

SHAREHOLDERS' MEETING PROXY FORM¹
pursuant to article 135-novies of Legislative Decree No. 58 of 24 February 1998

With reference to the **Ordinary Shareholders' Meeting of Moncler S.p.A.**, to be held on 21th April 2026 at 10:00 a.m., on single call, at the offices of Moncler S.p.A., Viale Ortles n. 38, Milan, as indicated in the notice of call of the Shareholders' Meeting, published on the Company's website on 11 March 2026 and in the daily newspaper 'Milano Finanza' on 12 March 2026

having read the Reports on the items on the Agenda made available by the Company,

with this form

I, the undersigned (*proxy signatory*)²

Name* Surname*, born in*
 on* resident in
 Address, tax identification code*
 ID document (copy enclosed)
 No.,

in quality of

(tick the box that interests you)

party with the right to vote related to No.* shares Moncler S.p.A. Is in
 in his/her capacity as (*check whichever box applies*) *

- | | | |
|---|----------------------------------|------------------------------------|
| <input type="checkbox"/> shareholder | <input type="checkbox"/> pledgee | <input type="checkbox"/> bearer |
| <input type="checkbox"/> usufructuary | <input type="checkbox"/> manager | <input type="checkbox"/> custodian |
| <input type="checkbox"/> other (<i>specify</i>) | | |

legal representative or subject with appropriate representation powers of (*name of the company entitled to vote*)³* registered office in*
 Address*, tax identification code
 (*copy of the documentation of the powers of representation enclosed*)
 with the right to vote related to No.* shares Moncler S.p.A. ISIN
 in his/her capacity as (*check whichever box applies*)*:

 *Required field

¹ Any person entitled to attend the Shareholders' Meeting may be represented by a person of his or her choice by means of a written proxy in accordance with current legal provisions by signing this proxy form.

² 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 Consolidated Law on Finance), or of the appointing party's legal representative.

³ 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 Consolidated Law on Finance.

- shareholder**
- pledgee
- bearer
- usufructuary
- custodian
- manager
- other (*specify*)

communication reference No. (*pursuant to Article 83-sexies of Lgs. D. 58/98*)
 supplied by the intermediary ABI CAB

appoints

Mr / Mrs

Name* Surname* Born in*
 on* Residence in
 Address Tax identification code

to participate and represent him/her/the company in the Ordinary Shareholders' Meeting

with the right to be replaced by Mr/Ms ⁴:

Name Surname Born in
 on Residence
 Address Tax identification code

(Place and date)

(Signature)

The undersigned also declares that the right to vote is exercised by the proxy holder (check whichever box applies)^{5 6} :

⁴ 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.

⁵ For the purposes of the communication obligations regulated by Article 120 of the Consolidated Law on Finance, 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".

⁶ 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 the Consolidated Law on Finance).

- at his discretion without specific voting instructions given by the undersigned appointing
- in compliance with specific voting instructions given by the undersigned appointing

(Place and date)

(Signature)

Please note that, pursuant to Article 135-*novies* of the Consolidated Law on Finance, "*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*".

PRIVACY STATEMENT

Pursuant to Artt. 13 and 14 of European Regulation 2016/679 (GDPR), information notice related to personal data processing activity is provided.

MONCLER S.p.A.'s privacy policy

Pursuant to EU Regulation 2016/679 (hereinafter, **GDPR Regulation** or **GDPR**) and the current national legislation on the protection of personal data (hereinafter, together with the GDPR, **Privacy Law**), Moncler S.p.A. (hereinafter, the **Company** or the **Data Controller**), acting as Data Controller, is required to provide the delegated party and the delegating party (hereinafter, jointly referred to as "**Data Subjects**") with information regarding the process of their personal data.

a) Categories of personal data processed

In order to enable the Shareholders to attend the Shareholders' Meeting, also by virtue of proxy, the Company collects and processes the personal data provided in the proxy and the information relating to the place of birth, address of residence and tax code of the delegated party and the information relating to the place of birth, residence address, tax code, ID document and voting rights in the Shareholders' Meeting of the delegating party (hereinafter, jointly referred to as "**Personal Data**").

b) Purpose of processing and mandatory provision of data

All Personal Data are collected and processed, in compliance with the legal provisions and confidentiality obligations, for the purposes of verifying the proper constitution of the Shareholders' Meeting, verifying the identity and entitlement of those who are attending it, as well as the execution of further compulsory corporate obligations and formalities and Shareholders' Meeting obligation and formalities. The provision of data for such purposes is mandatory. Failure to provide data may result in non-admission to the Shareholders' Meeting.

c) Legal basis of the processing

The legal basis is the compliance with a legal obligation (art. 2370 c.c. et seq.) and the related and consequent requirements by the Data Controller.

d) Methods of processing

Personal Data are processed, in compliance with the provisions of the Privacy Law, by paper-based, computer or electronic means, with methods strictly related to the indicated purposes and, in any case, with appropriate methods to ensure their security and confidentiality in accordance with the Privacy Law.

e) Communication and dissemination of data

In order to achieve the purposes described in point b) above, the Company's employees who will act as persons authorized to the processing have access to Personal Data. In addition, Personal Data may be communicated to the entities to whom the communication is required for the compliance with legal and/or regulatory obligations and/or those deriving from EU legislation (taking into account that the Company is listed on a regulated market and, therefore, is subject to additional requirements and information obligations).

f) Data retention

All Personal Data are stored, together with the documents produced during the Shareholders' Meeting, by the Company in order to document what has been transcribed in the minutes. In compliance with the principles of proportionality and necessity, Personal Data will be stored in a form that allows to identify the Data Subjects for a period of time not exceeding the fulfilment of the purposes for which they are processed and, in any case, no longer than ten years.

g) Data Subject's rights

Data Subjects have the right, at any time, to obtain confirmation as to whether or not such data exist and to be informed of their content and source, to verify their accuracy or to request them to be completed, updated or rectified (Articles 15 and 16 of the GDPR).

In addition, Data Subjects have the right to request the erasure and restriction to processing.

The rights listed above can be exercised by sending a written communication to: privacy@moncler.com.

The Data Controller, also through the designated units, shall take charge of the request and provide, without undue delay, information relating to the action taken in relation to the same.

In the event that the processing of Personal Data is in violation of the provisions set forth by the GDPR, Data Subjects have the right to lodge a complaint to the Italian Data Protection Authority (the "Garante per la protezione dei dati personali"), by using the contact details available on the website www.garanteprivacy.it, or to bring an action before the appropriate courts.

h) Data Controller and Data Protection Officer

The Data Controller is Moncler S.p.A, with registered office in Milan, Via Stendhal 47.

The Company has appointed a Data Protection Officer that may be contacted at the following address: dpo@moncler.com.