Please return this proxy when completed (together with a Bank Holding Certificate and the other

documents referred to below), for receipt by no later than April 30, 2019, 11:59 P.M. Central

**European time, to:** 

Intertrust (Netherlands) B.V.

Attn: Ms. Gabriella Di Giacomo and/or Mr. Mees den Hollander

**Email:** NL-lastminute@intertrustgroup.com

Fax:

+31 (0) 20 521 4888

Delivery Address: Prins Bernhardplein 200, 1097 JB Amsterdam

Together with the proxy, beneficial owners of shares must also submit a Bank Holding Certificate

showing beneficial ownership of shares as of the Record Date - April 10, 2019 - as well as a copy of

a valid identification document of the beneficial owner and, in the case of legal entities (including

partnerships and trusts), evidence of the authority of the person granting the proxy (copy of

Chamber of Commerce document, power of attorney or similar documents).

**PROXY TO ADDITIONAL PROXIES** 

for the 2019 annual meeting of shareholders of lastminute.com N.V. (the "Company") to be held at

the CitizenM Schiphol Airport Hotel, Jan Plezierweg 2, 1118 BB Schiphol, Netherlands (SocietyM,

meeting room n. 6) on 8 May 2019 at 10:00 A.M. CET (the "Meeting").

The undersigned, being a beneficial owner of shares of the Company as of the record date for the

Meeting, hereby appoints Ms. Ms. Gabriella Di Giacomo and/or Mr. Mees den Hollander and/or Mr.

Yuri Schuurman and /or Mrs. Suzanne Hoogstrate-Röell, each acting individually, and each with full

power of substitution, for and in the name of the undersigned, to attend, address the Meeting and

by reference to the convening notice, to vote at the Meeting as follows in relation to the following

agenda items:

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| 3. To adopt the Company's annual accounts for the year ended December 31, 2018, including allocation of the Company's net profit for the year 2018 (being EUR 10,205,562.26) to the Company's retained earnings reserve.  4. To discharge all present and former directors from liability in respect of the exercise of their duties during the year ended December 31, 2018.  5. To authorize the Board, during a period of 18 months beginning on the date of the Meeting and ending on November 8, 2020, to acquire - through purchases on SIX Swiss Exchange, through privately negotiated transactions or in one or more self-tender offers - up to a maximum of 559,882 shares of the Company, for a price not less than the nominal value of a share, and not greater than the average closing price of a share on SIX Swiss Exchange during the five trading days prior to the date of acquisition plus a 10% premium.  6. To elect the following persons as directors to serve until the annual general meeting to be held in the year 2020:  - Mr. Ottonel Popesco, Non-Executive Director and Chairman.  - Mr. Fabio Cannavale, Executive Director and CEO.  - Mr. Marco Corradino, Executive Director and COO | Item  |   | For | Against | Abstain |
|---|---|---|-----|---------|---------|
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| and Chairman.  - Mr. Fabio Cannavale, Executive Director and CEO.  - Mr. Marco Corradino, Executive Director and  |   | be held in the year 2020:                     |     |         |         |
| - Mr. Fabio Cannavale, Executive Director and CEO.  - Mr. Marco Corradino, Executive Director and   | - N   | 1r. Ottonel Popesco, Non-Executive Director   |     |         |         |
| CEO.  - Mr. Marco Corradino, Executive Director and   |   | and Chairman.                                 |     |         |         |
| - Mr. Marco Corradino, Executive Director and   | - Mr. Fabio Cannavale, Executive Director and |   |     |         |         |
|   | CEO.  |   |     |         |         |
| coo   | - Mr. Marco Corradino, Executive Director and |   |     |         |         |
|   |   | COO   |     |         |         |

| Item   | For | Against | Abstain |  |  |
|--|-----|---------|---------|--|--|
| - Mr. Roberto Italia, Non-Executive Director.  |     |         |         |  |  |
| - Mr. Laurent Foata, Non-Executive Director.   |     |         |         |  |  |
| - Mr. Marcello Distaso, Non-Executive Director.  |     |         |         |  |  |
| - Ms. Anna Gatti, Non-Executive Director.  |     |         |         |  |  |
| 7. To approve the remuneration for 2019 of the directors of the Company, as more fully set forth in the Shareholders Circular relating to the Meeting.   |     |         |         |  |  |
| 8. To appoint Pricewaterhouse Coopers ("PWC") as the Company's independent registered public accounting firm to audit the Company's accounts for the year ending December 31, 2019, subject to the Board reaching agreement with PWC as to terms of engagement.  |     |         |         |  |  |
| with the same rights and powers as the undersigned has, and to sign any and all documents, and to do any and all such other things and to take any and all actions, as may be necessary or desirable is connection with the Meeting, hereby ratifying and confirming all that any of the above proxyholder or their substitutes may do for and in the name of the undersigned at the Meeting pursuant to the proxy.  This proxy may only be revoked in the manner specified in the convening notice for the Meeting.  This proxy is governed by the laws of the Netherlands. |     |         |         |  |  |
| Signed in or   | າ   |         | 2019.   |  |  |
| [Shareholder]  |     |         |         |  |  |