PROXY FORM

Annual General Meeting of Apetit Plc on 13 April 2023

I/We hereby authorize Senior Legal Counsel Jaakko Heliö from Fondia Plc (Proxy named by the Company), or his order to represent me/us and to use my/our shareholder rights in the Annual General Meeting of Apetit Plc on 13 April 2023.

<u>The authorizing party</u> delivers the completed and signed proxy and voting instructions either by email to <u>jaakko.helio@fondia.com</u> or by letter to Fondia Plc, Jaakko Heliö/Apetit Plc, P.O. Box 4, FI-00101 Helsinki. **The delivery must be received latest by 5 April 2023 by 4:00 p.m. (EEST).**

Please complete:

Shareholder's information:

Name of the shareholder*	
Date of birth* / entity's Business ID (Y-tunnus) * or Euroclear artificial ID (X-tunnus) *	
Address*	
ZIP code, City*	
Country*	
Telephone number	
E-mail address	
Number of the book entry account *	

In connection with this proxy and the voting instructions, the representative of an entity shareholder must provide a reliable proof of the person signing the proxy's right to represent the entity at the General Meeting (for example, a trade register extract or a decision of the board of directors).

^{*} Mandatory information

I/we accept everything that the representative legally does or does not do based on this proxy. I/we accept that the information included in this proxy form is delivered to Apetit Plc, Law office Fondia Plc or Euroclear Finland, or between them, to be used in connection with the Annual General Meeting of Apetit Plc on 13 April 2023 and the necessary registrations related thereto.

Date:		
Signature of the Authorizing Party:		
Name to blood bottom	-	
Name in block letters:		
	-	

Note! Voting instructions on the following page

Appendix: Voting instructions for the Annual General Meeting of Apetit Plc 13 April 2023

Name of the shareholder (in capital letters)

Voting instructions

To direct your proxy representative to vote with respect to the proposed resolutions, please indicate the manner in which your proxy representative is to vote by checking (X) the appropriate box below.

If you do not check any boxes below, your proxy representative will vote FOR the decision proposals contained in the notice to the Annual General Meeting. Unless otherwise stated, a shareholder is assumed to vote in the same way for all the shares she/he/it owns.

Agenda items 8 to 19 cover proposals of the Board of Directors or certain shareholders of Apetit Plc to the Annual General Meeting in accordance with the notice of the Meeting. "Abstain from voting" means giving an empty vote and shares are considered to be represented in the meeting, which is meaningful in resolutions requiring qualified majority (agenda item 19). In qualified majority items all shares represented at the Meeting are taken into account and abstentions thus have the same effect as votes Against/No. Therefore, abstaining from voting affects the voting result. Shareholders should be aware of this, especially if giving a vote against is not their intention.

	Resolution item	For/Yes	Against /No	Abstain from voting
8.	Adoption of the financial statements and the consolidated financial statements			
9.	Resolution on the distribution of the profit shown on the balance sheet and the payment of dividends			
10.	Resolution on the discharge of the members of the Supervisory Board and of the Board of Directors and the CEO from liability for the financial period 1 January to 31 December 2022			
11.	Handling of the remuneration report for governing bodies			
12.	Resolution on the number of members of the Supervisory Board			
13.	Resolution on the remuneration of members of the Supervisory Board			

14.	Election of the members of the Supervisory Board		
	Two proposals has been received from certain shareholders for the election members of the Supervisory Board. <u>You can vote "For" in either 14 a) or 14 b).</u> Please select "Abstain from voting" in the option you do not support.		
14 a) Jaakko Halkilahti, Maisa Mikola, Petri Rakkolainen, Olli Saaristo and Mauno Ylinen (re-election)		
14 b) Kalle Erkkola, Kimmo Joutsi, Vesa Korpimies, Eveliina Nyandoto and Kustaa Poikonen (new members)		
15.	Appointment of two members to the Supervisory Board's Nomination Committee		
16.	Resolution on the number of auditors		
17.	Resolution on the auditors' remuneration		
18.	Election of the auditors		
19.	Authorizing the Board of Directors to decide on the repurchase of company's own shares		