

## SHAREHOLDERS' MEETING PROXY FORM<sup>1</sup>

With reference to the **Ordinary Shareholders' Meeting of Cerved Information Solutions S.p.A.** called to take place on 27 April 2015, at 11.30 am, in single call, at the headquarters of the Company in Via San Vigilio 1, Milan as set forth in the notice of the shareholders' meeting published on the Company's website at <a href="http://company.cerved.com">http://company.cerved.com</a>, in the section entitled *Governance/Shareholders' Meeting*, on 26 March 2015, with an excerpt also published in the Italian daily newspaper "Milano Finanza" on 27 March 2015;

having familiarized themselves with the Report on the items on the agenda made available by the company,

## with this form

The undersigned (appoint)	ng party²)	
Surname		Name
Born in		on
Residence	Addr	ress
Tax identification code		
ID document (copy enclosed).		no
	by virtue of his/	
$\Box$ party with the right to v	ote in respect of	ordinary shares in Cerved Information
Solutions S.p.A. in his/he	er capacity as (check wh	nichever box applies)
□ shareholder	□ pledgee	□ bearer
	□ usufructuary	□ custodian
	□ manager	□ other (specify)
		sentation of (name of the company entitled to vote <sup>3</sup> )registered
office		tax
identification code		(copy of the documentation of the
		to vote in respect of ordinary shares
in Cerved Information So	olutions S.p.A. in his/he	er capacity as (check whichever box applies):
□ shareholder	□ pledgee	□ bearer
	□ usufructuary	□ custodian
	□ manager	□ other ( <i>specify</i> )
	_	ursuant to Article 83-sexies of the Italian consolidated
Jinance act) supplied by the in	termediary	ABI CAB

<sup>&</sup>lt;sup>1</sup> Every shareholder entitled to participate in the Meeting may appoint a representative by written proxy under the applicable laws, by signing this proxy form, to be issued to the person nominated and appointed by the entitled shareholder.

<sup>&</sup>lt;sup>2</sup> Enter first name and surname of the appointing party (as it appears in the copy of the notice for participation in the meeting as per Article 83-sexies of the Italian consolidated finance act) or of the appointing party's legal representative.

<sup>&</sup>lt;sup>3</sup> Enter the name of the company as it appears in the copy of the notice for participation in the meeting as per Article 83-sexies of the Italian consolidated finance act.



## appoints Mr/Ms

Surna	me		Name					
Born	in			on				
Resid	ence		Address					
Tax id	lentification	n code						
to pa	rticipate a	and represent him/her/t	he company in	the Shareholders' Meeting				
with t	he right to	be replaced by Mr/Ms 4:						
Surna	me		Name					
Born	in			on				
Resid	ence		Address					
Tax id	lentification	n code						
	(P	lace and date)		(Signature)				
	_	ned also declares that th	e right to vot	e is exercised by the proxy hole	ler			
	at his dis	at his discretion without specific voting instructions given by the undersigned appointing						
	in compl	in compliance with specific voting instructions given by the undersigned appointing						
	(P	lace and date)		(Signature)				

Please note that, pursuant to Article 135-novies of the Italian consolidated finance act, "The representative may deliver or transmit a copy of the proxy, including a computer digital media copy, instead of the original, confirming that the copy is true to the original, and the identity of the principal. The representative shall keep the original proxy and keep trace of the voting instructions received, if any, for one year starting from the date of completion of the meeting".

<sup>&</sup>lt;sup>4</sup> The representative may indicate one or more proxies for the representative. Replacement of a representative by a proxy who finds themselves in a situation of conflict of interest is permitted only if such proxy has been indicated by the shareholder.

<sup>&</sup>lt;sup>5</sup> For the purposes of the communication obligations regulated by Article 120 of the Italian consolidated finance act, equity interests include those shares, in relation to which "the right to vote is granted by virtue of a proxy, provided that such right may be exercised at the proxy holder's discretion, in the absence of specific instructions from the appointing party".

<sup>&</sup>lt;sup>6</sup> The proxy being granted to a representative in conflict of interests is permitted provided that such representative notifies the shareholder in writing regarding the conflict of interest, and issues specific voting instructions for each resolution in relation to which the representative is to vote on the shareholder's behalf (see Article 135-decies of Italian Legislative Decree 58/98).



## **PRIVACY POLICY**

Pursuant to Article 13 of Legislative Decree 196/2003, please note that the data contained in the proxy form shall be processed by the Cerved Information Solutions S.p.A.—the data controller—to manage meeting operations, in accordance with the personal data protection laws in force.

These data may be made known to the Company's associates specifically authorized to process such data, in their capacity as Data Controllers or Processors, for the above-mentioned purposes: such data may be disseminated or communicated to specific parties in fulfillment of a legal, regulatory or EU obligation, or based on provisions issued by Authorities so authorized by law or by supervisory and control bodies.

The party concerned is entitled to know, at any time, what personal data of theirs is held at the Company, their source and how they are used, as well as the Data Controller. The party concerned also has the right to have this data updated, amended, supplemented or erased and to request the blocking or objecting to the processing of such data, by contacting the Data Controller pursuant to Article 7 of Legislative Decree 193/2003 (Cerved Information Solutions S.p.A., Via San Vigilio1, 20142 Milan, Italy – Corporate Affairs office).