## ARTICLE OF INCORPORATION Astra Valor Investments BV

Today, Octo	ober 10, 2023, appeared before
me, Mr. Elec	onore Aline Venker, added notary, hereinafter referred to
	authorized to pass deedsinthe protocol of mrEduard
	r, notary in Amsterdam: Mr.
	n Pieter Hendriks, born in Zaanstad on twentieth
December r	nineteen hundred and ninety-nine, working at the office of
	at Westeinde 24, 1017 ZP Amsterdam,
	ing as written proxy of: Mrs.
	Borisovna Nekrasova, born in Moscow, Soviet Union-on the
twenty-first o	f July nineteen hundred and eighty-four, residing at 1098 GK
Amsterdam,	Mr. PN Arntzeniusweg 17 H, married,
hereinafter re	eferred to as: the "Founder".
The appeari	ng party hereby decla <u>red on behalf of the Founder that he is</u>
	a private limited liability company, which is governed by the
following arti	icles of association
Articles of	of association
Article 1. D	efinitions
In these arti	cles of association the following terms shall have the
following me	eanings:
Shareho	
	the holders of Shares;
Shareho	olders register:
	the shareholders' register as referred to in Article 2: 194
	of the Dutch Civil Code;
Shares:	
	shares in the capital of the Company;
General	Meeting.'
	the corporate body formed byvoting Shareholders
	and pledgees and usufructuaries with voting rights
	on Shares or the meeting of Meeting Entitled Persons;
Manage	ment:
	the management of the Company;
Subsidia	ary:
	a legal entity in which the Company or one or more of its
	Subsidiaries, whether or not by virtue of an agreement with other
	voting rights holders, alone or jointly

	more than half of the voting rightsinthe General Meeting may exercise as well as other legal entities and companies which are regarded as such by article 2:24a of the Civil Code;
	 Group company:
	a legal entity or partnership with which the Company- is organizationally linked in an economic unit;
	Annual accounts:
	the balance sheet, the profit and loss account and the notes to
	these documents;
	In writing:
	by letter, fax or e-mail, or by message transmitted by any other current means of communication and which can be received electronically or in writing provided that the identity of the sender can be established with sufficient certainty;
	Distributable Reserves:
	the portion of the Company's equity that exceeds the reserves that must be maintained by law and/or the Articles of Association;
	Company:
	the legal entity to which these articles of association relate;
	Corporate body:
	the Board or the General Meeting;
	Meeting-entitled persons:
	Shareholders as well as pledgees and usufructuaries with Meeting Rights;
	Meeting rights:
	the right to attend the General Meeting in person or by written proxy and to speak there, as referred to in Article 2: 227 paragraph1Civil
Dofin	Code
	ed terms may be used in the singular or plural without loss of their substantive ning
	cle 2
	e and registered office
1.	The Company isnamed: Astra Valor Investments BV
	The Company is established in Amsterdam
	cle 3
Goal	<del></del>
	•
	Company's purpose is:
	collective basis;
b.	the establishment of, the participation in, the cooperation with, the financing of, the otherwise taking an interest in, the conduct of

	of management and of the board about and giving adviceandltproviding services to other companies and enterprises;
C.	borrowing and lending funds, raising funds and in general, entering into financial transactions and entering into agreements related thereto;
d.	to (jointly) commit oneself to and provide security for obligations of Group Companies and third parties;
e.	the investment of assets in (mortgage) debt claims, registered property, currencies, securities and assets in general;
f.	the exploitation and trading of patents, trademark rights,licenses,
	know-how and other industrial and intellectual property rights;
g.	performing all actions in the financial, commercial and industrial fields;
and	furthermore to perform all that is related to the above in the broadest sense or
may	be conducive thereto
<u>Arti</u>	cle 4
Cap	oital and shares.
The	capital of the Company is divided into shares, each with a nominal value of
	e ten euro cent coin (C 0.10)
<u>Art</u>	<u>icle 5.</u>
1.	The Shares are registered and numbered consecutively
2.	Share certificates cannot be issued
<u>Arti</u>	<u>cle 6.</u>
	gister of Shareholders.
The	Board shall maintain a Shareholders Register
<u>Art</u>	icle 7.
	ivery of Shares and limited rights in Shares.
1. F	for the delivery of a Shareorthe delivery of Anlimited right a deed intended for
	that purpose, drawn up before a notary established in the Netherlands, to which
	the persons concerned are parties, is required.
2. T	he transfer of shares is not restricted within the meaning of Article 2:195
	Civil Code.
<u>Art</u>	<u>iicle 8.</u>
<u>Us</u>	ufruct and pledge on shares.
1. T	The Shareholder has the right to vote on Shares to which ausufruct or
	pledge has been established, unless the voting right is granted to the
	usufructuary in the cases referred to in the penultimate sentence of Article 2:197
	paragraph 3 of the Dutch Civil Code
2.	By way of exception to the previous paragraph, the voting rights shall be granted
	to the usufructuary or the pledgee if this was decided upon at the time of the

establishment of the ---

usufruct or the pledge has been determined or subsequently agreed in writing between --- the Shareholder and the usufructuary or pledgee and this provision has been approved by the General Meeting by resolution passed unanimouslyina ------ meeting at which the entire issued capital is represented. If the required quorum is not represented at the said meeting, no second meeting may be held ----- in accordance with the provisions of Article 2:230 paragraph 3 of the Dutch Civil Code. -- The provisions of this Article shall also apply if the voting right ------ is vested in the pledgee under a condition precedent. ------ The recognition or service to the Company of the ------- written agreement as referred to in this paragraph shall be subject to the provisionsinArticles 2:196a and 2:196b of the Civil Code shall apply accordingly.

	agreement as referred to in this paragraph shall be subject to the provisionsinArticles 2:196a and 2:196b of the Civil Code shall apply accordingly.
3.	The Shareholder who has no voting rights and the usufructuary andPledgees
	who have voting rights have Meeting Rights.
Art	icle 9.
	nagement <u>.</u>
1.	The Company has a Board of Directors consisting of one or more———————
	people
	Both a natural personas a legal entity director can
	are
2.	The General Meeting appoints the directors and is at all times authorized to
	suspend or dismiss any director
3.	Subject to the restrictions under these Articles of Association, It Management
	charged with managing the Company In fulfilling their
	duties, the directors shall be guided by the interests of the Company and the
	associated enterprises
4.	In the event of the absence or inability to act of all directors, the
	Company will be temporarily suspended.kmanaged by a person who must
	always be appointed for this purpose by the General Meeting
	In these articles of association, the term impediment meansinin any case
	understand thecircumstance that
	(a) the driver for a period of more than sevento dawn
	is unreachable due to illness or other causes; or
	(b) the driver has been suspended
5.	A director shall not participate in the deliberations and decision-making if
	he has a direct or indirect personal interest thatis contrary to the
	interests of the Company and the enterprise associated with it.
	If this does not allow a management decision to be taken, the decision will be
	taken by the General Meeting
	Article 10
Re	presentation.

- 1. The Board represents the Company. -----
- 2. Legal acts of the Company towardstheholder of all ----- Shares or towards a co-owner in a community of property ------ by virtue of marriage or registered partnership to which all Shares belong, whereby the Company is represented by this --- Shareholder or by one of the co-owners, shall be recorded in writing. For the purposes of the preceding sentence, Shares held by -- the Company or its Subsidiaries shall not be counted. ----- If the first sentence is not observed, the legal transaction ---- may be annulled for the benefit of the Company. -------

<u>Article 11.</u>------

General Meetings.Leadership. Minutes. Attendance. Access.

- 1. General Meetings are held in the municipality where the---- Company has its registered office. -----
- 2. The convening of Meeting-entitled Persons shall take place in accordance with the law.
- Those entitled to attend meetings are entitled to attend General Meetings, to speak at them and, to the extent that they are entitled to vote, to exercise their voting rights.
  - Any person entitled to attend a meeting may present himself or herself at the meeting.
  - represented by a written proxy. -----

specially designated for that purpose.

- 4. As such, the director has an advisory vote in the General Meetings.
- 5. The chairman of the meeting shall decide on the admission of other persons to the meeting.

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1. At the General Meetings, each Share entitles the holder to cast one vote. If the Board has opened the possibility to do so in writing, --votes may be cast prior to the General Meeting by ---- electronic means of communication, but not before --than the thirtieth day before the meeting, to an e-mail address

- 2. Unless a larger majority is prescribed in these articles of association, all decisions shall be taken by an absolute majority of the valid votes cast. --------
- 3. If the votes are tied on a proposal on matters, then no ---

1	The Deard Issue a record of the desisions taken
4. • ••	The Board keeps a record of the decisions taken
	cision-making outside of meetings
<u> </u>	Shareholder resolutions may be taken in writing instead of in General Meetings, provided that all Meeting Entitled Persons have agreed in writing to this method of decision-making.
	The directors are given the opportunity to prior to decision-making to give adviceThe requirement that votes must be in writing shall also be met if the resolution, stating the manner in which each of the Shareholders votes, is recorded in writing and signed by all Meeting-
	entitled Persons
2.	Each Shareholder is obliged to ensure that the decisions thus taken are brought to the attention of the Board in writing as soon as possible.
	The Board takes decisions in the manner specified in thethe manner described in the preceding paragraph of this article, in the register of minutes of the General Meetings and shall announce this at the next General Meeting
	ticle 14
Fin	ancial year and annual accounts
1.	The Company's financial year is equal to the calendar year
2.	annually within five months after the end of the financial year, unless this period is extended byatmaximum five months by theGeneral Meeting on the grounds of special circumstances, the Board draws up the annual accounts and submits them for inspection by the Shareholders at the office of the Company Within this period the Board also submits the management report for inspection by the Shareholders.
	The annual accounts shall be signed by all directors; if any signature is missing,
3.	this shall be noted on the annual accounts, stating the reason The Company shall ensure that the drawn up Annual Accounts, the management report and the information to be added pursuant to Article 2:392 paragraph 1 of the Dutch Civil Code are intended for their consideration from the time of the convocation of the General Meeting, ather office are presentThose entitled to attend the meeting may inspect these documents there and
4.	obtain a copy of them free of charge  The provisions of paragraphs 2 and 3 of this article regarding the  The management report and the data to be added pursuant to Article 2:392 paragraph 1 of the Dutch Civil Code shall not apply if Article 2:396 paragraph 7 or Article 2:403 of the Dutch Civil Code applies to the Company

5.	The General Meeting shall approve the Annual Accounts The General Meeting may grant full or limited discharge to the directors for the management conducted If all Shareholders are also		
	directors of the Company, the signing of the annual accounts by all directors shall not be deemed to constitute approval within the meaning of Article 2:210		
	paragraph 3 of the Dutch Civil Code		
6.	The Company hereby discloses the information contained in this Article		
	intended documents and data, if and to the extent and in the manner as		
۸ -4	prescribed in Articles 2:394 et seq. of the Civil Code  icle 15.		
	countant's		
	estigation.		
1.	The General Meeting is authorized - and if so required by law, obliged - to		
••	appoint an accountant as referred to in Article 2:393 of the Dutch Civil Code,		
	in order to examine the annual accounts drawn up by the Board, to report		
	thereon to the Board and to issue a statement		
2.	If the General Meeting does not proceed to grant the		
	order to an accountant as referred to in paragraph 1 of this article, then the		
	Board is authorized.		
3.	The order may be revoked at any time by the General Meeting and by the		
	person who issued it.		
	icle 16		
	fit distribution.		
1.	The profit shall be at the free disposal of the General Meeting for the purpose of dividend distribution, reservation or such other purposes within the purpose of the Company as that meeting may decide.		
2.	The Company may only make distributions to Shareholders and other persons		
	entitled to the distributable profit or reserves up to the amount		
	oftheDistributable ReservesA resolution to make a distribution		
	has no effect until the Board has given its approval		
	The Board shall only refuse approval if it knows or reasonably		
	should foresee that the Company will not be able to continue to pay its debts after the distribution		
-			
	3. The General Meeting may decide to make interim distributions and/or to ake distributions at the expense of a reserve of the Company The Board may		
	also decide to pay out interim dividends		
<u>A</u> rt	icle 17		
	Dissolution and liquidation.		

1. In the event of dissolution of the Company, the liquidation will take place---by the Board, unless the General Meeting decides otherwise. ------

2. During the liquidation, these articles of association will remain in force as much as possible.

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