SUB-PROXY FORM¹

The undersigned						
Company name - Forename and surname						
Tax code	Date of birth	Place of birth	Prov. of bir	rth		
Address of residence/R	egistered Office		Municipality	Prov.		
Phone		E-mail				
entitled to vote with capacity of		ordinary shares of Cerved Group S.p.A. (the "Company" or "Cerved") in its/his/her				
Delegated to vote by no voting rights	o Shareholders ho	olding voting rights as p	er a copy of the proxies i	issued by each Shareholder with		
Attesting, under his/her and on behalf of the sar		that the proxy is true to	the original and the iden	tity of the proxy issuers, in the name		
	<u>HI</u>	EREBY GRANTS A SI	JB-PROXY TO			
Milan on 4 May 1964 (in Genoa on 19 Januar 1979 (Tax Code TNI PRLVLR84R64F952S) lawyer Mr. Andrea Fer Melfi (PZ) on 28 Febru Code MREBRC87H62 Dr. Chiara Bevilacqua Barracchia born in Trai May 1984 (Tax Code MCCFPP86H20F205M)	Tax Code TRVDRA64E(y 1973 (Tax Code CLRC) LGLI79B27E463Q), or or by Dr. Raffaella Cort rero born in Turin on 5 lary 1987 (Tax Code SCT) F205C), or by Dr. Marco born in Valdagno (VI) ni (BT) on 5 February 19 MNZLCU84E20A794E), or by lawyer Mr. Marcell	D4F205I), who may, in the CLL73A59D969J), or by by lawyer Ms. Valericallino born in Barletta (May 1987 (Tax Code FTNA87B68F104C), or be Esposito born in Monzaton 3 February 1976 (191 (Tax Code BRRCST), or by lawyer Mr. Folio Casazza born in Vigeva	urn, choose to be replace lawyer Mr. Giulio Tone Proli born in Novara BA) on 4 June 1989 (Tax RRNDR87E05L219F), or y Dr. Beatrice Maria Meron 30 August 1992 (Tax Cax Code BVLCHR76B 191B45L328G), or by Dr. llippo Meucci born in Ino (PV) on 3 September 19	by lawyer Mr. Dario Trevisan born in d by lawyer Ms. Camilla Clerici born elli born in La Spezia on 27 February a on 24 October 1984 (Tax Code a Code CRTRFL89H44A669V), or by Dr. Tania Scatamacchia born in to born in Milan on 22 June 1987 (Tax a Code SPSMRC92M30F704H), or by Luca Manzoni born in Bergamo on 20 Milan on 20 June 1986 (Tax Code 991 (Tax Code CSZMCL91P03L872S) Viale Majno 45, 20122 - Milan		
				, convened on 27 April 2021, at 11:00 ia Dell'Unione Europea no. 6A/6B.		
into account, however, a Studio Legale Trevisan	any possible existing contr & Associati expressly de	racts with some of its sul eclares that, in the case of	ostitutes and the Company of unknown circumstance	ns that the meeting has to vote. Taking and in any case for all legal purposes, or if the proposals submitted to the a vote differing from the instructions.		
Place and Date		Sign	ature (legible signature in	n full)		
14	d- Cl	131		1 1 1 11 11		

Anyone entitled to attend the Shareholders' Meeting should be represented pursuant to a written proxy or sub-proxy in accordance with the applicable provisions of the law, and may use this sub-proxy form which is available on the Company's website (https://company.cerved.com/it/assemblea-degliazionisti). The sub-proxies, proxies and attachments must be sent to Studio Legale Trevisan & Associati Law Firm by post at: Viale Majno 45, 20122 - Milan, or by registered e-mail to: rappresentante-designato@pec.it, or standard e-mail to: rappresentante-designato@trevisanlaw.it, no later than 12:00 on 26 April 2021.

Voting instructions (Section containing information only for the Proxy – Tick the selected box)

(name of the proxy issuer or in the rs voting uniformly for all the proxies
see above)

expressly authorises the Delegated and Substitutes to vote in accordance with the following voting instructions at the Shareholders' Meeting of Cerved, ISIN code IT0005010423, convened: conventionally convened at the registered office at Via dell'Unione Europea 6A/6B – San Donato Milanese (MI) at 11:00 a.m. on 27 April 2021, on a single call.

O.1. The annual financial statements at 31 December 2020; presentation of the consolidated financial statements at 31 December 2020; the Directors', Board of Statutory Auditors' and Independent Auditors' Reports: 1.A Approval of the annual financial statements; related and consequent resolutions;	□ In favour	□ Against	□ Abstain
O.1. The annual financial statements at 31 December 2020; presentation of the consolidated financial statements at 31 December 2020; the Directors', Board of Statutory Auditors' and Independent Auditors' Reports: 1.B Allocation of the annual result; related and consequent resolutions.	□ In favour	□ Against	□ Abstain
0.1. Bis. Distribution to the Shareholders of an extraordinary dividend of € 0.50 (Euro fifty cents) for each outstanding share, through the use of the available reserves, even in the absence of a distributable profit; related and consequent resolutions.	☐ In favour of the proposal submitted by Gruppo MutuiOnline S.p.A. and Centro Istruttorie S.p.A.	□ Against	□ Abstain
O.2. Report on remuneration policy and fees paid pursuant to Article 123-ter paragraphs 3-bis and 6 of Legislative Decree 58/98: a) binding resolution on the first section relating to the remuneration policy pursuant to article 123-ter paragraph 3 of Legislative Decree 58/1998;	□ In favour	□ Against	□ Abstain
O.2. Report on remuneration policy and fees paid pursuant to Article 123-ter paragraphs 3-bis and 6 of Legislative Decree 58/98: b) non-binding resolution on the second section relating to the fees paid pursuant to Article 123-ter paragraph 4 of Legislative Decree 58/1998.	□ In favour	□ Against	□ Abstain
O.3. Authorisation for purchase and disposal of treasury shares, after revocation of the previous authorisation granted by the Shareholders' Meeting on 20 May 2020; related and consequent resolutions.	□ In favour	□ Against	□ Abstain
O.4. Appointment of the independent auditor for the period 2023-2031 and determination of the fee Related and consequent resolutions	☐ In favour of the proposal submitted by the Board of Directors to	□ Against	□ Abstain

	approve the proposal, contained in the Recommendation of the Board of Statutory Auditors, to appoint E & Y S.p.A. [Alternatively, if, at the						
	end of the voting on the previous proposal, the resolution should not have been passed]						
	☐ In favour of the proposal submitted by the Board of Directors to approve, as an alternative, the proposal, contained in the Recommendation of the Board of Statutory Auditors, to appoint KPMG S.p.A.	□ Against	□ Abstain				
Place and Date Signature (legible signature in full)							
LIABILITY ACTION							
In the event of a vote on a liability action proposed in accordance with Article 2393, paragraph 2 of the Italian Civil Code by shareholders at the same time as the approval of the financial statements, the undersigned appoints the Representative to vote as follows:							
□ IN FAVOUR	□ AGAINST	□ ABSTAIN					
,							
Signature							

The following documents

- a) Sub-proxy
- b) Copy of an identity card or equivalent document of the sub-proxy issuer
- c) Copy of the proxies of each Shareholder proxy issuer and object of the sub-proxy
- d) Voting instructions for each Shareholder proxy issuer
- e) Copy of an identity card or equivalent document of each Shareholder proxy issuer

must be sent to Studio Legale Trevisan & Associati Law Firm by post at: Viale Majno 45, 20122 - Milan, or by registered e-mail to: rappresentante-designato@pec.it, or standard e-mail to: rappresentante-designato@trevisanlaw.it, no later than 12:00 on 26 April 2021.

For any clarifications concerning the conferral of the proxy (especially regarding the completion of the proxy form and the voting

instructions and the sending thereof), the shareholders entitled to participate in the Shareholders' Meeting may contact the "Representative" at the above addresses, and/or telephone number 800134679 (on business days and during normal working hours).

INFORMATION NOTICE PURSUANT TO ARTICLE 13 and 14 of (EU) REGULATION 2016/679

Pursuant to articles 13 and 14 of Regulation (EU) 2016/679 (hereinafter also referred to as the "GDPR"), it should be noted that the data provided by the proxy form will be processed by Studio Legale Trevisan & Associati (hereinafter also the "Data Controller" or the "Controller") in order to use the proxy for shareholders' meetings, in compliance with the current law on the protection of personal data.

Data may be disclosed to staff of the Data Controller who are specifically authorised to process them, in their capacity as authorised Data Processors/Persons in Charge of Processing, for pursuing the purposes indicated above: the data may be disclosed to specific parties in order to satisfy a legal requirement, regulation or EU legislation, or on the basis of provisions issued by Authorities authorised to do so by law or supervisory and control bodies. Moreover, for the above purposes, the Data Controller may be required to communicate your personal data to third parties such as any collaborators and/or other assignees of Studio Legale Trevisan & Associati and/or the Company.

Your consent is necessary; should you refuse to consent to the processing of your data, the proxy holder will be unable to attend the Shareholders' Meeting.

The Data Controller is Studio Legale Trevisan & Associati, with offices at Viale Majno no. 45, 20122 - Milan.

The contact details of the Data Controller are as follows:

- Studio Legale Trevisan & Associati, Viale Majno 45, 20122 Milan;
- +39028051133 / +3902877307.

Your personal data will be processed in accordance with the provisions of the GDPR, using paper, electronic and telematic instruments, for reasons strictly linked to the purposes indicated and, in any event, using procedures suitable for guaranteeing their security and confidentiality, in compliance with the provisions of article 32 of the GDPR. Your personal data will be processed only for the time strictly required to achieve the purposes of processing described above after which they will be stored, if necessary, only for the period of time required by current regulations.

The data subject is entitled to exercise the rights provided by articles 15 to 21 of the GDPR, or to be informed, at any time, which data the Company holds, including information about their origin and how they are used, and may also request the updating, rectification, erasure, restriction, and portability of its data or object to processing by writing to the above addresses.

The data subject may also withdraw its consent and lodge a complaint with the Data Protection Authority, Piazza Venezia 11, 00187, Rome (RM).

To exercise the above rights please contact the Data Controller using the contact details indicated above.

As Data Subject you may exercise your rights free of charge pursuant to article 12 of the GDPR. When requests are however manifestly unfounded or excessive, in particular because of their repetitive nature, the Data Controller may charge a reasonable fee based on administrative costs incurred to deal with your request, or refuse to act on the request.

Place and Date

Signature (legible signature in full)