |
|-------------|-----|---|---|---|---|---|---|---|---|
| In favour | N/A | | | | | | | | |
| Against | N/A | | | | | | | | |
| Abstention | N/A | | | | | | | | |

If amendments or new resolutions are proposed:

- I irrevocably grant power to the President of the General Meeting, to vote under my name and as per his choices,
 I abstain

Extraordinary and Notarized Annual General Meeting

| Resolutions | 1 | 2 | 3 |
|-------------|---|---|---|
| In favour | | | |
| Against | | | |
| Abstention | | | |

If amendments or new resolutions are proposed:

- I irrevocably grant power to the President of the General Meeting, to vote under my name and as per his choices,
 I abstain

Any blank form or which does not express a clear choice between the options offered will be deemed as giving irrevocably power to the President of the General Meeting.

1) Fill in identification information

Individuals are requested to write down appropriately, in the box reserved for that purpose, their name, surname and address (all in capital letters).

If the signatory is not himself a shareholder (for example: legal administrator, guardian, etc.), he/she shall mention his/her name, surname and quality based on which he/she signs this form.

Any non-legible mention will result in the rejection of the form. For corporate entities, the denomination and the registered office shall be mentioned along with the name, surname and quality of the signatory(ies).

2) Date and sign.

3) Choose one of the three possibilities offered by ticking the corresponding box.

If you choose option 2, you are also required to choose between sub-options 2.1 and 2.2.

If you choose option 3, you are also required to tick the vote box for every resolution.

4) If the shares are registered directly in the shareholders' share register of the Company with the authorized intermediary cum custodian especially designated by the Company (ABN AMRO), it is not necessary to furnish a registration certificate.

5) If the shares are registered indirectly, held via a clearing system and / or under the custody of a financial intermediary acting as professional custodian, this form needs to be attached with a registration certificate established by this financial intermediary and certifying the number of shares registered in the relevant account as of the **Registration Date, being 2 June 2026 at midnight**, under the name of the shareholder.

6) **For the shareholders, or their authorized representatives, who wish to attend the General Meeting** (options 1 and 2.2), it is required:

- To have send this form delivered at the latest on the **Registration Date, being 2 June 2026 at midnight**. The **registration certificate** established by your financial intermediary, as the case may be, can be received separately and thereafter but at the latest **on 11 June 2026 at midnight**.

- To present during the General Meeting, for individuals, an official identity document, and for corporate entities a copy of registration with a company registrar (or equivalent) along with a power of attorney as the case may be.
- 7) For shareholders who grant power to the President of the General Meeting, or who vote by postal vote (options 2.1 and 3), the form shall be received **at the latest on 11 June 2026 at midnight**.
- 8) All requests, communications and sending of documents related to Single Participation Forms or other documents can be made by email or post at the following contact details:

VELCAN HOLDINGS
C/O Etude Tabery et Wauthier
10 rue Pierre d'Aspelt, B.P. 619
L-2016 Luxembourg
investor@velcan.lu

Disclaimer: this document is a free translation into English of the form issued in French language for the purpose of participating to the General Meeting. It is provided solely for the convenience of English speaking users. This document includes information specifically required by Law or Statutes. It should be read and construed in accordance with the same document issued in French language. The document in French language shall prevail in case of any discrepancy.