

Bijlage: vergaderingen van ondernemingen in DD Property Fund N.V. in 2017

(alle agendapunten zijn in het Engels)

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Shaftesbury	10-02-17	1	TO RECEIVE THE ACCOUNTS FOR THE YEAR ENDED 30 SEPTEMBER 2016 AND THE REPORTS OF THE DIRECTORS AND AUDITORS AND THE STRATEGIC REPORT	For	With	Approved	
		2	TO APPROVE THE ANNUAL REMUNERATION REPORT FOR THE YEAR ENDED 30 SEPTEMBER 2016	For	With	Approved	
		3	TO DECLARE A FINAL DIVIDEND OF 7.55 P PER SHARE	For	With	Approved	
		4	TO ELECT JONATHAN NICHOLLS AS A DIRECTOR	For	With	Approved	
		5	TO RE-ELECT BRIAN BICKELL AS A DIRECTOR	For	With	Approved	
		6	TO RE-ELECT SIMON QUAYLE AS A DIRECTOR	For	With	Approved	
		7	TO RE-ELECT TOM WELTON AS A DIRECTOR	For	With	Approved	
		8	TO RE-ELECT CHRIS WARD AS A DIRECTOR	For	With	Approved	
		9	TO RE-ELECT JILL LITTLE AS A DIRECTOR	For	With	Approved	
		10	TO RE-ELECT OLIVER MARRIOTT AS A DIRECTOR	For	With	Approved	
		11	TO RE-ELECT DERMOT MATHIAS AS A DIRECTOR	For	With	Approved	
		12	TO RE-ELECT HILARY RIVA AS A DIRECTOR	For	With	Approved	
		13	TO RE-ELECT SALLY WALDEN AS A DIRECTOR	For	With	Approved	
		14	TO RE-APPOINT ERNST & YOUNG AS AUDITORS	For	With	Approved	
		15	TO AUTHORISE THE DIRECTORS TO AGREE THE REMUNERATION OF THE AUDITORS	For	With	Approved	
		16	TO AUTHORISE THE DIRECTORS TO ALLOT SHARES	For	With	Approved	



17	TO GRANT THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS	For	With	Approved
18	TO GRANT THE DIRECTORS AUTHORITY TO DISAPPLY PRE-EMPTION RIGHTS FOR AN ADDITIONAL 5% ONLY IN CONNECTION WITH AN ACQUISITION OR SPECIFIED INVESTMENT	For	With	Approved
19	TO AUTHORISE MARKET PURCHASES OF THE COMPANY'S SHARES	For	With	Approved
20	TO CALL A GENERAL MEETING, OTHER THAN AN ANNUAL GENERAL MEETING, ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	For	With	Approved



23-03-17	no. 9	DECISION REGARDING ADOPTION OF THE INCOME		mngt		against mngt		
23-03-17	9	DECISION REGARDING ADOPTION OF THE INCOME		-		-games mags		
			For	With	Approved			
		STATEMENT AND BALANCE SHEET AS WELL AS THE						
		CONSOLIDATED INCOME STATEMENT AND						
		CONSOLIDATED BALANCE SHEET INCLUDED IN THE						
			10	DECISION REGARDING APPROPRIATION OF THE	For	With	Approved	
		COMPANY'S PROFIT OR LOSS ACCORDING TO THE						
		ADOPTED BALANCE SHEET : THE BOARD OF DIRECTORS						
		PROPOSES AN ORDINARY DIVIDEND OF SEK 3.30 PER						
		SHARE. THE BOARD PROPOSES THAT THE RECORD						
		DATE BE MARCH 27, 2017. IF THE PROPOSAL IS						
		APPROVED AT THE MEETING, IT IS ESTIMATED THAT						
		THE DIVIDEND WILL BE DISTRIBUTED, THROUGH						
		EUROCLEAR SWEDEN AB (THE SWEDISH CENTRAL						
		SECURITIES DEPOSITORY), ON MARCH 30, 2017						
	11	DECISION REGARDING DISCHARGE FROM LIABILITY	For	With	Approved			
		FOR THE MEMBERS OF THE BOARD AND THE						
		PRESIDENT						
	12	DETERMINATION OF THE NUMBER OF BOARD	Against	Against	Approved	Each member a voting item		
		MEMBERS, AUDITORS AND DEPUTY AUDITORS :				enabling us to vote		
		DETERMINATION OF THE NUMBER OF BOARD				for/against a specific		
		MEMBERS, AUDITORS AND DEPUTY AUDITORS: IT IS				board member		
		PROPOSED THAT THE BOARD COMPRISES NINE						
		FOLLOWING MEMBERS BE RE-ELECTED: CLAES						
		BOUSTEDT, PETER EGARDT, LIV FORHAUG, LOUISE						
		· · · · · · · · · · · · · · · · · · ·						
		·						
			COMPANY'S PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES AN ORDINARY DIVIDEND OF SEK 3.30 PER SHARE. THE BOARD PROPOSES THAT THE RECORD DATE BE MARCH 27, 2017. IF THE PROPOSAL IS APPROVED AT THE MEETING, IT IS ESTIMATED THAT THE DIVIDEND WILL BE DISTRIBUTED, THROUGH EUROCLEAR SWEDEN AB (THE SWEDISH CENTRAL SECURITIES DEPOSITORY), ON MARCH 30, 2017 DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD AND THE PRESIDENT 12 DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: IT IS PROPOSED THAT THE BOARD COMPRISES NINE ORDINARY MEMBERS. IT IS PROPOSED THAT THE	DECISION REGARDING APPROPRIATION OF THE COMPANY'S PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES AN ORDINARY DIVIDEND OF SEK 3.30 PER SHARE. THE BOARD PROPOSES THAT THE RECORD DATE BE MARCH 27, 2017. IF THE PROPOSAL IS APPROVED AT THE MEETING, IT IS ESTIMATED THAT THE DIVIDEND WILL BE DISTRIBUTED, THROUGH EUROCLEAR SWEDEN AB (THE SWEDISH CENTRAL SECURITIES DEPOSITORY), ON MARCH 30, 2017 11 DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD AND THE PRESIDENT 12 DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: IT IS PROPOSED THAT THE BOARD COMPRISES NINE ORDINARY MEMBERS. IT IS PROPOSED THAT THE FOLLOWING MEMBERS BE RE-ELECTED: CLAES BOUSTEDT, PETER EGARDT, LIV FORHAUG, LOUISE LINDH, FREDRIK LUNDBERG, FREDRIK PERSSON, STEN PETERSON, ANNA-GRETA SJOBERG AND IVO STOPNER. IT IS ALSO PROPOSED THAT THE COMPANY SHALL HAVE ONE AUDITOR AND THAT THE REGISTERED	DECISION REGARDING APPROPRIATION OF THE COMPANY'S PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES AN ORDINARY DIVIDEND OF SEK 3.30 PER SHARE. THE BOARD PROPOSES THAT THE RECORD DATE BE MARCH 27, 2017. IF THE PROPOSAL IS APPROVED AT THE MEETING, IT IS ESTIMATED THAT THE DIVIDEND WILL BE DISTRIBUTED, THROUGH EUROCLEAR SWEDEN AB (THE SWEDISH CENTRAL SECURITIES DEPOSITORY), ON MARCH 30, 2017 DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD AND THE PRESIDENT 12 DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: IT IS PROPOSED THAT THE BOARD COMPRISES NINE ORDINARY MEMBERS. IT IS PROPOSED THAT THE FOLLOWING MEMBERS BE RE-ELECTED: CLAES BOUSTEDT, PETER EGARDT, LIV FORHAUG, LOUISE LINDH, FREDRIK LUNDBERG, FREDRIK PERSSON, STEN PETERSON, ANNA-GRETA SJOBERG AND IVO STOPNER. IT IS ALSO PROPOSED THAT THE COMPANY SHALL HAVE ONE AUDITOR AND THAT THE REGISTERED	DECISION REGARDING APPROPRIATION OF THE COMPANY'S PROFIT OR LOSS ACCORDING TO THE ADOPTED BALANCE SHEET: THE BOARD OF DIRECTORS PROPOSES AN ORDINARY DIVIDEND OF SEK 3.30 PER SHARE. THE BOARD PROPOSES THAT THE RECORD DATE BE MARCH 27, 2017. IF THE PROPOSAL IS APPROVED AT THE MEETING, IT IS ESTIMATED THAT THE DIVIDEND WILL BE DISTRIBUTED, THROUGH EUROCLEAR SWEDEN AB (THE SWEDISH CENTRAL SECURITIES DEPOSITORY), ON MARCH 30, 2017 11 DECISION REGARDING DISCHARGE FROM LIABILITY FOR THE MEMBERS OF THE BOARD AND THE PRESIDENT 12 DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS: DETERMINATION OF THE NUMBER OF BOARD MEMBERS, BE RE-ELECTED: CLAES BOUSTEDT, PETER EGARDT, LIV FORHAUG, LOUISE LINDH, FREDRIK LUNDBERG, FREDRIK PERSSON, STEN PETERSON, ANNA-GRETA SJOBERG AND IVO STOPNER. IT IS ALSO PROPOSED THAT THE COMPANY SHALL HAVE ONE AUDITOR AND THAT THE REGISTERED		



	AUDITOR. KPMG AB HAS INFORMED THE COMPANY			
	THAT JOAKIM THILSTEDT WILL BE LEAD AUDITOR			
13	DETERMINATION OF REMUNERATION FOR THE BOARD	For	With	Approved
	MEMBERS AND THE AUDITORS			
15	DECISION REGARDING GUIDELINES FOR	For	With	Approved
	REMUNERATION TO SENIOR EXECUTIVES			
16	DECISION REGARDING AUTHORIZATION OF THE BOARD	For	With	Approved
	TO ACQUIRE AND TRANSFER SERIES A SHARES IN THE			
	COMPANY			
17A	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected
	THORWALD ARVIDSSON THAT THE ANNUAL GENERAL			
	MEETING SHALL RESOLVE: TO ADOPT A VISION ON			
	ABSOLUTE EQUALITY ON ALL LEVELS WITHIN THE COMPANY BETWEEN MEN AND WOMEN			
17B	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected
175	THORWALD ARVIDSSON THAT THE ANNUAL GENERAL	Against	VVICII	Rejected
	MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD			
	OF DIRECTORS OF THE COMPANY TO ESTABLISH A			
	WORKING GROUP WITH THE TASK OF IMPLEMENTING			
	THIS VISION IN THE LONG TERM AS WELL AS CLOSELY			
	MONITOR THE DEVELOPMENT ON EQUALITY BOTH IN			
	RESPECT OF GENDER AND ETNICITY			
17C	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected
	THORWALD ARVIDSSON THAT THE ANNUAL GENERAL			
	MEETING SHALL RESOLVE: TO ANNUALLY SUBMIT A			
	REPORT IN WRITING TO THE ANNUAL GENERAL			
	MEETING, AS A SUGGESTION BY INCLUDING THE REPORT IN THE PRINTED VERSION OF THE ANNUAL			
	REPORT			
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	17D	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected	
		THORWALD ARVIDSSON THAT THE ANNUAL GENERAL	· ·			
		MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD				
		OF DIRECTORS TO TAKE NECESSARY ACTION TO				
		CREATE A SHAREHOLDERS' ASSOCIATION IN THE				
		COMPANY				
	17E	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected	
		THORWALD ARVIDSSON THAT THE ANNUAL GENERAL				
		MEETING SHALL RESOLVE: THAT BOARD MEMBERS				
		SHOULD NOT BE ALLOWED TO INVOICE THEIR BOARD				
		FEES VIA A LEGAL ENTITY, SWEDISH OR FOREIGN				
	17F	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	For	Against	Rejected	The shareholder proposal
		THORWALD ARVIDSSON THAT THE ANNUAL GENERAL				is in line with the focus
		MEETING SHALL RESOLVE: THAT THE NOMINATION				letter of Eumedion
		COMMITTEE IN PERFORMING ITS DUTIES SHOULD PAY				
		PARTICULAR ATTENTION TO ISSUES ASSOCIATED WITH				
		ETHICS, GENDER AND ETHNICITY				
	17G	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected	
		THORWALD ARVIDSSON THAT THE ANNUAL GENERAL				
		MEETING SHALL RESOLVE: IN ADHERENCE TO (E)				
		ABOVE INSTRUCT THE BOARD OF DIRECTORS TO WRITE				
		TO THE COMPETENT AUTHORITY (THE GOVERNMENT				
		OF SWEDEN OR THE SWEDISH TAX AGENCY) IN ORDER				
		TO DRAW THE ATTENTION TO THE NEED FOR				
		AMENDMENT OF THE RULES IN THIS AREA				
	17H		Against	With	Rejected	
		THORWALD ARVIDSSON THAT THE ANNUAL GENERAL				
		MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD				
		OF DIRECTORS TO PREPARE A PROPOSAL TO BE				
		REFERRED TO THE ANNUAL GENERAL MEETING 2018 -				
		OR AT ANY EXTRAORDINARY GENERAL MEETING HELD				
		PRIOR TO THAT - REGARDING REPRESENTATION ON				
1		THE BOARD AND THE NOMINATION COMMITTEE FOR				



	THE SMALL AND MEDIUM-SIZED SHAREHOLDERS				
171	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected	
	THORWALD ARVIDSSON THAT THE ANNUAL GENERAL				
	MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD				
	OF DIRECTORS TO WRITE TO THE GOVERNMENT OF				
	SWEDEN REQUESTING A PROMPT APPOINTMENT OF A				
	COMMISSION INSTRUCTED TO PROPOSE LEGISLATION				
	ON THE ABOLISHMENT OF VOTING POWER				
	DIFFERENCES IN SWEDISH LIMITED LIABILITY				
	COMPANIES				
17J	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected	
	THORWALD ARVIDSSON THAT THE ANNUAL GENERAL				
	MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD				
	OF DIRECTORS TO WRITE TO THE GOVERNMENT OF				
	SWEDEN IN ORDER TO DRAW THE ATTENTION TO THE				
	NEED FOR IMPLEMENTING RULES ON OF A GENERAL				
	SO-CALLED "COOL-OFF PERIOD" FOR POLITICIANS IN				
	SWEDEN				
18	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	For	Against	Rejected	DoubleDividend agrees on
	THORWALD ARVIDSSON TO AMEND THE ARTICLES OF				'One share, one vote'
	ASSOCIATION (SECTION 5 THIRD PARAGRAPH)				
19	RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER	Against	With	Rejected	
	THORWALD ARVIDSSON TO AMEND THE ARTICLES OF				
	ASSOCIATION (SECTION 7)				



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
KLEPIERRE	18-04-17	0.1	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 AND SETTING OF DIVIDEND: EUROS 1.82 PER SHARE	For	With	Approved	
		0.4	APPROVAL OF OPERATIONS AND AGREEMENTS PURSUANT TO ARTICLE L.225-86 OF THE FRENCH COMMERCIAL CODE	For	With	Approved	
		O.5	APPROVAL OF THE COMMITMENTS PURSUANT TO ARTICLES L.225-86 AND L.225-90-1 OF THE FRENCH COMMERCIAL CODE RELATING TO MR JEAN-MARC JESTIN	For	With	Approved	
		0.6	RENEWAL OF THE TERM OF MRS CATHERINE SIMONI AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		0.7	RENEWAL OF THE TERM OF MRS FLORENCE VON ERB AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		0.8	RENEWAL OF THE TERM OF MR STANLEY SHASHOUA AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved	
		0.9	ADVISORY REVIEW OF THE ORDINARY GENERAL MEETING ON COMPENSATION OWED OR PAID TO MR JEAN-MARC JESTIN, MEMBER OF THE BOARD OF DIRECTORS AND THEN PRESIDENT OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED	For	With	Approved	
		0.10	ADVISORY REVIEW OF THE ORDINARY GENERAL MEETING ON COMPENSATION OWED OR PAID TO MR JEAN-MICHEL GAULT, MEMBER OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED	For	With	Approved	



0.11	ADVISORY REVIEW OF THE ORDINARY GENERAL MEETING ON COMPENSATION OWED OR PAID TO MR LAURENT MOREL, PRESIDENT OF THE BOARD OF DIRECTORS, UP UNTIL 7 NOVEMBER 2016, FOR THE FINANCIAL YEAR ENDED	For	With	Approved
0.12	APPROVAL OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE SUPERVISORY BOARD	For	With	Approved
0.13	APPROVAL OF THE REMUNERATION POLICY FOR THE PRESIDENT OF THE BOARD OF DIRECTORS	For	With	Approved
0.14	APPROVAL OF THE REMUNERATION POLICY FOR THE MEMBERS OF THE BOARD OF DIRECTORS	For	With	Approved
0.15	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR AN 18 MONTH PERIOD, TO DEAL IN COMPANY SHARES	For	With	Approved
E.16	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO REDUCE THE SHARE CAPITAL BY CANCELLING TREASURY SHARES	For	With	Approved
E.17	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE COMPANY OR ITS SUBSIDIARIES AND/OR SECURITIES GRANTING THE RIGHT TO ALLOCATE DEBT SECURITIES, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	For	With	Approved



	E.18	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
		BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO			''
		ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS			
		TO THE CAPITAL OF THE COMPANY OR ITS			
		SUBSIDIARIES AND/OR SECURITIES GRANTING THE			
		RIGHT TO ALLOCATE DEBT SECURITIES, BY MEANS OF A			
		PUBLIC OFFER, WITH CANCELLATION OF THE PRE-			
		EMPTIVE SUBSCRIPTION RIGHT			
	E.19	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
		BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO			
		ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS			
		TO THE COMPANY'S CAPITAL AND/OR SECURITIES			
		GRANTING THE RIGHT TO ALLOCATE DEBT SECURITIES			
		THROUGH PRIVATE PLACEMENT PURSUANT TO			
		ARTICLE L.411-2, II OF THE FRENCH MONETARY AND			
		FINANCIAL CODE, WITH CANCELLATION OF THE PRE-			
		EMPTIVE SUBSCRIPTION RIGHT			
	E.20	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
		BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO			
		INCREASE THE NUMBER OF SECURITIES TO BE ISSUED			
		IN THE CASE OF ISSUING COMMON SHARES AND/OR			
		SECURITIES GRANTING ACCESS TO THE CAPITAL OF THE			
		COMPANY, ALL SUBSIDIARIES AND/OR ANY OTHER			
		COMPANY, WITH RETENTION OR CANCELLATION OF			
		THE PRE-EMPTIVE SUBSCRIPTION RIGHT			
	E.21	DELEGATION OF AUTHORITY TO BE GRANTED THE	For	With	Approved
		BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO			
		ISSUE SHARES AND/OR SECURITIES GRANTING ACCESS			
		TO THE COMPANY'S CAPITAL, WITH CANCELLATION OF			
		THE PRE-EMPTIVE SUBSCRIPTION RIGHT, AS			
		REMUNERATION OF CONTRIBUTIONS IN KIND			
		RELATING TO EQUITY SECURITIES AND/OR SECURITIES			
1		GRANTING ACCESS TO THE CAPITAL			



Ī	E.22	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved	
		BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO				
		INCREASE THE SHARE CAPITAL BY INCORPORATING				
		PREMIUMS, RESERVES, PROFITS OR OTHER ELEMENTS				
	E.23	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Rejected	
		BOARD OF DIRECTORS, FOR A 26 MONTH PERIOD, TO				
		ISSUE SHARES OR SECURITIES GRANTING ACCESS TO				
		THE CAPITAL RESERVED FOR EMPLOYEES ADHERING				
		TO THE COMPANY SAVINGS SCHEME, WITH				
		CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION				
		RIGHT				
	E.24	OVERALL LIMITATION FOR AUTHORISATIONS TO ISSUE	For	With	Approved	
		SHARES AND SECURITIES GRANTING ACCESS TO				
		CAPITAL				
	E.25	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Approved	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Befimmo	25-04-17	4	APPROVAL OF THE STATUTORY ANNUAL ACCOUNTS	For	With	Approved	
			CLOSED AS AT 31 DECEMBER 2016, AND				
			APPROPRIATION OF THE RESULT AS AT 31 DECEMBER				
			2016 TAKING INTO ACCOUNT THE RESULT ON 31				
			DECEMBER 2015 OF EUR 115,775,835.78 CARRIED				
			FORWARD AND THE NET RESULT OF THE 2016 FISCAL				
			YEAR, THE RESULT TO BE APPROPRIATED IS EUR				
			206,201,352.59. IT IS PROPOSED: TO APPROVE THE				
			STATUTORY ANNUAL ACCOUNTS CLOSED AS AT 31				
			DECEMBER 2016 WHICH, IN ACCORDANCE WITH THE				
			ROYAL DECREE OF 13 JULY 2014 ON BE-REITS				
			(SIR/GVV), CONTAIN THE APPROPRIATIONS TO THE				
			STATUTORY RESERVES; - TO DISTRIBUTE, AS				
			REMUNERATION OF CAPITAL, A DIVIDEND OF EUR 3.45				
			GROSS PER SHARE: THIS DIVIDEND IS COMPOSED, ON				
			THE ONE HAND, OF THE INTERIM DIVIDEND OF EUR				
			2.55 GROSS PER SHARE EXISTING BEFORE THE CAPITAL				
			INCREASE OF 27 SEPTEMBER 2016, DISTRIBUTED IN				
			DECEMBER 2016 AND, ON THE OTHER HAND, OF A				
			FINAL DIVIDEND OF EUR 0.90 GROSS PER SHARE,				
			PAYABLE BY DETACHMENT OF COUPON NO 33; - THEN,				
			TO CARRY FORWARD THE BALANCE AGAIN				
		5	DISCHARGE OF THE DIRECTORS FOR THE EXECUTION	For	With	Approved	
			OF THEIR MANDATE DURING THE 2016 FISCAL YEAR				
			PROPOSAL TO DISCHARGE THE DIRECTORS FOR THE				
			EXECUTION OF THEIR MANDATE FOR THE PERIOD				
			FROM 1 JANUARY 2016 TO 31 DECEMBER 2016				



6	DISCHARGE OF THE STATUTORY AUDITOR FOR THE	For	With	Approved
	EXECUTION OF HIS MANDATE DURING THE 2016			
	FISCAL YEAR PROPOSAL TO DISCHARGE THE			
	STATUTORY AUDITOR FOR THE EXECUTION OF HIS			
	MANDATE FOR THE PERIOD FROM 1 JANUARY 2016 TO			
	31 DECEMBER 2016			
7	APPOINTMENT OF AN INDEPENDENT DIRECTOR	For	With	Approved
	PROPOSAL TO PROCEED WITH THE DEFINITIVE			
	APPOINTMENT, OF MRS BARBARA DE SAEDELEER,			
	DOMICILED AT 9831 DEURLE, VOLDERSHOF 17, AS			
	INDEPENDENT DIRECTOR FOR A TERM OF TWO YEARS			
	ENDING AT THE CLOSING OF THE 2019 ORDINARY			
	GENERAL MEETING. MRS DE SAEDELEER WAS			
	TEMPORARILY APPOINTED BY THE BOARD OF			
	DIRECTORS ON 14 FEBRUARY 2017 IN ORDER TO			
	REPLACE MRS ANNICK VAN OVERSTRAETEN, WHO HAD			
	RESIGNED. MRS DE SAEDELEER MEETS THE CRITERIA			
	FOR INDEPENDENCE PROVIDED BY ARTICLE 526TER OF			
	THE BELGIAN CODE OF COMPANY LAW FOR THE			
	ASSESSMENT OF DIRECTOR'S INDEPENDENCE. THIS			
	MANDATE WILL BE REMUNERATED IN ACCORDANCE			
	WITH THE REMUNERATION FIXED FOR THE NON-			
	EXECUTIVE DIRECTORS BY THE ORDINARY GENERAL			
	MEETING OF 30 APRIL 2013			



	PROPOSAL TO RENEW THE DIRECTORSHIP OF MRS SOPHIE MALARME-LECLOUX, DOMICILED AT RUE DU PLAGNIAU 16, 1330 RIXENSART, AS INDEPENDENT DIRECTOR, FOR A NEW PERIOD OF FOUR YEARS, ENDING AT THE CLOSING OF THE 2021 ORDINARY GENERAL MEETING. MRS MALARME-LECLOUX MEETS THE CRITERIA FOR INDEPENDENCE PROVIDED BY ARTICLE 526TER OF THE BELGIAN CODE OF COMPANY			
9	LAW FOR THE ASSESSMENT OF DIRECTOR'S INDEPENDENCE. THIS MANDATE WILL BE REMUNERATED IN ACCORDANCE WITH THE REMUNERATION FIXED FOR THE NON-EXECUTIVE DIRECTORS BY THE ORDINARY GENERAL MEETING OF 30 APRIL 2013 RENEWAL OF AN INDEPENDENT DIRECTORSHIP PROPOSAL TO RENEW THE DIRECTORSHIP OF MRS SOPHIE GOBLET, DOMICILED AT AVENUE FRANKLIN ROOSEVELT 108, 1050 BRUSSELS, AS INDEPENDENT DIRECTOR, FOR A NEW PERIOD OF FOUR YEARS, ENDING AT THE CLOSING OF THE 2021 ORDINARY GENERAL MEETING. MRS GOBLET MEETS THE CRITERIA FOR INDEPENDENCE PROVIDED BY ARTICLE 526TER OF THE BELGIAN CODE OF COMPANY LAW FOR THE ASSESSMENT OF DIRECTOR'S INDEPENDENCE. THIS MANDATE WILL BE REMUNERATED IN ACCORDANCE WITH THE REMUNERATION FIXED FOR THE NON-	For	With	Approved



10	PROPOSAL TO RENEW AN NON-EXECUTIVE	For	With	Approved
	DIRECTORSHIP PROPOSAL TO RENEW THE			
	DIRECTORSHIP OF MR BENOIT GODTS, DOMICILED AT			
	GERGELSTRAAT 49, 1970 WEZEMBEEK-OPPEM, AS			
	NON-EXECUTIVE DIRECTOR, FOR A NEW PERIOD OF			
	TWO YEARS, ENDING AT THE CLOSING OF THE 2019			
	ORDINARY GENERAL MEETING. THIS MANDATE WILL			
	BE REMUNERATED IN ACCORDANCE WITH THE			
	REMUNERATION FIXED FOR THE NON-EXECUTIVE			
	DIRECTORS BY THE ORDINARY GENERAL MEETING OF			
	30 APRIL 2013			
11	PROPOSAL TO RENEW AN NON-EXECUTIVE	For	With	Approved
	DIRECTORSHIP PROPOSAL TO RENEW THE			
	DIRECTORSHIP OF MR GUY VAN WYMERSCH-MOONS,			
	DOMICILED AT RUE BOSQUET 47/32, 1060 BRUSSELS,			
	AS NON-EXECUTIVE DIRECTOR, FOR A NEW PERIOD OF			
	FOUR YEARS, ENDING AT THE CLOSING OF THE 2021			
	ORDINARY GENERAL MEETING. THIS MANDATE WILL			
	BE REMUNERATED IN ACCORDANCE WITH THE			
	REMUNERATION FIXED FOR THE NON-EXECUTIVE			
	DIRECTORS BY THE ORDINARY GENERAL MEETING OF			
	30 APRIL 2013			
12	APPOINTMENT OF A STATUTORY AUDITOR PROPOSAL	For	With	Approved
	TO APPOINT ERNST & YOUNG REVISEURS			
	D'ENTREPRISES SCCRL BEDRIJFSREVISOREN SCCRL,			
	WITH ITS HEAD OFFICE LOCATED AT DE KLEETLAAN 2			
	IN 1831 DIEGEM, REGISTER OF CORPORATE BODIES			
	BRUSSELS 0446.334.711, REPRESENTED BY MRS			
	CHRISTEL WEYMEERSCH, AS STATUTORY AUDITOR,			
	FOR A PERIOD OF THREE YEARS, ENDING AT THE			
	CLOSING OF THE 2020 ORDINARY GENERAL MEETING			
	AND TO FIX ITS REMUNERATION AT A FIXED AMOUNT			
	(INDEXABLE) OF EUR 65,000 PER ANNUM FOR THE			



		FISCAL YEAR OF ITS LEGAL ACCOUNT AUDIT TASKS			
	13	REMUNERATION REPORT PROPOSAL TO APPROVE THE	For	With	Approved
		REMUNERATION REPORT DRAWN UP BY THE			
		APPOINTMENT AND REMUNERATION COMMITTEE			
		AND INCLUDED IN THE CORPORATE GOVERNANCE			
		STATEMENT OF THE MANAGEMENT REPORT OF THE			
		BOARD OF DIRECTORS FOR THE FISCAL YEAR CLOSED			
		AS AT 31 DECEMBER 2016			
	14	CLAUSE OF SEVERANCE GRANT PURSUANT TO ARTICLE	For	With	Approved
		554(4) OF THE BELGIAN CODE OF COMPANY LAW AND			
		TO THE RECOMMENDATIONS OF THE BELGIAN			
		CORPORATE GOVERNANCE CODE, BEFIMMO'S			
		REMUNERATION POLICY PROVIDES THAT A SEVERANCE			
		GRANT MAY NOT IN PRINCIPLE EXCEED 12 MONTHS'			
		REMUNERATION (FIXED AND VARIABLE, CALCULATED			
		BASED ON THE 12 MONTHS PRECEDING			
		TERMINATION) OR 18 MONTHS (ON A REASONED			
		OPINION OF THE APPOINTMENT AND REMUNERATION			
		COMMITTEE). FURTHERMORE, IF THE COMPANY			
		MAKES AN AGREEMENT PROVIDING FOR SEVERANCE			
		GRANTS EXCEEDING THESE LIMITS, THE DEROGATORY			
		CLAUSE REGARDING SEVERANCE GRANTS REQUIRES			
		PRIOR APPROVAL AT THE FIRST ORDINARY GENERAL			
		MEETING FOLLOWING THAT AGREEMENT. ON THE			
		OCCASION OF THE ESTABLISHMENT OF THE			
		MANAGEMENT COMMITTEE, AND IN ORDER TO			
		MAINTAIN THE NECESSARY INDEPENDENCE OF THE			
		MANAGEMENT COMMITTEE, THE MEMBERS OF THE			
		MANAGEMENT COMMITTEE, WHO HAD SO FAR			
		CARRIED OUT THEIR DUTIES AS EXECUTIVE OFFICERS			
		UNDER A CONTRACT OF EMPLOYMENT, HAVE CARRIED			
		OUT THEIR FUNCTIONS ON THE MANAGEMENT			
1		COMMITTEE AS SELF-EMPLOYED WORKERS SINCE 17			



OCTOBER 2016. IN THIS FRAMEWORK, AND ON A		
REASONED OPINION OF THE APPOINTMENT AND		
REMUNERATION COMMITTEE, THE MANAGEMENT		
AGREEMENT BETWEEN BEFIMMO SA AND MRS		
MARTINE RORIF, CHIEF OPERATING OFFICER, SETS UP		
A CONTRACTUAL GRANT EXCEEDING 12 MONTHS'		
REMUNERATION, BUT LOWER THAN 18 MONTHS. THIS		
IS EXPLAINED BY HER PRE-EXISTING CONTRACT AND		
HER SENIORITY, AS THE CHIEF OPERATING OFFICER		
BEGAN HER CAREER WITH BEFIMMO IN 1997. THE		
READER IS REFERRED IN THIS REGARD TO PARAGRAPH		
7(18) OF THE BELGIAN CODE OF CORPORATE		
GOVERNANCE (THE 2009 CODE), WHICH PROVIDES IN		
PARTICULAR THAT A GRANT EXCEEDING 12 MONTHS'		
PAY MAY BE SET IN AN EXECUTIVE'S CONTRACT TO		
REFLECT THE NUMBER OF YEARS OF SERVICE IN HIS OR		
HER PREVIOUS POSITION. IN ACCORDANCE WITH		
ARTICLE 554(4) OF THE BELGIAN CODE OF COMPANY		
LAW, THIS PROVISION IS SUBJECT TO THE APPROVAL		
OF THE GENERAL MEETING		



15	APPROVAL OF THE PROVISIONS CONCERNING CHANGE OF CONTROL IN THE FOLLOWING AGREEMENTS	For	With	Approved	
	BINDING THE COMPANY A) IN ACCORDANCE WITH				
	ARTICLE 556 OF THE BELGIAN CODE OF COMPANY				
	LAW, PROPOSAL TO APPROVE AND, WHERE				
	NECESSARY, RATIFY THE PROVISIONS OF ARTICLE 7.2				
	OF THE AGREEMENT, CONCLUDED ON 10 FEBRUARY				
	2017, ON THE EXTENSION OF THE CREDIT LINE				
	INITIALLY CONCLUDED ON 23 DECEMBER 2010				
	BETWEEN THE COMPANY AND BNP PARIBAS FORTIS				
	("BNP"). UNDER THIS ARTICLE, IN THE EVENT OF				
	ACQUISITION OF CONTROL OVER THE COMPANY BY A				
	PERSON OR GROUP OF PERSONS ACTING JOINTLY				
	(APART FROM PERSONS WHO CONTROL THE				
	COMPANY AT THE TIME OF THE SIGNING OF THE				
	AGREEMENT), AN EVENT OF WHICH THE COMPANY				
	SHOULD IMMEDIATELY INFORM THE BANK, SHOULD				
	BNP DETERMINE (ON REASONABLE GROUNDS, TO BE				
	COMMUNICATED TO THE COMPANY) THAT THIS				
	CHANGE COULD HAVE A SIGNIFICANT NEGATIVE				
	EFFECT ON THE AGREEMENT, BNP MAY REFUSE TO				
	RELEASE FUNDS (EXCEPT FOR A ROLL-OVER CREDIT)				
	AND COULD, WITH MINIMUM TEN WORKING DAYS'				
	NOTICE, CANCEL ITS COMMITMENTS AND DECLARE				
	ALL LOANS - INCLUDING THE ACCRUED INTERESTS AND				
	ALL ACCOUNTED AMOUNTS PURSUANT THE				
	CONVENTION - WHICH ARE IMMEDIATELY OWED AND				
	PAYABLE. THE TERM "CONTROL" MEANS THE DIRECT				
	OR INDIRECT OWNERSHIP OF OVER 50% OF THE				
	VOTING RIGHTS OF THE COMPANY, AND THE TERMS				
	"ACTING JOINTLY" HAVE THE MEANING PROVIDED FOR				
	IN ARTICLE 606 OF THE BELGIAN CODE OF COMPANY				
	LAW. B) IN ACCORDANCE WITH ARTICLE 556 OF THE				



	BELGIAN CODE OF COMPANY LAW, PROPOSAL TO	j			J
	APPROVE AND, WHERE NECESSARY, RATIFY THE				
	PROVISIONS OF ARTICLE 7.2 OF THE AGREEMENT,				
	CONCLUDED ON 9 FEBRUARY 2017, ON THE				
	EXTENSION OF THE CREDIT LINE INITIALLY CONCLUDED				
	ON 9 NOVEMBER 2011 BETWEEN THE COMPANY AND				
	KBC BANK ("KBC"). UNDER THIS ARTICLE, IN THE EVENT				
	OF ACQUISITION OF CONTROL OVER THE COMPANY BY				
	A PERSON OR GROUP OF PERSONS ACTING JOINTLY				
	(APART FROM PERSONS WHO CONTROL THE				
	COMPANY AT THE TIME OF THE SIGNING OF THE				
	AGREEMENT), AN EVENT OF WHICH THE COMPANY				
	SHOULD IMMEDIATELY INFORM THE BANK, SHOULD				
	KBC DETERMINE (ON REASONABLE GROUNDS, TO BE				
	COMMUNICATED TO THE COMPANY) THAT THIS				
	CHANGE COULD HAVE A SIGNIFICANT NEGATIVE				
	EFFECT ON THE AGREEMENT, KBC MAY REFUSE TO				
	RELEASE FUNDS (EXCEPT FOR A ROLL-OVER CREDIT)				
	AND COULD, WITH MINIMUM TEN WORKING DAYS'				
	NOTICE, CANCEL ITS COMMITMENTS AND DECLARE				
	ALL LOANS - INCLUDING THE ACCRUED INTERESTS AND				
	ALL ACCOUNTED AMOUNTS PURSUANT THE				
	CONVENTION - WHICH ARE IMMEDIATELY OWED AND				
	PAYABLE. THE TERMS "CONTROL" AND "ACTING				
	JOINTLY" HAVE THE MEANING PROVIDED FOR IN				
	ARTICLES 5 AND 606 OF THE BELGIAN CODE OF				
	COMPANY LAW. C) IN ACCORDANCE WITH ARTICLE 556				
	OF THE BELGIAN CODE OF COMPANY LAW, PROPOSAL				
	TO APPROVE AND, WHERE NECESSARY, RATIFY THE				
	PROVISIONS OF ARTICLE 20 SECTION 2 D) OF THE				
	GENERAL CONDITIONS APPLYING TO THE GUARANTEE				
	CREDIT AGREEMENT CONCLUDED ON 12 OCTOBER				
	2016 BETWEEN BEWAY SA (100% SUBSIDIARY OF				
J	1	l	ı	ı	ı



BEFIMMO SA) AND BNP PARIBAS FORTIS ("BNP")	1	
WHICH IS GUARANTEED BY THE COMPANY PURSUANT		
TO A GUARANTEE GRANTED ON 14 OCTOBER 2016.		
PURSUANT TO THIS ARTICLE, IN THE EVENT OF		
SUBSTANTIAL CHANGE IN THE SHAREHOLDING OF		
BEWAY SA WHICH MAY IMPACT THE COMPOSITION OF		
THE MANAGEMENT BODIES (AS WELL AS THE PERSONS		
IN CHARGE OF THE DAILY ADMINISTRATION AND		
MANAGEMENT) OR THE GLOBAL APPRECIATION OF		
BNP'S RISK, BNP MAY REQUEST THE GUARANTEE		
ISSUED UNDER THE GUARANTEE CREDIT AGREEMENT		
TO BE CASH COLLATERALISED AND, IN THE EVENT		
THAT BEWAY SA DOES NOT PROVIDE SUCH		
COLLATERAL, THE COMPANY WOULD BE BOUND TO		
PROVIDE IT ITSELF PURSUANT TO ITS GUARANTEE. D)		
IN ACCORDANCE WITH ARTICLE 556 OF THE BELGIAN		
CODE OF COMPANY LAW, PROPOSAL TO APPROVE		
AND, WHERE NECESSARY, RATIFY THE PROVISIONS OF		
ARTICLE 7.2 OF THE CREDIT AGREEMENT CONCLUDED		
ON 1 SEPTEMBER 2016 BETWEEN THE COMPANY AND		
BELFIUS BANK ("BELFIUS"). UNDER THIS ARTICLE, IN		
THE EVENT OF ACQUISITION OF CONTROL OVER THE		
COMPANY BY A PERSON OR GROUP OF PERSONS		
ACTING JOINTLY (APART FROM PERSONS WHO		
CONTROL THE COMPANY AT THE TIME OF THE		
SIGNING OF THE AGREEMENT), AN EVENT OF WHICH		
THE COMPANY SHOULD IMMEDIATELY INFORM THE		
BANK, SHOULD BELFIUS DETERMINE (ON REASONABLE		
GROUNDS, TO BE COMMUNICATED TO THE COMPANY)		
THAT THIS CHANGE COULD HAVE A SIGNIFICANT		
NEGATIVE EFFECT ON THE AGREEMENT, BELFIUS MAY		
REFUSE TO RELEASE FUNDS (EXCEPT FOR A ROLL-OVER		
CREDIT) AND COULD, WITH MINIMUM TEN WORKING		



DAYS' NOTICE, CANCEL ITS COMMITMENTS AND		İ
DECLARE ALL LOANS - INCLUDING THE ACCRUED		
INTERESTS AND ALL ACCOUNTED AMOUNTS		
PURSUANT THE CONVENTION - WHICH ARE		
IMMEDIATELY OWED AND PAYABLE. THE TERMS		
"CONTROL" AND "ACTING JOINTLY" HAVE THE		
MEANING PROVIDED FOR IN ARTICLES 5 AND 606 OF		
THE BELGIAN CODE OF COMPANY LAW. E) IN		
ACCORDANCE WITH ARTICLE 556 OF THE BELGIAN		
CODE OF COMPANY LAW, PROPOSAL TO APPROVE		
AND, WHERE NECESSARY, RATIFY THE PROVISIONS OF		
ARTICLE 7.2 OF TWO CREDIT AGREEMENTS		
CONCLUDED ON 20 APRIL 2016 BETWEEN THE		
COMPANY AND AGRICULTURAL BANK OF CHINA		
(LUXEMBOURG) ("ABC"). UNDER THIS ARTICLE, IN THE		
EVENT OF ACQUISITION OF CONTROL OVER THE		
COMPANY BY A PERSON OR GROUP OF PERSONS		
ACTING JOINTLY (APART FROM PERSONS WHO		
CONTROL THE COMPANY AT THE TIME OF THE		
SIGNING OF THE AGREEMENT), AN EVENT OF WHICH		
THE COMPANY SHOULD IMMEDIATELY INFORM THE		
BANK, SHOULD ABC DETERMINE (ON REASONABLE		
GROUNDS, TO BE COMMUNICATED TO THE COMPANY)		
THAT THIS CHANGE COULD HAVE A SIGNIFICANT		
NEGATIVE EFFECT ON THE AGREEMENT, ABC MAY		
REFUSE TO RELEASE FUNDS (EXCEPT FOR A ROLL-OVER		
CREDIT) AND COULD, WITH MINIMUM TEN WORKING		
DAYS' NOTICE, CANCEL ITS COMMITMENTS AND		
DECLARE ALL LOANS - INCLUDING THE ACCRUED		
INTERESTS AND ALL ACCOUNTED AMOUNTS		
PURSUANT THE CONVENTION - WHICH ARE		
IMMEDIATELY OWED AND PAYABLE. THE TERM		
"CONTROL" MEANS THE DIRECT OR INDIRECT		



	OWNERSHIP OF OVER 50% OF THE VOTING RIGHTS OF THE COMPANY AND THE TERMS "ACTING JOINTLY" HAVE THE MEANING PROVIDED FOR IN ARTICLES 5 AND 606 OF THE BELGIAN CODE OF COMPANY LAW. F) IN ACCORDANCE WITH ARTICLE 556 OF THE CODE OF COMPANY LAW, PROPOSAL TO APPROVE AND, WHERE NECESSARY, RATIFY THE "CHANGE OF CONTROL" PROVISION APPLICABLE TO THE BOND ISSUE TO BE COMPLETED NO LATER THAN 30 JUNE 2017 UNDER A PRIVATE PLACEMENT IN ONE OR SEVERAL TRANCHES WITH MATURITIES BETWEEN 7 AND 12 YEARS, WITH FIXED OR FLOATING RATE, FOR AN AGGREGATE AMOUNT BETWEEN 50 AND 100 MILLION EUROS. UNDER THIS ARTICLE, IN THE EVENT OF AN ACQUISITION, FOLLOWING A PUBLIC TAKEOVER BID, BY A PERSON OR A GROUP OF PERSONS ACTING JOINTLY, OF MORE THAN 50% OF THE VOTING SHARES ISSUED BY THE COMPANY AND IF, WITHIN 120 DAYS COMMENCING ON THE DATE ON WHICH THIS CHANGE OF CONTROL IS MADE PUBLIC FOR THE FIRST TIME, THE RATING ASSIGNED TO THE COMPANY IS LOWERED				
16		For	With	Approved	



	NECESSARY FOR THEIR PUBLICATION			



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Unibail-	25-04-17	0.1	REPORTS FROM THE BOARD OF DIRECTORS, THE	For	With	Approved	
Rodamco			SUPERVISORY BOARD AND THE STATUTORY AUDITORS				
			REGARDING THE TRANSACTIONS FOR THE 2016				
			FINANCIAL YEAR; APPROVAL OF THE ANNUAL				
			FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR				
			ENDED 31 DECEMBER 2016				
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL	For	With	Approved	
			STATEMENTS FOR THE FINANCIAL YEAR ENDED 31				
			DECEMBER 2016				
		0.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR	For	With	Approved	
			AND DISTRIBUTION OF THE DIVIDEND: EUR 10.20 PER				
			SHARE				
		0.4	SPECIAL REPORT OF THE STATUTORY AUDITORS	For	With	Approved	
		0.5	APPROVAL OF THE COMPENSATION POLICY	For	With	Approved	
			REGARDING THE PRINCIPLES AND CRITERIA FOR				
			DETERMINING, DISTRIBUTING AND ALLOCATING				
			ELEMENTS COMPRISING COMPENSATION FOR THE				
			MEMBERS OF THE SUPERVISORY BOARD				
		0.6	APPROVAL OF THE COMPENSATION POLICY	For	With	Approved	
			REGARDING THE PRINCIPLES AND CRITERIA FOR				
			DETERMINING, DISTRIBUTING AND ALLOCATING				
			ELEMENTS COMPRISING COMPENSATION FOR THE				
			CHAIRMAN OF THE BOARD OF DIRECTORS				
		0.7	APPROVAL OF THE COMPENSATION POLICY	For	With	Approved	
			REGARDING THE PRINCIPLES AND CRITERIA FOR				
			DETERMINING, DISTRIBUTING AND ALLOCATING				
			ELEMENTS COMPRISING COMPENSATION FOR THE				
			MEMBERS OF THE BOARD OF DIRECTORS				



0.8	ADVISORY REVIEW OF COMPENSATION OWED OR PAID	For	With	Approved
	TO MR CHRISTOPHE CUVILLIER, CHAIRMAN OF THE			
	BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR			
	ENDED 31 DECEMBER 2016			
O.9	ADVISORY REVIEW OF THE COMPENSATION OWED OR	For	With	Approved
	PAID TO MR OLIVIER BOSSARD, MR FABRICE			
	MOUCHEL, MS ASTRID PANOSYAN, MR JAAP TONCKENS AND MR JEAN-MARIE TRITANT, MEMBERS			
	OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL			
	YEAR ENDED 31 DECEMBER 2016			
0.10	RENEWAL OF THE TERM OF MS DAGMAR KOLLMANN AS A MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
0.11	APPOINTMENT OF MR PHILIPPE COLLOMBEL AS A NEW	For	With	Approved
	MEMBER OF THE SUPERVISORY BOARD	101	VVICII	γιρριονέα
0.12	APPOINTMENT OF MR COLIN DYER AS A NEW MEMBER	For	With	Approved
	OF THE SUPERVISORY BOARD			
0.13	APPOINTMENT OF MR RODERICK MUNSTERS AS A NEW MEMBER OF THE SUPERVISORY BOARD	For	With	Approved
0.14	RENEWAL OF THE TERM OF ERNST & YOUNG AUDIT AS	For	With	Approved
0.14	STATUTORY AUDITOR	101	VVICII	Арргочеа
0.15	RENEWAL OF THE TERM OF DELOITTE & ASSOCIES AS	For	With	Approved
	STATUTORY AUDITOR			
0.16	AUTHORISATION TO BE GRANTED TO THE BOARD OF	For	With	Approved
	DIRECTORS WITH RESPECT TO THE COMPANY BUYING			
	BACK ITS OWN SHARES UNDER THE PROVISIONS OF			
	ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE			
E.17	AUTHORISATION TO BE GRANTED TO THE BOARD OF	For	With	Approved
	DIRECTORS TO CANCEL SHARES BOUGHT BACK BY THE			
	COMPANY UNDER THE PROVISIONS OF ARTICLE L.225-			
	209 OF THE FRENCH COMMERCIAL CODE			



E	E.18	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE UPON AN INCREASE IN THE SHARE CAPITAL, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING SHARES AND/OR SECURITIES GRANTING IMMEDIATE OR DEFERRED ACCESS TO THE CAPITAL OF THE COMPANY OR ONE OF ITS SUBSIDIARIES	For	With	Approved
E	E.19	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE UPON AN INCREASE IN THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT VIA A PUBLIC OFFER, BY ISSUING SHARES AND/OR SECURITIES GRANTING IMMEDIATE OR DEFERRED ACCESS TO THE CAPITAL OF THE COMPANY OR ONE OF ITS SUBSIDIARIES	For	With	Approved
E	E.20	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT, PURSUANT TO RESOLUTIONS 18 AND 19	For	With	Approved
E	E.21	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO PROCEED WITH AN INCREASE IN THE SHARE CAPITAL, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY ISSUING SHARES AND/OR SECURITIES GRANTING IMMEDIATE OR DEFERRED ACCESS TO THE CAPITAL WITH A VIEW TO REMUNERATING CONTRIBUTIONS IN KIND MADE TO THE COMPANY	For	With	Approved



E.2		DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT SHARE PURCHASE AND/OR SUBSCRIPTION OPTIONS FOR SHARES IN THE	For	With	Approved
	9	COMPANY, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, FOR THE BENEFIT OF SALARIED			
F.	(EMPLOYEES AND EXECUTIVE OFFICERS OF THE COMPANY OR ITS SUBSIDIARIES DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	E	BOARD OF DIRECTORS TO INCREASE THE CAPITAL BY ISSUING SHARES AND/OR SECURITIES GRANTING	101	VVICII	Търноче
	F	ACCESS TO THE COMPANY'S CAPITAL THAT IS RESERVED FOR THE MEMBERS OF A COMPANY			
	E	SAVINGS SCHEME, WITH CANCELLATION OF THE PRE- EMPTIVE RIGHT FOR THEIR BENEFIT, PURSUANT TO ARTICLES L.3332-18 AND FOLLOWING OF THE FRENCH			
	l	LABOUR CODE POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Approved



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Gecina	26-04-17	0.1	APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE 2016 FINANCIAL YEAR	For	With	Approved	
		0.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE 2016 FINANCIAL YEAR	For	With	Approved	
		0.3	TRANSFER TO A RESERVE ACCOUNT	For	With	Approved	
		0.4	ALLOCATION OF INCOME FOR THE 2016 FINANCIAL YEAR AND SETTING OF THE DIVIDEND : EUR 5.20 PER SHARE	For	With	Approved	
		0.5	OPTION FOR THE PAYMENT OF INTERIM DIVIDENDS FOR THE 2017 FINANCIAL YEAR IN SHARES - DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS	For	With	Approved	
		0.6	APPROVAL OF COMPENSATION ELIGIBLE TO BE PAID TO MRS MEKA BRUNEL, CHIEF EXECUTIVE OFFICER, IN CERTAIN CASES OF THE TERMINATION OF HER DUTIES, PURSUANT TO ARTICLE L.225-42-1 OF THE FRENCH CODE OF COMMERCE	For	With	Approved	
		0.7	ADVISORY REVIEW OF THE REMUNERATION OWED OR PAID TO MR BERNARD MICHEL, PRESIDENT OF THE BOARD OF DIRECTORS, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.8	ADVISORY REVIEW OF THE REMUNERATION OWED OR PAID TO MR PHILIPPE DEPOUX, CHIEF EXECUTIVE OFFICER, FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Approved	
		0.9	APPROVAL OF THE ELEMENTS OF THE REMUNERATION POLICY THAT ARE APPLICABLE TO THE PRESIDENT OF THE BOARD OF DIRECTORS	For	With	Approved	
		0.10	APPROVAL OF THE ELEMENTS OF THE REMUNERATION POLICY THAT ARE APPLICABLE TO THE CHIEF	For	With	Approved	



	EXECUTIVE OFFICER				
0.11	RATIFICATION OF THE CO-OPTATION OF THE COMPANY IVANHOE CAMBRIDGE INC. AS DIRECTOR	For	With	Approved	
0.12	RENEWAL OF THE TERM OF THE COMPANY IVANHOE CAMBRIDGE INC. AS DIRECTOR	For	With	Approved	
0.13	APPOINTMENT OF MS LAURENCE DANON AS DIRECTOR IN PLACE OF MR RAFAEL GONZALEZ DE LA CUEVA	For	With	Approved	
0.14	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO TRADE IN COMPANY SHARES	For	With	Approved	
E.15	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE UPON INCREASING THE SHARE CAPITAL BY ISSUING SHARES AND/OR SECURITIES THAT GRANT ACCESS TO THE COMPANY'S CAPITAL AND/OR GRANT THE RIGHT TO ALLOCATE DEBT SECURITIES, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT	For	With	Approved	
E.16	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE UPON INCREASING THE SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES THAT GRANT ACCESS TO THE COMPANY'S CAPITAL AND/OR THAT GRANT THE RIGHT TO ALLOCATE DEBT SECURITIES, THROUGH A PUBLIC OFFERING, WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT	For	With	Approved	
E.17	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO DECIDE UPON INCREASING THE SHARE CAPITAL BY ISSUING SHARES AND/OR TRANSFERABLE SECURITIES THAT GRANT ACCESS TO THE COMPANY'S CAPITAL AND/OR THAT GRANT THE RIGHT TO ALLOCATE DEBT SECURITIES IN THE EVENT A PUBLIC OFFERING INITIATED BY THE COMPANY,	For	With	Approved	



	WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT			
E.18	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO DECIDE UPON INCREASING			
	THE SHARE CAPITAL BY ISSUING SHARES AND/OR			
	TRANSFERABLE SECURITIES THAT GRANT ACCESS TO			
	THE COMPANY'S CAPITAL AND/OR THAT GRANT THE			
	RIGHT TO ALLOCATE DEBT SECURITIES, THROUGH A			
	PRIVATE PLACEMENT PURSUANT TO SECTION II OF			
	ARTICLE L.411-2 OF THE FRENCH MONETARY AND			
	FINANCIAL CODE, WITHOUT THE PRE-EMPTIVE			
	SUBSCRIPTION RIGHT			
E.19	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO INCREASE THE NUMBER OF			
	SECURITIES TO BE ISSUED IN THE EVENT OF A CAPITAL			
	INCREASE, WITH OR WITHOUT THE PRE-EMPTIVE			
F 20	SUBSCRIPTION RIGHT	.	AACT.	
E.20	POSSIBILITY OF ISSUING SHARES OR SECURITIES THAT	For	With	Approved
	GRANT ACCESS TO THE CAPITAL AND/OR THAT GRANT			
	THE RIGHT TO ALLOCATE DEBT SECURITIES, WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT, AS			
	REMUNERATION FOR IN-KIND CONTRIBUTIONS			
E.21	SETTING THE ISSUE PRICE OF SHARES OR SECURITIES	For	With	Approved
L.ZI	THAT GRANT ACCESS TO CAPITAL, WITHIN THE LIMIT	101	VVICII	Approved
	OF 10% OF THE CAPITAL PER YEAR, AS PART OF A			
	SHARE CAPITAL INCREASE WITH CANCELLATION OF			
	THE PRE-EMPTIVE RIGHT SUBSCRIPTION RIGHT			
E.22	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO DECIDE UPON INCREASING			[' '
	THE SHARE CAPITAL BY INCORPORATING PREMIUMS,			
	RESERVES, PROFITS OR OTHER ELEMENTS			



E.23	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO DECIDE UPON INCREASING			
	THE SHARE CAPITAL BY ISSUING SHARES OR			
	SECURITIES THAT GRANT ACCESS TO THE CAPITAL			
	THAT ARE RESERVED FOR MEMBERS OF A COMPANY			
	SAVINGS SCHEME, WITH CANCELLATION OF THE PRE-			
	EMPTIVE SUBSCRIPTION RIGHT IN FAVOUR OF SAID			
	MEMBERS			
E.24	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Approved
	BOARD OF DIRECTORS TO REDUCE THE SHARE CAPITAL			
	BY CANCELLING TREASURY SHARES			
E.25	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Approved



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Entra	27-04-17	2	ELECTION OF A PERSON TO CHAIR THE MEETING	For	With	Approved	against ningt
Entra	27-04-17					Approved	
		3	ELECTION OF ONE PERSON TO SIGN THE MINUTES	For	With	Approved	
			TOGETHER WITH THE CHAIR OF THE MEETING: THE BOARD OF DIRECTORS PROPOSES THAT ADVOCATE				
			DAG ERIK RASMUSSEN CHAIRS THE GENERAL MEETING				
		4	APPROVAL OF THE NOTICE CONVENING THE MEETING	For	With	Approved	
			AND THE PROPOSED AGENDA	1 01	VVICII	Approved	
		5	APPROVAL OF THE FINANCIAL STATEMENTS AND THE	For	With	Approved	
			BOARD'S REPORT FOR THE FINANCIAL YEAR 2016 FOR				
			ENTRA ASA, INCLUDING DISTRIBUTION OF DIVIDEND				
			AND APPROPRIATION OF ANNUAL PROFIT: NOK 1.75				
			PER SHARE				
		7.1	THE BOARD OF DIRECTORS' STATEMENT ON THE	For	With	Approved	
			DETERMINATION OF SALARIES AND OTHER				
			REMUNERATION OF SENIOR EXECUTIVES: ADVISORY				
			GUIDELINES			_	
		7.2	THE BOARD OF DIRECTORS' STATEMENT ON THE	For	With	Approved	
			DETERMINATION OF SALARIES AND OTHER				
			REMUNERATION OF SENIOR EXECUTIVES: BINDING				
		0	GUIDE LINES (SHARE-RELATED INCENTIVE SCHEMES)	For	With	Approved	
		8	AUTHORISATION TO ACQUIRE OWN SHARES			Approved	
		9	AUTHORISATION TO ACQUIRE SHARES IN ENTRA ASA	For	With	Approved	
			IN THE MARKET FOR SUBSEQUENT CANCELLATION	_			
		10	AUTHORISATION TO DISTRIBUTE SEMI-ANNUAL	For	With	Approved	
			DIVIDEND BASED ON THE APPROVED FINANCIAL				
		11	STATEMENTS FOR 2016 APPROVAL OF REMUNERATION TO THE AUDITOR FOR	For	With	Approved	
		11	2016	101	VVILII	Approved	
		12	APPROVAL OF THE BOARD OF DIRECTORS', AUDIT	For	With	Approved	
			COMMITTEE'S AND COMPENSATION COMMITTEE'S				



	REMUNERATION				
13	ELECTION OF BOARD MEMBER: INGRID DAHL	For	With	Approved	
14.1	ELECTION OF NOMINATION COMMITTEE: JOHN GIVERHOLT	For	With	Approved	
14.2	ELECTION OF NOMINATION COMMITTEE: HEGE SJO	For	With	Approved	
14.3	ELECTION OF NOMINATION COMMITTEE: ROLF ROVERUD	For	With	Approved	
15	APPROVAL OF THE NOMINATION COMMITTEE'S REMUNERATION	For	With	Approved	



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Societe fonciere Lyonnaise SA	28-04-17	0.1	APPROVAL OF THE ANNUAL FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Unknown	
		O.2	APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016	For	With	Unknown	
		O.3	ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2016 AND SETTING OF THE DIVIDEND	For	With	Unknown	
		0.4	APPOINTMENT OF MS SYLVIA DESAZARS DE MONTGAILHARD AS DIRECTOR	For	With	Unknown	
		0.5	RENEWAL OF THE TERM OF MS ANNE-MARIE DE CHALAMBERT AS DIRECTOR	For	With	Unknown	
		0.6	RENEWAL OF THE TERM OF MS CARMINA GANYET I CIRERA AS DIRECTOR	For	With	Unknown	
		0.7	RENEWAL OF THE TERM OF MR CARLOS KROHMER AS DIRECTOR	For	With	Unknown	
		0.8	RENEWAL OF THE TERM OF MR LUIS MALUQUER TREPAT AS DIRECTOR	For	With	Unknown	
		0.9	RENEWAL OF THE TERM OF MR ANTHONY WYAND AS DIRECTOR	For	With	Unknown	
		0.10	RENEWAL OF THE TERM OF DELOITTE & ASSOCIES AS STATUTORY AUDITOR	For	With	Unknown	
		0.11	NON-REPLACEMENT AND NON-RENEWAL OF THE TERM OF BEAS AS DEPUTY STATUTORY AUDITOR, SUBJECT TO THE AMENDMENT OF ARTICLE 23, "STATUTORY AUDITORS", OF THE BY-LAWS	For	With	Unknown	
		0.12	REVIEW OF THE COMPENSATION FOR MR JUAN JOSE BRUGERA CLAVERO, CHAIRMAN OF THE BOARD OF DIRECTORS	For	With	Unknown	



0	REVIEW OF THE COMPENSATION FOR MR NICOLAS REYNAUD, MANAGING DIRECTOR	For	With	Unknown
0	14 REVIEW OF THE COMPENSATION FOR MR DIMITRI BOULTE, DEPUTY GENERAL MANAGER	For	With	Unknown
	APPROVAL OF PRINCIPLES AND CRITERIA FOR THE DETERMINATION, DISTRIBUTION AND ALLOCATION OF THE FIXED, VARIABLE AND EXCEPTIONAL COMPONENTS MAKING UP THE TOTAL COMPENSATION AND ALL BENEFITS WHICH MAY BE ALLOCATED TO THE CHAIRMAN OF THE BOARD OF DIRECTORS AND THE MANAGING DIRECTOR IN RESPECT TO THEIR TERMS OF OFFICE, AND TO THE DEPUTY GENERAL MANAGER	For	With	Unknown
	16 SETTING OF THE ATTENDANCE FEES	For	With	Unknown
	AUTHORISATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES WITHIN THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE; DURATION OF THE AUTHORISATION, PURPOSE, METHODS, CEILING	For	With	Unknown
	18 POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Unknown
E	DELEGATION OF AUTHORITY TO BE GRANTED TO THE BOARD OF DIRECTORS TO ISSUE COMMON SHARES OF THE COMPANY AND SECURITIES GRANTING ACCESS TO COMMON SHARES TO BE ISSUED IMMEDIATELY OR IN THE FUTURE BY THE COMPANY, WITH RETENTION OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	For	With	Unknown



E.2		For	With	Unknown
	BOARD OF DIRECTORS TO ISSUE COMMON SHARES OF			
	THE COMPANY AND SECURITIES GRANTING ACCESS TO			
	COMMON SHARES TO BE ISSUED IMMEDIATELY OR IN			
	THE FUTURE BY THE COMPANY, WITH CANCELLATION			
	OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION			
F 2	RIGHT, WITHIN THE CONTEXT OF A PUBLIC OFFER	.	NACCI.	
E.3	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Unknown
	BOARD OF DIRECTORS TO ISSUE COMMON SHARES OF			
	THE COMPANY AND SECURITIES GRANTING ACCESS TO			
	COMMON SHARES TO BE ISSUED IMMEDIATELY OR IN			
	THE FUTURE BY THE COMPANY, WITH CANCELLATION			
	OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION			
	RIGHT, VIA PRIVATE PLACEMENT PURSUANT TO			
	SECTION II OF ARTICLE L.411-2 OF THE FRENCH			
F 4	MONETARY AND FINANCIAL CODE	F	\A/:+ -	Halmanna .
E.4	AUTHORISATION TO THE BOARD OF DIRECTORS TO SET	For	With	Unknown
	THE ISSUE PRICE ACCORDING TO THE PROCEDURES			
	ESTABLISHED BY THE GENERAL MEETING, IN THE			
	EVENT OF ISSUING COMMON SHARES OR SECURITIES			
	GRANTING ACCESS TO COMMON SHARES VIA PUBLIC			
	OFFER OR AN OFFER PURSUANT TO SECTION II OF			
	ARTICLE L.411-2 OF THE FRENCH MONETARY AND			
	FINANCIAL CODE, WITH CANCELLATION OF THE			
	SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT	F	\A/:+ -	Halmann
E.5	AUTHORISATION GRANTED TO THE BOARD OF	For	With	Unknown
	DIRECTORS TO INCREASE THE NUMBER OF SECURITIES			
	TO BE ISSUED IN THE EVENT OF A CAPITAL INCREASE,			
	WITH OR WITHOUT CANCELLATION OF THE			
	SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT			



E.6	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Unknown
	BOARD OF DIRECTORS TO ISSUE COMMON SHARES			
	AND SECURITIES GRANTING ACCESS TO COMMON			
	SHARES TO BE ISSUED, IN THE EVENT OF A PUBLIC			
	EXCHANGE OFFER INITIATED BY THE COMPANY			
E.7	DELEGATION OF POWERS TO BE GRANTED TO THE	For	With	Unknown
	BOARD OF DIRECTORS TO ISSUE COMMON SHARES			
	AND SECURITIES GRANTING ACCESS TO COMMON			
	SHARES TO BE ISSUED, IN ORDER TO COMPENSATE			
	CONTRIBUTIONS IN KIND MADE TO THE COMPANY			
	AND CONSISTING OF EQUITY SECURITIES OR			
	SECURITIES GRANTING ACCESS TO THE CAPITAL,			
	EXCEPT IN THE EVENT OF A PUBLIC EXCHANGE OFFER			
	INITIATED BY THE COMPANY			
E.8	OVERALL LIMIT OF AUTHORISATIONS	For	With	Unknown
E.9	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Unknown
	BOARD OF DIRECTORS TO INCREASE THE COMPANY'S			
	CAPITAL BY INCORPORATING RESERVES, PROFITS OR			
	PREMIUMS			
E.10	DELEGATION OF AUTHORITY TO BE GRANTED TO THE	For	With	Unknown
	BOARD OF DIRECTORS TO PROCEED WITH INCREASING			
	THE CAPITAL RESERVED FOR EMPLOYEES WHO ARE			
	MEMBERS OF A COMPANY SAVINGS SCHEME,			
	WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHTS			
E.11	AUTHORISATION GRANTED TO THE BOARD OF	For	With	Unknown
	DIRECTORS TO REDUCE THE SHARE CAPITAL BY			
	CANCELLING TREASURY SHARES			
E.12	AUTHORISATION GRANTED TO THE BOARD OF	For	With	Unknown
	DIRECTORS TO GRANT SHARE SUBSCRIPTION OR			
	SHARE PURCHASE OPTIONS TO SALARIED EMPLOYEES			
	AND EXECUTIVE OFFICERS OF SFL			



E.13	COMPLIANCE OF ARTICLE 5 OF THE BY-LAWS ENTITLED	For	With	Unknown	
	"REGISTERED OFFICE" WITH ARTICLE L.225-36 OF THE				
	FRENCH COMMERCIAL CODE AS AMENDED BY ACT NO.				
	2016-1691 OF 9 DECEMBER 2016 REGARDING				
	TRANSPARENCY, THE FIGHT AGAINST CORRUPTION,				
	AND THE MODERNISATION OF ECONOMIC LIFE				
E.14	COMPLIANCE OF ARTICLE 23 OF THE BY-LAWS	For	With	Unknown	
	ENTITLED "STATUTORY AUDITORS" WITH ARTICLE				
	L.823-1 I PARAGRAPH 2 OF THE FRENCH COMMERCIAL				
	CODE AS AMENDED BY ACT NDECREE2016-1691 OF 9				
	DECEMBER 2016 REGARDING TRANSPARENCY, THE				
	FIGHT AGAINST CORRUPTION, AND MODERNISATION				
	OF ECONOMIC LIFE				
E.15	DELEGATION OF AUTHORITY GRANTED TO THE BOARD	For	With	Unknown	
	OF DIRECTORS TO MAKE THE NECESSARY				
	AMENDMENTS TO THE BY-LAWS TO ENSURE THEIR				
	COMPLIANCE WITH THE LEGAL AND REGULATORY				
	PROVISIONS, SUBJECT TO RATIFICATION BY THE NEXT				
	EXTRAORDINARY GENERAL MEETING				
E.16	POWERS TO CARRY OUT ALL LEGAL FORMALITIES	For	With	Unknown	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Ado Properties	2-05-17	2	APPROVE FINANCIAL STATEMENTS	For	With	Approved	
		3	APPROVE CONSOLIDATED FINANCIAL STATEMENTS AND STATUTORY REPORTS	For	With	Approved	
		4	APPROVE ALLOCATION OF INCOME AND DIVIDENDS	For	With	Approved	
		5	ELECT JORN STOBB AS INDEPENDENT DIRECTOR	For	With	Approved	
		6		For	With	Approved	
		7	APPROVE DISCHARGE OF DIRECTORS	For	With	Approved	
		8	RENEW APPOINTMENT OF KPMG LUXEMBOURG AS AUDITOR	For	With	Approved	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Ado Properties	2-05-17	1	AMEND ARTICLE 1 RE: TEXTUAL CHANGE	For	With	Approved	
		2	AMEND ARTICLE 3 RE: CHANGE OF REGISTERED OFFICE	For	With	Approved	
			WITHIN THE GRAND DUCHY OF LUXEMBOURG				
		3	AMEND ARTICLE 5 RE: AUTHORIZED SHARE CAPITAL	For	With	Approved	
		4	AMEND ARTICLE 6 RE: ACCESS TO DOCUMENTS	For	With	Approved	
		5	AMEND ARTICLE 7 RE: WAIVING OF VOTING RIGHTS	For	With	Approved	
		6	AMEND ARTICLE 8 RE: DECISIVE VOTE BOARD	For	With	Approved	
			CHAIRMAN				
		7	AMEND ARTICLE 8 RE: DELEGATION OF POWERS	For	With	Approved	
		8	AMEND ARTICLE 10 RE: CLARIFY DEALING IN CASE OF	For	With	Approved	
			CONFLICTS OF INTEREST IN LINE WITH APPLICABLE				
			LUXEMBOURG LAW				
		9	AMEND ARTICLE 12 RE: OFFICIAL GAZETTE	For	With	Approved	
		10	AMEND ARTICLE 13 RE: DATE OF ANNUAL GENERAL	For	With	Approved	
			MEETING				



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Intu Properties	3-05-17	1	TO RECEIVE THE COMPANY'S ACCOUNTS, THE	For	With	Unknown	
			STRATEGIC REPORT AND THE REPORTS OF THE				
			DIRECTORS AND THE AUDITORS				
			FOR THE YEAR ENDED 31 DECEMBER 2016				
		2	TO DECLARE A FINAL DIVIDEND OF 9.4 PENCE PER	For	With	Unknown	
			ORDINARY SHARE				
		3	TO RE-ELECT JOHN STRACHAN AS A DIRECTOR	For	With	Unknown	
			(CHAIRMAN)				
		4	TO RE-ELECT JOHN WHITTAKER AS A DIRECTOR	For	With	Unknown	
			(DEPUTY CHAIRMAN)				
		5	TO RE-ELECT DAVID FISCHEL AS A DIRECTOR (CHIEF	For	With	Unknown	
			EXECUTIVE)				
		6	TO RE-ELECT MATTHEW ROBERTS AS A DIRECTOR	For	With	Unknown	
			(CHIEF FINANCIAL OFFICER)				
		7	TO RE-ELECT ADELE ANDERSON AS A DIRECTOR (NON-	For	With	Unknown	
			EXECUTIVE)				
		8	TO RE-ELECT RICHARD GORDON AS A DIRECTOR (NON-	For	With	Unknown	
			EXECUTIVE)				
		9	TO RE-ELECT LOUISE PATTEN AS A DIRECTOR (NON-	For	With	Unknown	
			EXECUTIVE)				
		10	TO RE-ELECT ANDREW STRANG AS A DIRECTOR (NON-	For	With	Unknown	
			EXECUTIVE)				
		11	TO RE-ELECT RAKHI GOSS-CUSTARD AS A DIRECTOR	For	With	Unknown	
			(NON-EXECUTIVE)				
		12	TO RE-APPOINT PRICEWATERHOUSECOOPERS LLP AS	For	With	Unknown	
			AUDITORS				
		13	TO AUTHORISE THE AUDIT COMMITTEE OF THE BOARD	For	With	Unknown	
			TO DETERMINE THE REMUNERATION OF THE AUDITOR				
		14	THAT THE DIRECTORS' REMUNERATION REPORT	For	With	Unknown	
			(EXCLUDING THE DIRECTORS' REMUNERATION POLICY				



	EXTRACT SET OUT ON PAGES 88 TO 93 OF THE DIRECTORS' REMUNERATION REPORT) FOR THE YEAR ENDED 31 DECEMBER 2016 BE APPROVED			
15	THAT THE DIRECTORS' REMUNERATION POLICY SET OUT ON PAGES 88 TO 93 OF THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2016 (AND WHICH TAKES EFFECT IMMEDIATELY AFTER THE CONCLUSION OF THE AGM) BE APPROVED	For	With	Unknown
16	TO AUTHORISE THE DIRECTORS TO ALLOT THE UNISSUED SHARE CAPITAL FOR A PERIOD EXPIRING AT THE CONCLUSION OF THE ANNUAL GENERAL MEETING IN 2018 OR ON 30 JUNE 2018, WHICHEVER IS THE EARLIER	For	With	Unknown
17	TO DIS-APPLY THE PRE-EMPTION PROVISIONS OF SECTION 561 OF THE COMPANIES ACT 2006 TO THE AMOUNT SPECIFIED	For	With	Unknown
18	TO AUTHORISE THE COMPANY TO MAKE MARKET PURCHASES OF ITS OWN SHARES SUBJECT TO THE SPECIFIED CONDITIONS	For	With	Unknown
19	TO APPROVE THE SCRIP DIVIDEND SCHEME	For	With	Unknown
20	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE	For	With	Unknown



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Unite Group	11-05-17	1	TO RECEIVE THE ANNUAL REPORT AND ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2016	For	With	Unknown	against image
		2	TO APPROVE THE DIRECTORS' REMUNERATION REPORT CONTAINED WITHIN THE ANNUAL REPORT AND ACCOUNTS	For	With	Unknown	
		3	TO DECLARE A FINAL DIVIDEND OF 12.0P PER ORDINARY SHARE	For	With	Unknown	
		4	TO RE-ELECT MR P M WHITE AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		5	TO RE-ELECT MR R S SMITH AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		6	TO RE-ELECT MR J J LISTER AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		7	TO RE-ELECT MR R C SIMPSON AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		8	TO RE-ELECT MRS M WOLSTENHOLME AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		9	TO RE-ELECT SIR TIM WILSON AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		10	TO RE-ELECT MR A JONES AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		11	TO RE-ELECT MS ELIZABETH MCMEIKAN AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		12	TO REAPPOINT DELOITTE LLP AS AUDITORS OF THE COMPANY	For	With	Unknown	
		13	TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS	For	With	Unknown	
		14	TO GRANT THE DIRECTORS AUTHORITY TO ALLOT SHARES IN THE COMPANY	Against	Against	Unknown	Too much authority
		15	TO DIS-APPLY THE STATUTORY PRE- EMPTION RIGHTS	For	With	Unknown	



16	TO DIS-APPLY PRE-EMPTION RIGHTS IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT	For	With	Unknown
17	TO APPROVE AMENDMENT TO THE COMPANY'S ARTICLES OF ASSOCIATION AS SET OUT IN THE NOTICE OF ANNUAL GENERAL MEETING	For	With	Unknown
18	THAT A GENERAL MEETING OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 DAYS CLEAR DAYS' NOTICE	For	With	Unknown



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Hysan Development	15-05-17	1	TO RECEIVE AND CONSIDER THE STATEMENT OF ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER 2016 AND THE REPORTS OF THE DIRECTORS AND AUDITOR	For	With	Approved	
		2.1	THEREON TO RE-ELECT MS. IRENE YUN LIEN LEE	For	With	Approved	
		2.II 2.III	TO RE-ELECT MR. PHILIP YAN HOK FAN TO RE-ELECT MR. HANS MICHAEL JEBSEN	For Against	With Against	Approved Approved	Since 1994 in the board, is not independent anymore
		3	TO RE-APPOINT DELOITTE TOUCHE TOHMATSU AS AUDITOR OF THE COMPANY AT A FEE TO BE AGREED BY THE DIRECTORS	For	With	Approved	
		4	TO GIVE DIRECTORS A GENERAL MANDATE TO ISSUE AND DISPOSE OF ADDITIONAL SHARES IN THE COMPANY NOT EXCEEDING 10% WHERE THE SHARES ARE TO BE ALLOTTED WHOLLY FOR CASH, AND IN ANY EVENT 20%, OF THE NUMBER OF ITS ISSUED SHARES	For	With	Approved	
		5	TO GIVE DIRECTORS A GENERAL MANDATE TO REPURCHASE SHARES IN THE COMPANY NOT EXCEEDING 10% OF THE NUMBER OF ITS ISSUED SHARES	For	With	Approved	
		6	TO APPROVE THE AMENDMENTS TO THE ARTICLES OF ASSOCIATION: ARTICLE 131	For	With	Approved	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.	·		mngt		against mngt
Vonovia	16-05-17	2	THE DISTRIBUTABLE PROFIT IN THE AMOUNT OF EUR	For	With	Approved	
			802,881,048.32 SHALL BE APPROPRIATED AS				
			FOLLOWS: PAYMENT OF A DIVIDEND OF EUR 1.12 PER				
			DIVIDEND ENTITLED NO-PAR SHARE EUR 277,828,480				
			SHALL BE CARRIED FORWARD. EX-DIVIDEND DATE:				
			JUNE 14, 2017 PAYABLE DATE: JUNE 16, 2017				
		3	RATIFICATION OF THE ACTS OF THE BOARD OF MDS	For	With	Approved	
		4	RATIFICATION OF THE ACTS OF THE SUPERVISORY	For	With	Approved	
			BOARD				
		5	APPOINTMENT OF AUDITORS THE FOLLOWING	For	With	Approved	
			ACCOUNTANTS SHALL BE APPOINTED AS AUDITORS				
			AND GROUP AUDITORS FOR THE 2017 FINANCIAL YEAR				
			AND FOR THE REVIEW OF THE INTERIM HALF-YEAR				
			FINANCIAL STATEMENTS: KPMG AG, BERLIN				
		6	RESOLUTION ON THE CREATION OF AUTHORIZED	For	With	Approved	
			CAPITAL 2017 AND THE CORRESPONDING				
			AMENDMENT TO THE ARTICLES OF ASSOCIATION THE				
			AUTHORIZED CAPITAL 2013, AND 2015 SHALL BE				
			REVOKED. THE BOARD OF MDS SHALL BE AUTHORIZED,				
			WITH THE CONSENT OF THE SUPERVISORY BOARD, TO				
			INCREASE THE SHARE CAPITAL BY UP TO EUR				
			66,556,874 THROUGH THE ISSUE OF UP TO 66,556,874				
			NEW REGISTERED NO-PAR SHARES AGAINST				
			CONTRIBUTIONS IN CASH AND/OR KIND, ON OR				
			BEFORE MAY 15, 2022. SHAREHOLDERS' SCRIPTION				
			RIGHTS MAY BE EXCLUDED				
		7	RESOLUTION ON THE TRANSFER OF THE COMPANY'S	For	With	Approved	
			DOMICILE AND THE CORRESPONDING AMENDMENT				
			TO THE ARTICLES OF ASSOCIATION THE COMPANY'S				
			DOMICILE IS BOCHUM				



8	RESOLUTION ON THE ADJUSTMENT TO THE QUORUM	For	With	Approved	
	AND THE CORRESPONDING AMENDMENT TO SECTION				
	17 OF THE ARTICLES OF ASSOCIATION UNLESS NOT				
	STIPULATED OTHERWISE BY LAW, AMENDMENTS TO				
	THE ARTICLES OF ASSOCIATION REQUIRE A TWO-				
	THIRDS MAJORITY OF THE VOTES, AND/OR IF AT LEAST				
	HALF OF THE SHARE CAPITAL IS REPRESENTED, A				
	SIMPLE MAJORITY VOTE				



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
LINK REIT	26-07-17	3.1	TO RE-ELECT MS MAY SIEW BOI TAN AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	For	With	Approved	
		3.2	TO RE-ELECT MS NANCY TSE SAU LING AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	For	With	Approved	
		3.3	TO RE-ELECT MS ELAINE CAROLE YOUNG AS AN INDEPENDENT NON-EXECUTIVE DIRECTOR	For	With	Approved	
		4	TO GRANT A GENERAL MANDATE TO THE MANAGER OF LINK TO BUY BACK UNITS OF LINK	For	With	Approved	



Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt	Result	Comments in case of vote against mngt
Argo Real Estate	27-07-17	1	TO CONSIDER THE RE-ELECTION OF MR DAVID FISHER AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		2	TO CONSIDER THE RE-ELECTION OF MR DAVID CLARK AS A DIRECTOR OF THE COMPANY	For	With	Unknown	
		3	TO CONSIDER THE RE-APPOINTMENT OF BAKER TILLY CI AUDIT LIMITED AS AUDITORS OF THE COMPANY AND TO AUTHORISE THE DIRECTORS TO AGREE THEIR REMUNERATION	For	With	Unknown	
		4	TO APPROVE THE ANNUAL REPORT AND AUDITED CONSOLIDATED FINANCIAL STATEMENT OF THE COMPANY FOR THE YEAR ENDED 30 SEPTEMBER 2016	For	With	Unknown	

Name corporation	Date AGM	Agenda no.	Proposal to vote on	Vote	With/against mngt		Comments in case of vote against mngt
Argo Real	27-10-17	1	TO EXTEND THE LIFE OF THE COMPANY IN	For	With	Unknown	
Estate			ACCORDANCE WITH THE PROVISIONS OF THE ARTICLES				
			OF INCORPORATION OF THE COMPANY				
		2	TO AMEND THE ARTICLES OF INCORPORATION OF THE COMPANY	For	With	Unknown	



Name	Date	Agenda	Proposal to vote on	Vote	With/against	Result	Comments in case of vote
corporation	AGM	no.			mngt		against mngt
Eurocommercial	7-11-2017	3	Financial Statements	For	With	Approved	
Properties							
		4	Dividend	For	With	Approved	
		5	Discharge of the Board of Management	For	With	Approved	
		6	Discharge of the Board of Supervisory Directors	For	With	Approved	
		7	Re-appointment of Mr C. Croff as Supervisory Director	For	With	Approved	
		8	Re-appointment of Mr JÅ. Persson as Supervisory Director	For	With	Approved	
		9	Remuneration of the Board of Supervisory Directors	For	With	Approved	
		10	Remuneration of the Board of Management	For	With	Approved	
		11	Re-Appointment of Auditors	For	With	Approved	
		12	Power to Issue Shares and/or Options Thereon	For	With	Approved	
		13	Power to Buy Back Shares and/or Depositary Receipts	For	With	Approved	