



## Vergaderingen van ondernemingen in DD Property Fund N.V. in 2020

(alle agendapunten zijn in het Engels)

| Name corporation        | Date<br>AGM | Agenda no. | Proposal to vote on  | Vote | With/against mngt | Result   | Comments in case of vote against mngt |
|-------------------------|-------------|------------|--|------|-------------------|----------|---------------------------------------|
| Digital Realty<br>Trust | 27-02-20    | 1          | To consider and vote on a proposal to approve the issuance of shares of common stock of Digital Realty Trust, Inc., which we refer to as DLR, to be paid by Digital Intrepid Holding B.V. (formerly known as DN 39J 7A B.V.), which we refer to as Buyer, to the shareholders of InterXion Holding N.V., which we refer to as INXN, in connection with the transactions contemplated by the purchase agreement, dated October 29, 2019, as amended, by and among DLR, INXN and Buyer (a copy of purchase agreement is attached as Annex A to accompanying proxy statement/prospectus). | FOR  | With              | Approved |                                       |
|                         |             | 2          | To consider and vote on a proposal to approve one or more adjournments of the DLR special meeting to another date, time or place, if necessary or appropriate, to solicit additional proxies in favor of the proposal to approve the issuance of shares of DLR common stock in connection with the transactions contemplated by the purchase agreement.  | FOR  | With              | Approved |                                       |



| Name corporation | Date<br>AGM | Agenda no. | Proposal to vote on   | Vote | With/against mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|------------|---|------|-------------------|----------|---------------------------------------|
| Kojamo PLC       | 12-03-20    | 7          | ADOPTION OF THE FINANCIAL STATEMENTS  | FOR  | With              | Approved |                                       |
|                  |             | 8          | RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE PAYMENT OF DIVIDEND: EUR 0.34 PER SHARE  | FOR  | With              | Approved |                                       |
|                  |             | 9          | RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY   | FOR  | With              | Approved |                                       |
|                  |             | 10         | HANDLING OF THE REMUNERATION POLICY FOR GOVERNING BODIES  | FOR  | With              | Approved |                                       |
|                  |             | 11         | RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS   | FOR  | With              | Approved |                                       |
|                  |             | 12         | RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS: SEVEN (7)  | FOR  | With              | Approved |                                       |
|                  |             | 13         | ELECTION OF MEMBERS AND CHAIRMAN OF THE BOARD OF DIRECTORS: THE NOMINATION BOARD PROPOSES MIKAEL ARO TO BE ELECTED AS CHAIRMAN OF THE BOARD, AND THE CURRENT MEMBERS MIKKO MURSULA, MATTI HARJUNIEMI, ANNE LESKELA, MINNA METSALA, HELI PUURA AND REIMA RYTSOLA TO BE ELECTED AS MEMBERS OF THE BOARD OF DIRECTORS. ALL CANDIDATES HAVE CONSENTED TO BEING ELECTED AND ARE INDEPENDENT OF THE COMPANY. THE CANDIDATES ARE ALSO INDEPENDENT OF THE COMPANY'S MAJOR SHAREHOLDERS, EXCEPT FOR MIKKO MURSULA AND REIMA RYTSOLA WHO ARE EMPLOYED BY SHAREHOLDERS OWNING OVER 10 PER CENT OF KOJAMO PLC'S SHARE STOCK | FOR  | With              | Approved |                                       |



|  | 14 | RESOLUTION ON THE REMUNERATION OF THE AUDITOR   | FOR | With | Approved |
|--|----|---|-----|------|----------|
|  | 15 | ELECTION OF AUDITOR: BASED ON THE RECOMMENDATION OF THE AUDIT COMMITTEE, THE BOARD OF DIRECTORS PROPOSES TO THE ANNUAL GENERAL MEETING THAT KPMG OY AB, AUTHORISED PUBLIC ACCOUNTANTS, BE REELECTED AS THE COMPANY'S AUDITOR FOR THE TERM ENDING AT THE CLOSING OF THE NEXT ANNUAL GENERAL MEETING. KPMG OY AB HAS ANNOUNCED THAT IT WILL APPOINT ESA KAILIALA, APA, AS THE PRINCIPALLY RESPONSIBLE AUDITOR | FOR | With | Approved |
|  | 16 | AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE REPURCHASE AND OR ON THE ACCEPTANCE AS PLEDGE OF THE COMPANY'S OWN SHARES   | FOR | With | Approved |
|  | 17 | AUTHORIZING THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES AND THE ISSUANCE OF SPECIAL RIGHTS ENTITLING TO SHARES   | FOR | With | Approved |



| Name corporation | Date<br>AGM  | Agenda<br>no. | Proposal to vote on   | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|--------------|---------------|---|------|----------------------|----------|---------------------------------------|
| Hufvudstaden     | 19-03-<br>20 | 9             | DECISION REGARDING ADOPTION OF THE INCOME STATEMENT AND BALANCE SHEET AS WELL AS THE CONSOLIDATED INCOME STATEMENT AND CONSOLIDATED BALANCE SHEET INCLUDED IN THE ANNUAL REPORT   | FOR  | With                 | Approved |                                       |
|                  |              | 10            | 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 3.90 PER SHARE   | FOR  | With                 | Approved |                                       |
|                  |              | 11            | DECISION REGARDING DISCHARGE FROM<br>LIABILITY FOR THE MEMBERS OF THE BOARD<br>AND THE PRESIDENT  | FOR  | With                 | Approved |                                       |
|                  |              | 12            | DETERMINATION OF THE NUMBER OF BOARD MEMBERS, AUDITORS AND DEPUTY AUDITORS:DETERMINE NUMBER OF MEMBERS (9) AND DEPUTY MEMBERS (0) OF BOARD DETERMINE NUMBER OF AUDITORS (1) AND DEPUTY AUDITORS (0)   | FOR  | With                 | Approved |                                       |
|                  |              | 13            | DETERMINATION OF REMUNERATION FOR THE BOARD MEMBERS AND THE AUDITORS: REMUNERATION TO THE BOARD OF SEK 2,500,000 IS PROPOSED, OF WHICH SEK 500,000 IS TO THE CHAIRMAN OF THE BOARD AND SEK 250,000 TO EACH OF THE OTHER BOARD MEMBERS, APART FROM THE PRESIDENT IVO STOPNER | FOR  | With                 | Approved |                                       |



| 14          | PRESENTATION BY THE CHAIRMAN OF THE POSITIONS HELD BY THE PROPOSED BOARD MEMBERS IN OTHER COMPANIES AND ELECTION OF THE BOARD, AUDITORS AND DEPUTY AUDITOR FOR THE PERIOD UP TO THE END OF THE NEXT ANNUAL GENERAL MEETING: REELECT CLAES BOUSTEDT, PETEREGARDT, LIV FORHAUG, LOUISE LINDH, FREDRIK LUNDBERG (CHAIRMAN), FREDRIK PERSSON, STEN PETERSON, ANNA-GRETA SJOBERG AND IVO STOPNERAS DIRECTORS RATIFY KPMG AS AUDITORS | FOR | With                           | Approved |
|-------------|---|-----|--------------------------------|----------|
| 15          | DECISION REGARDING GUIDELINES FOR REMUNERATION TO SENIOR EXECUTIVES   | FOR | With                           | Approved |
| 16          | DECISION REGARDING AUTHORIZATION OF<br>THE BOARD TO ACQUIRE AND TRANSFER<br>SERIES A SHARES IN THE COMPANY  | FOR | With                           | Approved |
| 17          | SHAREHOLDER PROPOSAL: RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER THORWALD ARVIDSSON TO AMEND THE ARTICLES OF ASSOCIATION (SECTIONS 4-6)  | FOR | No<br>recommen-<br>dation mngt | Unknown  |
| <b>18</b> a | SHAREHOLDER PROPOSAL: RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: TO ASSIGN THE BOARD OF DIRECTORS TO ACT TO ABOLISH THE POSSIBILITY OF SO-CALLED VOTING DIFFERENTIATION IN THE SWEDISH COMPANIES ACT, PRIMARILY, THROUGH A PETITION TO THE GOVERNMENT  | FOR | No<br>recommen-<br>dation mngt | Unknown  |



| 18b | SHAREHOLDER PROPOSAL: RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER THORWALD ARVIDSSON THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS TO PREPARE A SYSTEM REGARDING REPRESENTATION FOR SMALL AND MEDIUM-SIZED SHAREHOLDERS IN THE BOARD AND THE NOMINATION COMMITTEE TO BE REFERRED TO THE ANNUAL GENERAL MEETING OR ANY EXTRAORDINARY GENERAL MEETING. THE INSTRUCTION INCLUDES TO ACT FOR AN AMENDMENT TO THE SWEDISH REGULATION CONCERNING THE SAID MATTER, PRIMARILY THROUGH A PETITION TO THE GOVERNMENT | FOR | No<br>recommen-<br>dation mngt | Unknown |  |
|-----|--|-----|--------------------------------|---------|--|
| 19a | SHAREHOLDER PROPOSAL: RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER MIKAEL ARONOWITSCH THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS TO INVESTIGATE WHETHER NASDAQ STOCKHOLM HAS BREACHED AGREEMENTS ENTERED INTO A LONG TIME AGO WITH THE COMPANY, BY PUTTING PRESSURE ON HUFVUDSTADEN AB TO APPLY FOR A DELISTING OF THE CLASS C SHARE   | FOR | No<br>recommen-<br>dation mngt | Unknown |  |
| 19b | SHAREHOLDER PROPOSAL: RESOLUTION ON PROPOSAL FROM THE SHAREHOLDER MIKAEL ARONOWITSCH THAT THE ANNUAL GENERAL MEETING SHALL RESOLVE: TO INSTRUCT THE BOARD OF DIRECTORS TO TRY TO FIND ANOTHER TRADING PLATFORM FOR THE COMPANY'S CLASS C SHARES  | FOR | No<br>recommen-<br>dation mngt | Unknown |  |



| Name corporation              | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote | With/against<br>mngt   | Result   | Comments in case of vote against mngt |          |  |
|-------------------------------|-------------|---------------|---|------|--|----------|---------------------------------------|----------|--|
| Société Foncière<br>Lyonnaise | 3-04-20     | O.1           | APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019  | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.2           | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019   | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.3           | ALLOCATION OF INCOME FOR THE FINANCIAL<br>YEAR ENDED 31 DECEMBER 2019 AND SETTING<br>OF THE DIVIDEND  | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.4           | RENEWAL OF THE TERM OF OFFICE OF MRS.<br>ALEXANDRA ROCCA AS DIRECTOR  | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.5           | RENEWAL OF THE TERM OF OFFICE OF MRS.<br>CARMINA GANYET I CIRERA AS DIRECTOR  | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.6           | RENEWAL OF THE TERM OF OFFICE OF MR. JUAN JOSE BRUGERA CLAVERO AS DIRECTOR  | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.7           | RENEWAL OF THE TERM OF OFFICE OF MR. CARLOS KROHMER AS DIRECTOR   | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.8           | RENEWAL OF THE TERM OF OFFICE OF MR. LUIS MALUQUER TREPAT AS DIRECTOR   | FOR  | With   | Approved |                                       |          |  |
|                               |             | O.9           | RENEWAL OF THE TERM OF OFFICE OF MR. ANTHONY WYAND AS DIRECTOR  | FOR  | With   | Approved |                                       |          |  |
|                               |             |               |   | O.10 | APPROVAL OF THE COMPENSATION POLICY<br>FOR CORPORATE OFFICERS PURSUANT TO<br>SECTION II OF ARTICLE L.225-37-2 OF THE<br>FRENCH COMMERCIAL CODE | FOR      | With                                  | Approved |  |
|                               |             | 0.11          | APPROVAL OF ALL COMPENSATIONS PAID OR<br>ALLOCATED TO CORPORATE OFFICERS FOR THE<br>FINANCIAL YEAR ENDED 31 DECEMBER 2019<br>PURSUANT TO SECTION II OF ARTICLE L.225-100<br>OF THE FRENCH COMMERCIAL CODE | FOR  | With   | Approved |                                       |          |  |



|   | O.12 | APPROVAL OF THE COMPENSATION ELEMENTS<br>PAID OR ALLOCATED FOR THE FINANCIAL YEAR<br>ENDED 31 DECEMBER 2019 TO MR. JUAN JOSE<br>BRUGERA CLAVERO, CHAIRMAN OF THE BOARD<br>OF DIRECTORS  | FOR | With | Approved |   |   |
|---|------|---|-----|------|----------|---|---|
|   | O.13 | APPROVAL OF THE COMPENSATION ELEMENTS PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. NICOLAS REYNAUD, CHIEF EXECUTIVE OFFICER   | FOR | With | Approved |   |   |
|   | O.14 | AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS FOR THE COMPANY TO BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L.225-209 OF THE FRENCH COMMERCIAL CODE, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS AND CONDITIONS, CEILING              | FOR | With | Approved |   |   |
|   | O.15 | POWERS TO CARRY OUT FORMALITIES   | FOR | With | Approved |   |   |
|   | E.1  | AUTHORIZATION TO BE GRANTED TO THE<br>BOARD OF DIRECTORS TO REDUCE THE SHARE<br>CAPITAL BY CANCELLATION OF TREASURY<br>SHARES, PURSUANT TO THE PROVISIONS OF<br>ARTICLE L.225-209 OF THE FRENCH<br>COMMERCIAL CODE, DURATION OF THE<br>AUTHORIZATION, CEILING | FOR | With | Approved |   |   |
| l |      | 1   |     | I    | ı        | 1 | 1 |



| E.2 | DELEGATION OF AUTHORITY TO THE BOARD OF  | FOR | With | Approved |
|-----|--|-----|------|----------|
|     | DIRECTORS TO ISSUE COMMON SHARES OF THE  |     |      |          |
|     | COMPANY AND TRANSFERABLE 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, WITHIN THE CONTEXT OF A PUBLIC    |     |      |          |
|     | OFFERING, WITH THE EXCEPTION OF THE      |     |      |          |
|     | OFFERS REFERRED TO IN 1DECREE OF ARTICLE |     |      |          |
|     | L.411-2 OF THE FRENCH MONETARY AND       |     |      |          |
|     | FINANCIAL CODE, DURATION OF THE          |     |      |          |
|     | DELEGATION, MAXIMUM NOMINAL AMOUNT       |     |      |          |
|     | OF THE CAPITAL INCREASE, ISSUE PRICE     |     |      |          |
| E.3 | DELEGATION OF AUTHORITY TO THE BOARD OF  | FOR | With | Approved |
|     | DIRECTORS TO ISSUE COMMON SHARES OF THE  |     |      |          |
|     | COMPANY AND TRANSFERABLE 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, BY WAY OF AN OFFER REFERRED TO IN |     |      |          |
|     | 1DECREE OF ARTICLE L.411-2 OF THE FRENCH |     |      |          |
|     | MONETARY AND FINANCIAL CODE, DURATION    |     |      |          |
|     | OF THE DELEGATION, MAXIMUM NOMINAL       |     |      |          |
|     | AMOUNT OF THE CAPITAL INCREASE, ISSUE    |     |      |          |
|     | PRICE                                    |     |      |          |



| E.4 | AUTHORIZATION TO THE BOARD OF DIRECTORS, IN THE EVENT OF AN ISSUE, WITH CANCELLATION OF THE SHAREHOLDERS' PREEMPTIVE SUBSCRIPTION RIGHT, OF COMMON SHARES OR TRANSFERABLE SECURITIES GRANTING ACCESS TO COMMON SHARES, BY WAY OF A PUBLIC OFFER EXCLUDING THE OFFERS REFERRED TO IN 1DECREE OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, OR BY WAY OF AN OFFER REFERRED TO IN 1DECREE OF ARTICLE L.411-2 OF THE FRENCH MONETARY AND FINANCIAL CODE, TO SET THE ISSUE PRICE IN ACCORDANCE WITH THE TERMS AND CONDITIONS SET BY THE GENERAL MEETING AUTHORIZATION TO THE BOARD OF DIRECTORS, IN THE EVENT OF A CAPITAL INCREASE WITH OR WITHOUT CANCELLATION | FOR | With | Approved |
|-----|---|-----|------|----------|
| E.6 | OF THE SHAREHOLDERS' PRE-EMPTIVE SUBSCRIPTION RIGHT, TO INCREASE THE NUMBER OF SECURITIES TO BE ISSUED OVERALL LIMITATION OF AUTHORIZATIONS   | FOR | With | Approved |
| E.7 | AUTHORIZATION TO BE GRANTED TO THE BOARD OF DIRECTORS TO GRANT SHARE SUBSCRIPTION OPTIONS AND/OR SHARE PURCHASE OPTIONS TO EMPLOYEES AND CORPORATE OFFICERS OF THE COMPANY, WAIVER BY SHAREHOLDERS OF THEIR PRE-EMPTIVE SUBSCRIPTION RIGHT, DURATION OF THE AUTHORIZATION, CEILING, EXERCISE PRICE, MAXIMUM DURATION OF THE OPTION  | FOR | With | Approved |



|  | E.8  | DELEGATION OF AUTHORITY TO THE BOARD OF DIRECTORS TO PROCEED WITH CAPITAL INCREASES RESERVED FOR EMPLOYEES WHO ARE MEMBERS OF A COMPANY SAVINGS PLAN, WITHOUT THE PRE-EMPTIVE SUBSCRIPTION RIGHT, DURATION OF THE AUTHORIZATION, PURPOSES, TERMS AND CONDITIONS, CEILING | FOR | With | Approved |
|--|------|--|-----|------|----------|
|  | E.9  | RATIFICATION OF THE DECISION OF THE<br>BOARD OF DIRECTORS OF 6 FEBRUARY 2020 TO<br>BRING THE COMPANY'S BY-LAWS INTO<br>ALIGNMENT WITH THE LEGAL AND<br>REGULATORY PROVISIONS IN FORCE  | FOR | With | Approved |
|  | E.10 | DELETION OF ARTICLE 17 OF THE COMPANY'S BY-LAWS RELATING TO THE HOLDING OF SHARES BY DIRECTORS AND CORRELATIVE RENUMBERING OF THE FOLLOWING ARTICLES   | FOR | With | Approved |
|  | E.11 | AMENDMENT TO ARTICLE 20 BIS OF THE COMPANY'S BY-LAWS IN ORDER TO DELETE THE CENSORS' OBLIGATION TO HOLD SHARES   | FOR | With | Approved |
|  | E.12 | DELEGATION TO THE BOARD OF DIRECTORS TO MAKE THE NECESSARY AMENDMENTS TO THE BY-LAWS IN ORDER TO BRING THEM INTO COMPLIANCE WITH THE LEGAL AND REGULATORY PROVISIONS, SUBJECT TO RATIFICATION OF THESE AMENDMENTS BY THE NEXT EXTRAORDINARY GENERAL MEETING              | FOR | With | Approved |
|  | E.13 | POWERS TO CARRY OUT FORMALITIES  | FOR | With | Approved |



| Name corporation | Date<br>AGM | Agenda no. | Proposal to vote on   | Vote | With/against mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|------------|---|------|-------------------|----------|---------------------------------------|
| Gecina           | 23-04-20    | O.1        | APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 - APPROVAL OF THE OVERALL AMOUNT OF EXPENSES AND COSTS   | FOR  | With              | Approved |                                       |
|                  |             | O.2        | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019   | FOR  | With              | Approved |                                       |
|                  |             | O.3        | TRANSFER TO A RESERVE ACCOUNT   | FOR  | With              | Approved |                                       |
|                  |             | O.4        | ALLOCATION OF INCOME FOR THE FINANCIAL<br>YEAR 2019, DISTRIBUTION OF THE DIVIDEND -<br>REMINDER OF THE DIVIDENDS DISTRIBUTED FOR<br>THE LAST THREE FINANCIAL YEARS  | FOR  | With              | Approved |                                       |
|                  |             | O.5        | OPTION FOR THE PAYMENT OF INTERIM DIVIDENDS IN SHARES RELATING TO THE FINANCIAL YEAR 2020 - DELEGATION OF POWERS TO THE BOARD OF DIRECTORS  | FOR  | With              | Approved |                                       |
|                  |             | O.6        | THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS AND COMMITMENTS REFERRED TO IN ARTICLES L. 225-38 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  | FOR  | With              | Approved |                                       |
|                  |             | O.7        | APPROVAL OF THE INFORMATION REFERRED TO IN ARTICLE L. 225-37-3, I. OF THE FRENCH COMMERCIAL CODE RELATING TO THE COMPENSATION OF CORPORATE OFFICERS FOR THE FINANCIAL YEAR 2019                                   | FOR  | With              | Approved |                                       |
|                  |             | O.8        | APPROVAL OF THE FIXED, VARIABLE AND EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID DURING OR ALLOCATED FOR THE FINANCIAL YEAR 2019 TO THE CHAIRMAN OF THE BOARD OF DIRECTORS | FOR  | With              | Approved |                                       |
|                  |             | O.9        | APPROVAL OF THE FIXED, VARIABLE AND   | FOR  | With              | Approved |                                       |



| Ī    | EVERDIONIAL ELEMENTS MARVING LID TUE TOTAL         | I          | Ī       | 1 1         |  |
|------|--|------------|---------|-------------|--|
|      | EXCEPTIONAL ELEMENTS MAKING UP THE TOTAL           |            |         |             |  |
|      | COMPENSATION AND BENEFITS OF ALL KINDS             |            |         |             |  |
|      | PAID DURING OR ALLOCATED FOR THE                   |            |         |             |  |
|      | FINANCIAL YEAR 2019 TO THE CHIEF EXECUTIVE         |            |         |             |  |
| 0.40 | OFFICER  | <b>500</b> |         |             |  |
| O.10 | APPROVAL OF THE ELEMENTS OF THE                    | FOR        | With    | Approved    |  |
|      | COMPENSATION POLICY FOR THE MEMBERS OF             |            |         |             |  |
|      | THE BOARD OF DIRECTORS FOR THE FINANCIAL           |            |         |             |  |
| 0.44 | YEAR 2020  | FOD        | \A/:+I- | A 4         |  |
| 0.11 | APPROVAL OF THE ELEMENTS OF THE                    | FOR        | With    | Approved    |  |
|      | COMPENSATION POLICY FOR THE CHAIRMAN OF            |            |         |             |  |
|      | THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2020 |            |         |             |  |
| 0.12 | APPROVAL OF THE ELEMENTS OF THE                    | FOR        | With    | Ammunicad   |  |
| 0.12 | COMPENSATION POLICY FOR THE CHIEF                  | FUR        | WILII   | Approved    |  |
|      | EXECUTIVE OFFICER FOR THE FINANCIAL YEAR           |            |         |             |  |
|      | 2020   |            |         |             |  |
| 0.13 | RATIFICATION OF THE APPOINTMENT OF MR.             | FOR        | With    | Approved    |  |
| 0.13 | JEROME BRUNEL AS CENSOR OF THE COMPANY             | FOR        | VVILII  | Approved    |  |
| 0.14 | RENEWAL OF THE TERM OF OFFICE OF MRS. INES         | FOR        | With    | Approved    |  |
| 0.14 | REINMANN TOPER AS DIRECTOR                         | IOK        | VVICII  | Approved    |  |
| 0.15 | RENEWAL OF THE TERM OF OFFICE OF MR.               | FOR        | With    | Approved    |  |
| 0.13 | CLAUDE GENDRON AS DIRECTOR                         | ı Ok       | 771611  | Approved    |  |
| 0.16 | APPOINTMENT OF MR. JEROME BRUNEL AS                | FOR        | With    | Approved    |  |
| 0.10 | DIRECTOR   | ·          | 771611  | 7.551.01.04 |  |
| 0.17 | AUTHORIZATION TO BE GRANTED TO THE                 | FOR        | With    | Approved    |  |
|      | BOARD OF DIRECTORS TO TRADE IN THE                 |            |         | [           |  |
|      | COMPANY'S SHARES                                   |            |         |             |  |
| E.18 | APPROVAL OF THE PARTIAL CONTRIBUTION OF            | FOR        | With    | Approved    |  |
|      | ASSETS PLACED UNDER THE LEGAL REGIME OF            |            |         |             |  |
|      | DEMERGERS GRANTED BY GECINA TO GEC 25              |            |         |             |  |
|      | COMPANY, A 100% SUBSIDIARY, OF ITS                 |            |         |             |  |
|      | RESIDENTIAL ACTIVITY AND DELEGATION OF             |            |         |             |  |
|      | POWERS TO THE BOARD OF DIRECTORS FOR THE           |            |         |             |  |
|      | IMPLEMENTATION OF THE SAID CONTRIBUTION            |            |         |             |  |
| E.19 | AMENDMENT TO ARTICLE 7 OF THE BY-LAWS -            | FOR        | With    | Approved    |  |



|              | FORM OF SHARES   |            |      |                       |
|--------------|--|------------|------|-----------------------|
| E.20         | AMENDMENT TO ARTICLE 9, PARAGRAPHS 1 AND                                       | FOR        | With | Rejected              |
|              | 2 OF THE BY-LAWS - THRESHOLD CROSSINGS -                                       |            |      |                       |
|              | INFORMATION  |            |      |                       |
| E.21         | AMENDMENT TO ARTICLE 19 OF THE BY-LAWS -                                       | FOR        | With | Approved              |
|              | COMPENSATION OF DIRECTORS, CENSORS, THE  |            |      |                       |
|              | CHAIRMAN, THE CHIEF EXECUTIVE OFFICER AND                                      |            |      |                       |
|              | THE DEPUTY CHIEF EXECUTIVE OFFICERS  |            |      |                       |
| E.22         | AMENDMENT TO ARTICLE 23, PARAGRAPH 4, OF                                       | FOR        | With | Approved              |
|              | THE BY-LAWS - DISTRIBUTION OF PROFITS -  |            |      |                       |
|              | RESERVES   |            |      |                       |
| E.23         | DELEGATION OF AUTHORITY TO BE GRANTED TO                                       | FOR        | With | Approved              |
|              | THE BOARD OF DIRECTORS TO DECIDE TO  |            |      |                       |
|              | INCREASE THE COMPANY'S SHARE CAPITAL BY  |            |      |                       |
|              | ISSUING - WITH RETENTION OF THE PRE-EMPTIVE                                    |            |      |                       |
|              | SUBSCRIPTION RIGHT - SHARES AND/OR   |            |      |                       |
|              | TRANSFERABLE SECURITIES GRANTING   |            |      |                       |
|              | IMMEDIATE OR FUTURE ACCESS TO THE CAPITAL                                      |            |      |                       |
|              | AND/OR GRANTING ENTITLEMENT TO THE   |            |      |                       |
| <b>5</b> 0 4 | ALLOCATION OF DEBT SECURITIES  | <b>500</b> | 1400 |                       |
| E.24         | DELEGATION OF AUTHORITY TO BE GRANTED TO                                       | FOR        | With | Approved              |
|              | THE BOARD OF DIRECTORS TO DECIDE TO  |            |      |                       |
|              | INCREASE THE COMPANY'S SHARE CAPITAL BY  |            |      |                       |
|              | ISSUING - WITH CANCELLATION OF THE PRE-<br>EMPTIVE SUBSCRIPTION RIGHT - SHARES |            |      |                       |
|              | AND/OR TRANSFERABLE SECURITIES GRANTING  |            |      |                       |
|              | ACCESS TO THE CAPITAL, IMMEDIATELY OR IN                                       |            |      |                       |
|              | THE FUTURE, AND/OR GRANTING ENTITLEMENT  |            |      |                       |
|              | TO THE ALLOCATION OF DEBT SECURITIES, BY                                       |            |      |                       |
|              | PUBLIC OFFERS OTHER THAN THOSE REFERRED  |            |      |                       |
|              | TO IN ARTICLE L. 411-2 OF THE FRENCH   |            |      |                       |
|              | MONETARY AND FINANCIAL CODE  |            |      |                       |
|              | MONE IANT AND I MANCIAL CODE   |            |      |                       |
| E.25         | DELEGATION OF AUTHORITY TO BE GRANTED TO                                       | FOR        | With | Approved              |
|              | THE BOARD OF DIRECTORS TO DECIDE TO  |            |      | 1 10 10 1 1 2 2 3 3 1 |
|              | INCREASE THE COMPANY'S SHARE CAPITAL BY  |            |      |                       |



| E.26 | ISSUING - WITH CANCELLATION OF THE PRE-<br>EMPTIVE SUBSCRIPTION RIGHT - SHARES<br>AND/OR TRANSFERABLE SECURITIES GRANTING<br>ACCESS, IMMEDIATELY OR IN THE FUTURE, TO<br>THE COMPANY'S CAPITAL AND/OR GRANTING<br>ENTITLEMENT TO THE ALLOCATION OF DEBT<br>SECURITIES, IN THE EVENT OF AN EXCHANGE<br>OFFER INITIATED BY THE COMPANY<br>DELEGATION OF AUTHORITY TO BE GRANTED TO  | FOR | With | Approved |
|------|---|-----|------|----------|
|      | THE BOARD OF DIRECTORS TO DECIDE TO INCREASE THE COMPANY'S SHARE CAPITAL BY ISSUING - WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT - SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY OR IN THE FUTURE, TO THE CAPITAL AND/OR GRANTING ENTITLEMENT TO THE ALLOCATION OF DEBT SECURITIES, BY PUBLIC OFFERS AS REFERRED TO IN ARTICLE L. 411-2 1DECREE OF THE FRENCH MONETARY AND FINANCIAL CODE |     |      |          |
| E.27 | 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 RETENTION OR CANCELLATION OF THE PRE- EMPTIVE SUBSCRIPTION RIGHT  | FOR | With | Approved |
| E.28 | POSSIBILITY TO ISSUE SHARES OR<br>TRANSFERABLE SECURITIES GRANTING ACCESS,<br>IMMEDIATELY OR IN THE FUTURE, TO SHARES TO<br>BE ISSUED BY THE COMPANY AS<br>CONSIDERATION FOR CONTRIBUTIONS IN KIND  | FOR | With | Approved |
| E.29 | DETERMINATION OF THE ISSUE PRICE OF SHARES<br>OR TRANSFERABLE SECURITIES GRANTING<br>ACCESS TO THE CAPITAL, WITHIN THE LIMIT OF<br>10% OF THE CAPITAL PER YEAR, IN THE CONTEXT  | FOR | With | Approved |



|     | _     | OF A SHARE CAPITAL INCREASE WITH                           |      |        |          |
|-----|-------|--|------|--------|----------|
|     | _     | CANCELLATION OF THE PRE-EMPTIVE                            |      |        |          |
| -   | -     | UBSCRIPTION RIGHT DELEGATION OF AUTHORITY TO BE GRANTED TO | FOR  | With   | Ammunuad |
|     |       | HE BOARD OF DIRECTORS TO DECIDE TO                         | FUR  | vvitii | Approved |
|     | -     | NCREASE THE SHARE CAPITAL BY                               |      |        |          |
|     |       | NCORPORATION OF PREMIUMS, RESERVES,                        |      |        |          |
|     |       | PROFITS OR OTHER SUMS                                      |      |        |          |
| F   | -     | DELEGATION OF AUTHORITY TO BE GRANTED TO                   | F∩P  | With   | Approved |
|     |       | HE BOARD OF DIRECTORS TO DECIDE TO CARRY                   | I OK | VVICII | Арргочец |
|     | _     | OUT AN INCREASE OF THE COMPANY'S SHARE                     |      |        |          |
|     | -     | CAPITAL BY ISSUING SHARES OR TRANSFERABLE                  |      |        |          |
|     | -     | ECURITIES GRANTING ACCESS TO THE CAPITAL.                  |      |        |          |
|     |       | MMEDIATELY OR IN THE FUTURE, RESERVED FOR                  |      |        |          |
|     |       | MEMBERS OF SAVINGS PLANS WITH                              |      |        |          |
|     | С     | CANCELLATION OF THE PRE-EMPTIVE                            |      |        |          |
|     | S     | UBSCRIPTION RIGHT FOR THE BENEFIT OF THE                   |      |        |          |
|     | L     | ATTER  |      |        |          |
| E.3 | .32 A | AUTHORIZATION TO BE GRANTED TO THE                         | FOR  | With   | Approved |
|     | В     | SOARD OF DIRECTORS TO PROCEED WITH                         |      |        |          |
|     | Α     | LLOCATIONS OF FREE EXISTING SHARES OR                      |      |        |          |
|     | S     | HARES TO BE ISSUED IN FAVOUR OF EMPLOYEES                  |      |        |          |
|     | Α     | AND EXECUTIVE CORPORATE OFFICERS OF THE                    |      |        |          |
|     |       | GROUP OR OF CERTAIN CATEGORIES THEREOF                     |      |        |          |
| E.3 | _     | DELEGATION TO BE GRANTED TO THE BOARD OF                   | FOR  | With   | Approved |
|     | -     | DIRECTORS TO REDUCE THE SHARE CAPITAL BY                   |      |        |          |
|     | -     | CANCELLATION OF TREASURY SHARES                            |      | l      |          |
| O.  | .34 P | OWERS TO CARRY OUT FORMALITIES                             | FOR  | With   | Approved |



| Name corporation | Date<br>AGM | Agenda no. | Proposal to vote on   | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|------------|---|------|----------------------|----------|---------------------------------------|
| Entra            | 30-04-20    | 2          | ELECTION OF A PERSON TO CHAIR THE MEETING   | FOR  | With                 | Approved |                                       |
|                  |             | 3          | ELECTION OF A PERSON TO CO-SIGN THE MINUTES   | FOR  | With                 | Approved |                                       |
|                  |             | 4          | APPROVAL OF THE NOTICE AND THE PROPOSED AGENDA  | FOR  | With                 | Approved |                                       |
|                  |             | 5          | APPROVAL OF THE ANNUAL ACCOUNTS AND THE<br>BOARD OF DIRECTORS ANNUAL REPORT FOR<br>THE FINANCIAL YEAR 2019 FOR ENTRA ASA,<br>INCLUDING DISTRIBUTION OF DIVIDEND | FOR  | With                 | Approved |                                       |
|                  |             | 6          | AUTHORISATION TO DISTRIBUTE SEMI-ANNUAL<br>DIVIDEND BASED ON THE APPROVED ANNUAL<br>ACCOUNTS FOR 2019   | FOR  | With                 | Approved |                                       |
|                  |             | 8.A        | HANDLING OF THE BOARDS STATEMENT ON SALARIES AND OTHER REMUNERATION TO SENIOR EXECUTIVES: (ADVISORY GUIDELINES)   | FOR  | With                 | Approved |                                       |
|                  |             | 8.B        | HANDLING OF THE BOARDS STATEMENT ON SALARIES AND OTHER REMUNERATION TO SENIOR EXECUTIVES: BINDING GUIDELINES (SHARE RELATED INCENTIVE SCHEMES)                  | FOR  | With                 | Approved |                                       |
|                  |             | 9          | AUTHORISATION TO ACQUIRE OWN SHARES IN ENTRA ASA IN THE MARKET FOR SUBSEQUENT CANCELLATION  | FOR  | With                 | Approved |                                       |
|                  |             | 10         | AUTHORISATION TO ACQUIRE OWN SHARES IN<br>ENTRA ASA IN CONNECTION WITH ITS SHARE<br>SCHEME AND LTI SCHEME   | FOR  | With                 | Approved |                                       |
|                  |             | 11         | AUTHORISATION TO INCREASE THE SHARE CAPITAL OF ENTRA ASA  | FOR  | With                 | Approved |                                       |



| 12   | APPROVAL OF REMUNERATION TO THE AUDITOR FOR 2019   | FOR | With | Approved |
|------|--|-----|------|----------|
| 13.A | REMUNERATION TO THE MEMBERS OF THE BOARD OF DIRECTORS                                    | FOR | With | Approved |
| 13.B | REMUNERATION TO THE MEMBERS OF THE AUDIT COMMITTEE                                       | FOR | With | Approved |
| 13.C | REMUNERATION TO THE MEMBERS OF THE REMUNERATION COMMITTEE                                | FOR | With | Approved |
| 14.A | CHAIR OF THE BOARD, SIRI HATLEN (REELECTION)   | FOR | With | Approved |
| 14.B | BOARD MEMBER, KJELL BJORDAL (REELECTION)   | FOR | With | Approved |
| 14.C | BOARD MEMBER, CAMILLA AC TEPFERS (REELECTION)  | FOR | With | Approved |
| 14.D | BOARD MEMBER, WIDAR SALBUVIK<br>(REELECTION)   | FOR | With | Approved |
| 14.E | BOARD MEMBER, BENEDICTE SCHILBRED FASMER (NEW)   | FOR | With | Approved |
| 15   | ELECTION OF A NEW MEMBER TO THE NOMINATION COMMITTEE MEMBER, TORKEL STORFLOR HALMO (NEW) | FOR | With | Approved |
| 16   | REMUNERATION TO THE MEMBERS OF THE NOMINATION COMMITTEE                                  | FOR | With | Approved |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on  | Vote | With/against mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|---------------|--|------|-------------------|----------|---------------------------------------|
| Klépierre        | 30-04-20    | O.1           | APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 - ACKNOWLEDGEMENT OF NON-DEDUCTIBLE EXPENSES AND COSTS  | FOR  | With              | Approved |                                       |
|                  |             | O.2           | APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019  | FOR  | With              | Approved |                                       |
|                  |             | O.3           | ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 AND DISTRIBUTION OF 2.20 EUROS PER SHARE BY DISTRIBUTION OF THE DISTRIBUTABLE PROFIT, MERGER PREMIUM AND CONTRIBUTION PREMIUM | FOR  | With              | Approved |                                       |
|                  |             | O.4           | APPROVAL OF THE OPERATIONS AND AGREEMENTS REFERRED TO IN ARTICLE L. 225-86 OF THE FRENCH COMMERCIAL CODE   | FOR  | With              | Approved |                                       |
|                  |             | O.5           | APPROVAL OF THE COMMITMENTS REFERRED<br>TO IN ARTICLE L.225-90-1 OF THE FRENCH<br>COMMERCIAL CODE RELATING TO MR. JEAN-<br>MARC JESTIN, CHAIRMAN OF THE MANAGEMENT<br>BOARD                      | FOR  | With              | Approved |                                       |
|                  |             | O.6           | APPROVAL OF THE COMMITMENTS REFERRED TO IN ARTICLE L.225-90-1 OF THE FRENCH COMMERCIAL CODE RELATING TO MR. JEAN-MICHEL GAULT, DEPUTY CHIEF EXECUTIVE OFFICER, MEMBER OF THE MANAGEMENT BOARD    | FOR  | With              | Approved |                                       |
|                  |             | O.7           | RENEWAL OF THE TERM OF OFFICE OF MRS. CATHERINE SIMONI AS MEMBER OF THE SUPERVISORY BOARD  | FOR  | With              | Approved |                                       |
|                  |             | O.8           | RENEWAL OF THE TERM OF OFFICE OF MRS. FLORENCE VON ERB AS MEMBER OF THE SUPERVISORY BOARD  | FOR  | With              | Approved |                                       |
|                  |             | O.9           | RENEWAL OF THE TERM OF OFFICE OF MR.   | FOR  | With              | Approved |                                       |



|      | CTANILEY CHACHOLIA AC MEMBER OF THE   | Ī   | Ī      | I I                                      |
|------|---|-----|--------|--|
|      | STANLEY SHASHOUA AS MEMBER OF THE SUPERVISORY BOARD                           |     |        |  |
| O.10 | APPROVAL OF THE COMPENSATION POLICY FOR                                       | FOR | With   | Ammusicad                                |
| 0.10 |   | FOR | with   | Approved                                 |
|      | THE CHAIRMAN OF THE SUPERVISORY BOARD   |     |        |  |
|      | AND THE MEMBERS OF THE SUPERVISORY  |     |        |  |
| 0.44 | BOARD   | FOD | \A/:+L | <b>A</b>                                 |
| 0.11 | APPROVAL OF THE COMPENSATION POLICY FOR                                       | FOR | With   | Approved                                 |
| 0.40 | THE CHAIRMAN OF THE MANAGEMENT BOARD  | FOD | \A/:+L | <b>A</b>                                 |
| 0.12 | APPROVAL OF THE COMPENSATION POLICY FOR                                       | FOR | With   | Approved                                 |
| 0.40 | MEMBERS OF THE MANAGEMENT BOARD   | FOR | 34741  |  |
| O.13 | APPROVAL OF THE INFORMATION RELATING TO                                       | FOR | With   | Approved                                 |
|      | THE COMPENSATION OF THE CHAIRMAN OF THE                                       |     |        |  |
|      | SUPERVISORY BOARD, THE MEMBERS OF THE   |     |        |  |
|      | SUPERVISORY BOARD, THE CHAIRMAN OF THE  |     |        |  |
|      | MANAGEMENT BOARD AND THE MEMBERS OF   |     |        |  |
|      | THE MANAGEMENT BOARD MENTIONED IN   |     |        |  |
|      | SECTION I OF ARTICLE L.225-37-3 OF THE FRENCH                                 |     |        |  |
| 0.14 | COMMERCIAL CODE   | FOR | \A/:4b | A 10 10 10 10 10 10 10 10 10 10 10 10 10 |
| 0.14 | APPROVAL OF THE COMPENSATION ELEMENTS   | FOR | With   | Approved                                 |
|      | PAID DURING THE FINANCIAL YEAR ENDED 31                                       |     |        |  |
|      | DECEMBER 2019 OR ALLOCATED FOR THE SAME                                       |     |        |  |
|      | FINANCIAL YEAR TO THE CHAIRMAN OF THE SUPERVISORY BOARD                       |     |        |  |
| O.15 |   | FOR | With   | A 10 10 10 10 10 10 10 10 10 10 10 10 10 |
| 0.15 | APPROVAL OF THE COMPENSATION ELEMENTS PAID DURING THE FINANCIAL YEAR ENDED 31 | FOR | with   | Approved                                 |
|      | DECEMBER 2019 OR ALLOCATED FOR THE SAME                                       |     |        |  |
|      | FINANCIAL YEAR TO THE CHAIRMAN OF THE   |     |        |  |
|      | MANAGEMENT BOARD  |     |        |  |
| 0.16 | APPROVAL OF THE COMPENSATION ELEMENTS   | FOR | With   | Approved                                 |
| 0.16 | PAID DURING THE FINANCIAL YEAR ENDED 31                                       | FOR | VVILII | Approved                                 |
|      | DECEMBER 2019 OR ALLOCATED FOR THE SAME                                       |     |        |  |
|      | FINANCIAL YEAR TO THE DEPUTY CHIEF  |     |        |  |
|      | EXECUTIVE OFFICER, MEMBER OF THE  |     |        |  |
|      | MANAGEMENT BOARD  |     |        |  |
|      |   | ı   | i      | 1  |
| 0.17 | DELEGATION OF AUTHORITY TO BE GRANTED TO                                      | FOR | With   | Approved                                 |



|     | N     | MONTHS TO TRADE IN THE COMPANY'S SHARES     |     |      |          |
|-----|-------|---|-----|------|----------|
| E.  | .18 [ | DELEGATION OF AUTHORITY TO BE GRANTED TO    | FOR | With | Approved |
|     | T     | THE MANAGEMENT BOARD FOR A PERIOD OF 26     |     |      |          |
|     | N     | MONTHS TO REDUCE THE SHARE CAPITAL BY       |     |      |          |
|     |       | CANCELLATION OF TREASURY SHARES             |     |      |          |
| E.  | .19   | ALIGNMENT OF ARTICLE 7 OF THE COMPANY'S     | FOR | With | Approved |
|     | E     | BY-LAWS WITH THE PROVISIONS OF THE PACT     |     |      |          |
|     | L     | AW RELATING TO THE SHAREHOLDER              |     |      |          |
|     | 11    | DENTIFICATION PROCEDURE (TPI                |     |      |          |
| E.: | .20   | AMENDMENT TO THE COMPANY'S BY-LAWS TO       | FOR | With | Approved |
|     | 11    | NSERT A NEW ARTICLE 15 AUTHORIZING THE      |     |      |          |
|     | S     | SUPERVISORY BOARD TO ADOPT CERTAIN          |     |      |          |
|     | E     | DECISIONS BY WRITTEN CONSULTATION           |     |      |          |
|     | F     | PURSUANT TO ARTICLE L. 225-82 OF THE FRENCH |     |      |          |
|     |       | COMMERCIAL CODE                             |     |      |          |
| E.: | .21   | ALIGNMENT OF ARTICLE 17 OF THE COMPANY'S    | FOR | With | Approved |
|     | E     | BY-LAWS WITH THE PROVISIONS OF THE PACT     |     |      |          |
|     | L     | AW CONCERNING THE COMPENSATION OF THE       |     |      |          |
|     | S     | SUPERVISORY BOARD MEMBERS                   |     |      |          |
| E.: | .22 F | POWERS TO CARRY OUT FORMALITIES             | FOR | With | Approved |



| Name corporation | Date<br>AGM | Agenda no. | Proposal to vote on   | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|------------|---|------|----------------------|----------|---------------------------------------|
| Emperic student  | 7-05-20     | 1          | TO RECEIVE THE COMPANY'S ANNUAL REPORT<br>AND ACCOUNTS FOR THE FINANCIAL PERIOD<br>ENDED 31 DECEMBER 2019 (THE "ANNUAL<br>REPORT"), WHICH INCLUDE THE DIRECTORS'<br>REPORT AND THE AUDITORS' REPORT   | FOR  | With                 | Approved |                                       |
|                  |             | 2          | TO APPROVE THE DIRECTORS' REMUNERATION REPORT (EXCLUDING THE DIRECTORS' REMUNERATION POLICY ON PAGES 59 TO 64 OF THE ANNUAL REPORT) FOR THE FINANCIAL PERIOD ENDED 31 DECEMBER 2019 TOGETHER WITH THE AUDITORS' REPORT ON THAT PART OF THE DIRECTORS' REMUNERATION REPORT WHICH IS REQUIRED TO BE AUDITED FOR THE YEAR ENDED 31 DECEMBER 2019 | FOR  | With                 | Approved |                                       |
|                  |             | 3          | TO APPROVE THE DIRECTORS' REMUNERATION POLICY, THE FULL TEXT OF WHICH IS CONTAINED IN THE DIRECTORS' REMUNERATION REPORT FOR THE YEAR ENDED 31 DECEMBER 2019, AS SET OUT ON PAGES 52  | FOR  | With                 | Approved |                                       |
|                  |             | 4          | TO 58 OF THE ANNUAL REPORT TO RE-APPOINT BDO LLP AS AUDITORS OF THE COMPANY TO HOLD OFFICE FROM THE CONCLUSION OF THIS MEETING UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AT WHICH THE ANNUAL REPORT AND ACCOUNTS ARE LAID  | FOR  | With                 | Approved |                                       |
|                  |             | 5          | TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITORS  | FOR  | With                 | Approved |                                       |



| 6  | TO AUTHORISE THE DIRECTORS TO DECLARE AND PAY ALL DIVIDENDS OF THE COMPANY AS INTERIM DIVIDENDS AND FOR THE LAST DIVIDEND REFERABLE TO A FINANCIAL YEAR NOT TO BE CATEGORISED AS A FINAL DIVIDEND THAT IS SUBJECT TO SHAREHOLDER APPROVAL     | FOR | With | Approved |
|----|---|-----|------|----------|
| 7  | TO RE-ELECT MARK PAIN AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION, AND WHO WOULD IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION VACATE OFFICE AT THE CONCLUSION OF THIS MEETING UNLESS RE-ELECTED BY THE SHAREHOLDERS      | FOR | With | Approved |
| 8  | TO RE-ELECT ALICE AVIS AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION, AND WHO WOULD IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION VACATE OFFICE AT THE CONCLUSION OF THIS MEETING UNLESS RE-ELECTED BY THE SHAREHOLDERS     | FOR | With | Approved |
| 9  | TO RE-ELECT TIMOTHY ATTLEE AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION, AND WHO WOULD IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION VACATE OFFICE AT THE CONCLUSION OF THIS MEETING UNLESS RE-ELECTED BY THE SHAREHOLDERS | FOR | With | Approved |
| 10 | TO RE-ELECT LYNNE FENNAH AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION, AND WHO WOULD IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION VACATE OFFICE AT THE CONCLUSION OF THIS MEETING UNLESS RE-ELECTED BY THE SHAREHOLDERS   | FOR | With | Approved |



| 11 | TO RE-ELECT JIM PROWER AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION, AND WHO WOULD IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION VACATE OFFICE AT THE CONCLUSION OF THIS MEETING UNLESS RE-ELECTED BY THE SHAREHOLDERS  | FOR | With | Approved |
|----|--|-----|------|----------|
| 12 | TO RE-ELECT STUART BEEVOR AS A DIRECTOR OF THE COMPANY WHO RETIRES BY ROTATION, AND WHO WOULD IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION VACATE OFFICE AT THE CONCLUSION OF THIS MEETING UNLESS RE-ELECTED BY THE SHAREHOLDERS   | FOR | With | Approved |
| 13 | THAT: 13.1 THE DIRECTORS OF THE COMPANY BE GENERALLY AND UNCONDITIONALLY AUTHORISED UNDER SECTION 551 OF THE COMPANIES ACT 2006 (THE "ACT") TO EXERCISE ALL THE POWERS OF THE COMPANY TO ALLOT ORDINARY SHARES OF GBP 0.01 IN THE COMPANY ("SHARES") OR GRANT RIGHTS TO SUBSCRIBE FOR, OR TO CONVERT ANY SECURITY INTO, SHARES IN THE COMPANY ("RIGHTS"): 13.1.1 UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 2,010,537; AND 13.1.2 ALLOT EQUITY SECURITIES (AS DEFINED IN SECTION 560(1) OF THE ACT), UP TO A FURTHER AGGREGATE NOMINAL AMOUNT OF GBP 4,021,074 IN CONNECTION WITH AN OFFER BY WAY OF A RIGHTS ISSUE TO: 13.1.2.1 ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND 13.1.2.2 HOLDERS OF OTHER EQUITY SECURITIES, IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS | FOR | With | Approved |



| PERMITTED BY THE RIGHTS OF THOSE        |  |  |  |
|---|--|--|--|
| SECURITIES, BUT SUBJECT TO SUCH         |  |  |  |
| EXCLUSIONS AND OTHER ARRANGEMENTS AS    |  |  |  |
| THE DIRECTORS MAY CONSIDER NECESSARY OR |  |  |  |
| APPROPRIATE IN RELATION TO FRACTIONAL   |  |  |  |
| ENTITLEMENTS, RECORD DATES, TREASURY    |  |  |  |
| SHARES OR ANY LEGAL, REGULATORY OR      |  |  |  |
| PRACTICAL PROBLEMS UNDER THE LAWS OF    |  |  |  |
| ANY TERRITORY (INCLUDING THE            |  |  |  |
| REQUIREMENTS OF ANY REGULATORY BODY     |  |  |  |
| OR STOCK EXCHANGE) OR ANY OTHER MATTER; |  |  |  |
| AND 13.2 SUCH AUTHORITY SHALL EXPIRE    |  |  |  |
| (UNLESS PREVIOUSLY REVOKED BY THE       |  |  |  |
| COMPANY) ON THE EARLIER OF 15 MONTHS    |  |  |  |
| FROM THE DATE OF THE AGM AT WHICH THIS  |  |  |  |
| RESOLUTION IS PASSED AND THE CONCLUSION |  |  |  |
| OF THE NEXT ANNUAL GENERAL MEETING OF   |  |  |  |
| THE COMPANY AND IN EACH CASE THE        |  |  |  |
| COMPANY MAY, BEFORE SUCH EXPIRY, MAKE   |  |  |  |
| AN OFFER OR AGREEMENT WHICH WOULD OR    |  |  |  |
| MIGHT REQUIRE SHARES TO BE ALLOTTED OR  |  |  |  |
| RIGHTS TO BE GRANTED AFTER THE          |  |  |  |
| AUTHORITY HAS EXPIRED AND THE DIRECTORS |  |  |  |
| MAY ALLOT SHARES OR GRANT RIGHTS IN     |  |  |  |
| PURSUANCE OF ANY SUCH OFFER OR          |  |  |  |
| AGREEMENT NOTWITHSTANDING THAT THIS     |  |  |  |
| AUTHORITY HAS EXPIRED AND THIS          |  |  |  |
| AUTHORITY REPLACES ALL PREVIOUS         |  |  |  |
| AUTHORITIES                             |  |  |  |



| 14 | THAT SUBJECT TO THE PASSING OF RESOLUTION 13 THE DIRECTORS SHALL HAVE THE POWER TO ALLOT EQUITY SECURITIES (PURSUANT TO SECTIONS 570 AND 573 OF THE ACT) FOR CASH UNDER THE AUTHORITY CONFERRED BY RESOLUTION 13 AND/OR SELL TREASURY SHARES AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE PROVIDED THAT THIS POWER SHALL BE LIMITED TO: 14.1 THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES IN CONNECTION WITH AN OFFER OR ISSUE OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH 13.1.2 OF RESOLUTION 13, BY WAY OF A RIGHTS ISSUE ONLY) TO OR IN FAVOUR OF: 14.1.1 ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND 14.1.2 HOLDERS OF OTHER EQUITY SECURITIES, IF THIS IS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, BUT SUBJECT TO SUCH EXCLUSIONS AND OTHER ARRANGEMENTS AS THE DIRECTORS MAY CONSIDER NECESSARY OR APPROPRIATE IN RELATION TO FRACTIONAL ENTITLEMENTS, RECORD DATES, TREASURY SHARES OR ANY LEGAL, REGULATORY OR PRACTICAL PROBLEMS UNDER THE LAWS OF ANY TERRITORY (INCLUDING THE REQUIREMENTS OF ANY REGULATORY BODY OR STOCK EXCHANGE) OR ANY OTHER MATTER; AND 14.1.3 THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES | FOR | With | Approved |
|----|---|-----|------|----------|
|----|---|-----|------|----------|



| FOR With Approved | FOR | (OTHERWISE THAN UNDER PARAGRAPH 14.1.1 OF THIS RESOLUTION) UP TO AN AGGREGATE NOMINAL AMOUNT OF GBP 301,580, SUCH AUTHORITY SHALL EXPIRE (UNLESS PREVIOUSLY REVOKED BY THE COMPANY) ON THE EARLIER OF 15 MONTHS FROM THE DATE OF THE AGM AT WHICH THIS RESOLUTION IS PASSED AND THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND IN EACH CASE THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER THE AUTHORITY HAS EXPIRED AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT NOTWITHSTANDING THAT THIS AUTHORITY HAS EXPIRED THAT SUBJECT TO THE PASSING OF RESOLUTION 13 THE DIRECTORS SHALL HAVE THE POWER TO ALLOT EQUITY SECURITIES (PURSUANT TO SECTIONS 570 AND 573 OF THE ACT) FOR CASH UNDER THE AUTHORITY CONFERRED BY RESOLUTION 13 AND/OR SELL TREASURY SHARES AS IF SECTION 561(1) OF THE ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE PROVIDED THAT THIS POWER SHALL BE LIMITED TO: 15.1 THE ALLOTMENT OF SALE PROVIDED THAT THIS POWER SHALL BE LIMITED TO: 15.1 THE ALLOTMENT OF SALE PROVIDED THAT THIS POWER SHALL BE LIMITED TO: 15.1 THE ALLOTMENT OF SALE PROVIDED THAT THIS POWER SHALL BE LIMITED TO: 15.1 THE ALLOTMENT OF SALE PROVIDED THAT THIS POWER SHALL BE LIMITED TO: 15.1 THE ALLOTMENT OF FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION |
|-------------------|-----|--|
|-------------------|-----|--|



| 16 | WHICH THE BOARD OF THE COMPANY DETERMINES TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE-EMPTION GROUP PRIOR TO THE DATE OF THIS NOTICE, SUCH AUTHORITY SHALL EXPIRE (UNLESS PREVIOUSLY REVOKED BY THE COMPANY) ON THE EARLIER OF 15 MONTHS FROM THE DATE OF THE AGM AT WHICH THIS RESOLUTION IS PASSED AND THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY AND IN EACH CASE THE COMPANY MAY, BEFORE SUCH EXPIRY, MAKE AN OFFER OR AGREEMENT WHICH WOULD OR MIGHT REQUIRE SHARES TO BE ALLOTTED OR RIGHTS TO BE GRANTED AFTER THE AUTHORITY HAS EXPIRED AND THE DIRECTORS MAY ALLOT SHARES OR GRANT RIGHTS IN PURSUANCE OF ANY SUCH OFFER OR AGREEMENT NOTWITHSTANDING THAT THIS AUTHORITY HAS EXPIRED THAT THE COMPANY BE, AND IT IS HEREBY, GENERALLY AND UNCONDITIONALLY AUTHORISED FOR THE PURPOSE OF SECTIONS 693 AND 701 OF THE ACT TO MAKE ONE OR MORE MARKET PURCHASES (WITHIN THE MEANING OF SECTION 693(4) OF THE ACT) OF SHARES UPON SUCH TERMS AND IN SUCH MANNER AS THE DIRECTORS SHALL DETERMINE, PROVIDED THAT: 16.1 THE MAXIMUM AGGREGATE NUMBER OF SHARES AUTHORISED TO BE PURCHASED IS 60,316,096; 16.2 THE MINIMUM PRICE WHICH MAY BE PAID FOR SUCH SHARES IS GBP 0.01 PER SHARE | FOR | With | Approved |  |  |
|----|---|-----|------|----------|--|--|
|----|---|-----|------|----------|--|--|



| EXPIRY OF SUCH AUTHORITY AND MAY MAKE A PURCHASE OF SHARES IN PURSUANCE OF ANY SUCH CONTRACT OR CONTRACTS  17 THAT A GENERAL MEETING OF THE COMPANY FOR OTHER THAN AN ANNUAL GENERAL MEETING MAY BE CALLED ON NOT LESS THAN 14 CLEAR DAYS' NOTICE |
|---|
|---|



| Name corporation | Date<br>AGM  | Agenda no. | Proposal to vote on  | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|--------------|------------|--|------|----------------------|----------|---------------------------------------|
| Simon Property   | 12-05-<br>20 | 1a         | Election of Director: Glyn F. Aeppel   | FOR  | With                 | Approved |                                       |
|                  |              | <b>1</b> b | Election of Director: Larry C. Glasscock   | FOR  | With                 | Approved |                                       |
|                  |              | 1c         | Election of Director: Karen N. Horn, Ph.D.   | FOR  | With                 | Approved |                                       |
|                  |              | <b>1</b> d | Election of Director: Allan Hubbard  | FOR  | With                 | Approved |                                       |
|                  |              | 1e         | Election of Director: Reuben S. Leibowitz  | FOR  | With                 | Approved |                                       |
|                  |              | <b>1</b> f | Election of Director: Gary M. Rodkin   | FOR  | With                 | Approved |                                       |
|                  |              | 1g         | Election of Director: Stefan M. Selig  | FOR  | With                 | Approved |                                       |
|                  |              | 1h         | Election of Director: Daniel C. Smith, Ph.D.   | FOR  | With                 | Approved |                                       |
|                  |              | <b>1</b> i | Election of Director: J. Albert Smith, Jr.   | FOR  | With                 | Approved |                                       |
|                  |              | 1j         | Election of Director: Marta R. Stewart   | FOR  | With                 | Approved |                                       |
|                  |              | 2          | An advisory vote to approve the compensation of our Named Executive Officers.                    | FOR  | With                 | Approved |                                       |
|                  |              | 3          | Ratification of Ernst & Young LLP as our independent registered public accounting firm for 2020. | 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             |
| Essex Property | 12-05-20 | 2      | Ratification of the appointment of KPMG LLP as the independent registered public accounting firm for the Company for the year ending December 31, 2020. | FOR  | With         | Approved |                          |
|                |          | 3      | Advisory vote to approve the Company's named executive officer compensation.  | FOR  | With         | Approved |                          |



| Name corporation     | Date<br>AGM | Agenda no. | Proposal to vote on  | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|----------------------|-------------|------------|--|------|----------------------|----------|---------------------------------------|
| Hysan<br>Development | 13-05-20    | 1          | TO RECEIVE AND CONSIDER THE STATEMENT OF ACCOUNTS FOR THE YEAR ENDED 31 DECEMBER | FOR  | With                 | Approved |                                       |
|                      |             |            | 2019 AND THE REPORTS OF THE DIRECTORS AND AUDITOR THEREON                        |      |                      |          |                                       |
|                      |             | 2.1        | TO RE-ELECT MS. LEE IRENE YUN-LIEN   | FOR  | With                 | Approved |                                       |
|                      |             | 2.11       | TO RE-ELECT MR. FAN YAN HOK PHILIP   | FOR  | With                 | Approved |                                       |
|                      |             | 2.111      | TO RE-ELECT MR. LEE TZE HAU MICHAEL  | FOR  | With                 | Approved |                                       |
|                      |             | 3          | TO RE-APPOINT DELOITTE TOUCHE TOHMATSU   | FOR  | With                 | Approved |                                       |
|                      |             |            | AS AUDITOR OF THE COMPANY AT A FEE TO BE   |      |                      |          |                                       |
|                      |             |            | AGREED BY THE DIRECTORS  |      |                      |          |                                       |
|                      |             | 4          | TO GIVE DIRECTORS A GENERAL MANDATE TO   | FOR  | With                 | Approved |                                       |
|                      |             |            | ALLOT, ISSUE AND DEAL WITH ADDITIONAL  |      |                      |          |                                       |
|                      |             |            | SHARES IN THE COMPANY NOT EXCEEDING 10%  |      |                      |          |                                       |
|                      |             |            | OF THE NUMBER OF ITS ISSUED SHARES AND THE                                       |      |                      |          |                                       |
|                      |             |            | DISCOUNT FOR ANY SHARES TO BE ISSUED SHALL                                       |      |                      |          |                                       |
|                      |             | _          | NOT EXCEED 10%   | FOR  | \A/:41-              | <b>A</b> |                                       |
|                      |             | 5          | TO GIVE DIRECTORS A GENERAL MANDATE TO   | FOR  | With                 | Approved |                                       |
|                      |             |            | REPURCHASE SHARES IN THE COMPANY NOT   |      |                      |          |                                       |
|                      |             |            | EXCEEDING 10% OF THE NUMBER OF ITS ISSUED  |      |                      |          |                                       |
| 1                    |             |            | SHARES   |      |                      |          |                                       |



| Unibail- Rodamco- Westfield  15-05- 20  APPROVAL OF THE CORPORATE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019  O.2 APPROVAL OF THE CONSOLIDATED FINANCIAL FOR With Approved STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019  O.3 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE O.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FENANCH COMMERCIAL CODE O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JEAN OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  O.8 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD | Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on                   | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|--|------------------|-------------|---------------|---------------------------------------|------|----------------------|----------|---------------------------------------|
| Westfield  0.2 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019  0.3 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE  0.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225-86 AND FOLLOWING OF THE FIRNCH COMMERCIAL CODE  0.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  0.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. Approved  0.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  0.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  0.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JOAN WITH APPROVED THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JOAN WITH APPROVED THE SUPERVISORY BOARD  | Unibail-         |             | 0.1           | APPROVAL OF THE CORPORATE FINANCIAL   | FOR  | With                 | Approved |                                       |
| O.2 APPROVAL OF THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 O.3 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE O.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225-86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS DEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  | 20          |               |                                       |      |                      |          |                                       |
| STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019  O.3 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE  O.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  | Westfield        |             |               |                                       |      |                      |          |                                       |
| 31 DECEMBER 2019  O.3 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE  O.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225-86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD OAD APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD OAD APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             | O.2           |                                       | FOR  | With                 | Approved |                                       |
| O.3 ALLOCATION OF INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE O.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               |                                       |      |                      |          |                                       |
| YEAR ENDED 31 DECEMBER 2019, SETTING OF THE DIVIDEND AND ITS PAYMENT DATE  O.4 APPROVAL OF THE ETATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225-86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| THE DIVIDEND AND ITS PAYMENT DATE  APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             | O.3           |                                       | FOR  | With                 | Approved |                                       |
| O.4 APPROVAL OF THE STATUTORY AUDITORS' SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               | •                                     |      |                      |          |                                       |
| SPECIAL REPORT ON THE REGULATED AGREEMENTS REFERRED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE FLEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JOAN KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               |                                       |      |                      |          |                                       |
| AGREEMENTS REFERRED TO IN ARTICLES L. 225- 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             | 0.4           |                                       | FOR  | With                 | Approved |                                       |
| 86 AND FOLLOWING OF THE FRENCH COMMERCIAL CODE  O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| COMMERCIAL CODE APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| O.5 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               |                                       |      |                      |          |                                       |
| KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             | 0.5           |                                       | FOR  | With                 | Approved |                                       |
| YEAR ENDED 31 DECEMBER 2019 TO MR. CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               |                                       |      |                      |          |                                       |
| CHRISTOPHE CUVILLIER, IN HIS CAPACITY AS CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| CHAIRMAN OF THE MANAGEMENT BOARD  O.6 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               |                                       |      |                      |          |                                       |
| O.6  APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7  APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  FOR  With  Approved  FOR  With  Approved   |                  |             |               | · · · · · · · · · · · · · · · · · · · |      |                      |          |                                       |
| TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             | 0.4           |                                       | FOD  | 74/:+P               | A        |                                       |
| KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             | 0.6           |                                       | FOR  | with                 | Approved |                                       |
| YEAR ENDED 31 DECEMBER 2019 TO MR. JAAP TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  TONCKENS, IN HIS CAPACITY AS MEMBER OF THE MANAGEMENT BOARD  FOR With Approved Supervisory BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| O.7 THE MANAGEMENT BOARD APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  THE MANAGEMENT BOARD FOR With Approved SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| O.7 APPROVAL OF THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               | ,                                     |      |                      |          |                                       |
| TOTAL COMPENSATION AND BENEFITS OF ANY KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             | 0.7           |                                       | EOD  | \A/i+b               | Annroyed |                                       |
| KIND PAID OR ALLOCATED FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             | 0.7           |                                       | FOR  | VVILII               | Approved |                                       |
| YEAR ENDED 31 DECEMBER 2019 TO MR. COLIN DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
| DYER, IN HIS CAPACITY AS CHAIRMAN OF THE SUPERVISORY BOARD   |                  |             |               |                                       |      |                      |          |                                       |
| SUPERVISORY BOARD  |                  |             |               |                                       |      |                      |          |                                       |
|  |                  |             |               | •                                     |      |                      |          |                                       |
|  |                  |             | O.8           | APPROVAL OF THE REPORT ON THE         | FOR  | With                 | Approved |                                       |



| O.9  | COMPENSATION OF CORPORATE OFFICERS PURSUANT TO ARTICLE L. 225-100 OF THE FRENCH COMMERCIAL CODE APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE CHAIRMAN OF | FOR | With | Approved |
|------|---|-----|------|----------|
| O.10 | THE MANAGEMENT BOARD APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE MEMBER(S) OF THE MANAGEMENT BOARD, OTHER THAN THE CHAIRMAN                             | FOR | With | Approved |
| O.11 | APPROVAL OF THE PRINCIPLES AND CRITERIA FOR DETERMINING, DISTRIBUTING AND ALLOCATING THE ELEMENTS MAKING UP THE TOTAL COMPENSATION AND BENEFITS OF ANY KIND ATTRIBUTABLE TO THE MEMBERS OF THE SUPERVISORY BOARD  | FOR | With | Approved |
| O.12 | RENEWAL OF THE TERM OF OFFICE OF MR. COLIN DYER AS MEMBER OF THE SUPERVISORY BOARD  | FOR | With | Approved |
| O.13 | RENEWAL OF THE TERM OF OFFICE OF MR. PHILIPPE COLLOMBEL AS MEMBER OF THE SUPERVISORY BOARD  | FOR | With | Approved |
| O.14 | RENEWAL OF THE TERM OF OFFICE OF MRS. DAGMAR KOLLMANN AS MEMBER OF THE SUPERVISORY BOARD  | FOR | With | Approved |
| O.15 | RENEWAL OF THE TERM OF OFFICE OF MR. RODERICK MUNSTERS AS MEMBER OF THE SUPERVISORY BOARD   | FOR | With | Approved |



| O.16 | AUTHORIZATION GRANTED TO THE MANAGEMENT BOARD TO ALLOW THE COMPANY TO BUY BACK ITS OWN SHARES UNDER THE PROVISIONS OF ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE.  | FOR | With | Approved |  |
|------|--|-----|------|----------|--|
| E.17 | AUTHORIZATION GRANTED TO THE MANAGEMENT BOARD TO REDUCE THE CAPITAL BY CANCELLATION OF SHARES PURCHASED BY THE COMPANY IN ACCORDANCE WITH THE PROVISIONS OF ARTICLE L. 225-209 OF THE FRENCH COMMERCIAL CODE   | FOR | With | Approved |  |
| E.18 | DELEGATION OF AUTHORITY GRANTED TO THE MANAGEMENT BOARD TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITH RETENTION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT                                 | FOR | With | Approved |  |
| E.19 | DELEGATION OF AUTHORITY GRANTED TO THE MANAGEMENT BOARD TO ISSUE COMMON SHARES AND/OR TRANSFERABLE SECURITIES GRANTING ACCESS, IMMEDIATELY AND/OR IN THE FUTURE, TO THE CAPITAL OF THE COMPANY OR OF ONE OF ITS SUBSIDIARIES, WITH CANCELLATION OF THE PRE-EMPTIVE SUBSCRIPTION RIGHT, BY WAY OF A PUBLIC OFFERING | FOR | With | Approved |  |
| E.20 | DELEGATION OF AUTHORITY GRANTED TO THE MANAGEMENT BOARD 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 THE EIGHTEENTH AND THE NINETEENTH RESOLUTIONS  | FOR | With | Approved |  |



|  | E.21 | DELEGATION OF POWERS GRANTED TO THE    | FOR | With | Approved |
|--|------|--|-----|------|----------|
|  |      | MANAGEMENT BOARD TO ISSUE COMMON       |     | 33   |          |
|  |      | SHARES AND/OR TRANSFERABLE SECURITIES  |     |      |          |
|  |      | GRANTING ACCESS TO THE CAPITAL, WITH   |     |      |          |
|  |      | CANCELLATION OF THE PRE-EMPTIVE        |     |      |          |
|  |      | SUBSCRIPTION RIGHT, IN ORDER TO        |     |      |          |
|  |      | REMUNERATE CONTRIBUTIONS IN KIND       |     |      |          |
|  |      | GRANTED TO THE COMPANY                 |     |      |          |
|  | E.22 | DELEGATION OF AUTHORITY GRANTED TO THE | FOR | With | Approved |
|  |      | MANAGEMENT BOARD TO PROCEED WITH A     |     |      |          |
|  |      | CAPITAL INCREASE BY ISSUING COMMON     |     |      |          |
|  |      | SHARES AND/OR TRANSFERABLE SECURITIES  |     |      |          |
|  |      | GRANTING ACCESS TO THE CAPITAL OF THE  |     |      |          |
|  |      | COMPANY RESERVED FOR MEMBERS OF        |     |      |          |
|  |      | COMPANY SAVINGS PLANS, WITH            |     |      |          |
|  |      | CANCELLATION OF THE PRE-EMPTIVE        |     |      |          |
|  |      | SUBSCRIPTION RIGHT FOR THEIR BENEFIT,  |     |      |          |
|  |      | PURSUANT TO ARTICLES L. 3332-18 AND    |     |      |          |
|  |      | FOLLOWING OF THE FRENCH LABOUR CODE    |     |      |          |
|  | O.23 | POWERS TO CARRY OUT FORMALITIES        | FOR | With | Approved |



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| Name corporation | Date<br>AGM  | Agenda no. | Proposal to vote on   | Vote    | With/against mngt | Result          | Comments in case of vote against mngt                                     |
|------------------|--------------|------------|---|---------|-------------------|-----------------|---|
| Douglas Emmett   | 28-05-<br>20 | 1          | DIRECTOR Nominees:  |         |                   |                 |   |
|                  |              | 1a         | DAN A. EMMETT   | FOR     | With              | Approved        |   |
|                  |              | 1b         | JORDAN L. KAPLAN  | FOR     | With              | Approved        |   |
|                  |              | 1c         | KENNETH M. PANZER   | FOR     | With              | Approved        |   |
|                  |              | 1d         | CHRISTOPHER H. ANDERSON   | FOR     | With              | Approved        |   |
|                  |              | 1e         | LESLIE E. BIDER   | FOR     | With              | Approved        |   |
|                  |              | 1f         | DR. DAVID T. FEINBERG   | FOR     | With              | Approved        |   |
|                  |              | 1g         | VIRGINIA A. MCFERRAN  | FOR     | With              | Approved        |   |
|                  |              | <b>1</b> h | THOMAS E. O HERN  | FOR     | With              | Approved        |   |
|                  |              | <b>1</b> i | WILLIAM E. SIMON, JR.   | FOR     | With              | <b>Approved</b> |   |
|                  |              | 1J         | JOHNESE M. SPISSO   | FOR     | With              | Approved        |   |
|                  |              | 2          | To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for 2020. | FOR     | With              | Approved        |   |
|                  |              | 3          | To approve amendments to the Douglas Emmett Inc. 2016 Omnibus Stock Incentive Plan.                           | Against | Against           | Approved        | Compensation is exceptional and not in line with our renumeration policy. |
|                  |              | 4          | To approve, in a non-binding advisory vote, our executive compensation.                                       | Against | Against           | Approved        | Compensation is exceptional and not in line with our renumeration policy. |



| Name<br>corporation | Date<br>AGM | Agenda no. | Proposal to vote on                     | Vote | With/against mngt | Result   | Comments in case of vote against mngt |
|---------------------|-------------|------------|---|------|-------------------|----------|---------------------------------------|
|                     |             |            |   |      |                   |          | agamet milge                          |
| China Longuan       | 29-05-      | 1          | TO APPROVE THE REPORT OF THE BOARD OF   | FOR  | With              | Approved |                                       |
|                     | 20          |            | DIRECTORS FOR THE YEAR 2019             |      |                   |          |                                       |
|                     |             | 2          | TO APPROVE THE REPORT OF THE            | FOR  | With              | Approved |                                       |
|                     |             |            | SUPERVISORY BOARD FOR THE YEAR 2019     |      |                   |          |                                       |
|                     |             | 3          | TO ACCEPT THE INDEPENDENT AUDITOR'S     | FOR  | With              | Approved |                                       |
|                     |             |            | REPORT AND THE COMPANY'S AUDITED        |      |                   |          |                                       |
|                     |             |            | FINANCIAL STATEMENTS FOR THE YEAR 2019  |      |                   |          |                                       |
|                     |             | 4          | TO APPROVE THE FINAL FINANCIAL ACCOUNTS | FOR  | With              | Approved |                                       |
|                     |             |            | REPORT FOR THE YEAR 2019                |      |                   |          |                                       |
|                     |             | 5          | TO APPROVE THE PROFIT DISTRIBUTION PLAN | FOR  | With              | Approved |                                       |
|                     |             |            | FOR THE YEAR 2019                       |      |                   |          |                                       |
|                     |             | 6          | TO APPROVE THE FINANCIAL BUDGET PLAN    | FOR  | With              | Approved |                                       |
|                     |             |            | FOR THE YEAR 2020                       |      |                   |          |                                       |
|                     |             | 7          | TO APPROVE THE DIRECTORS' AND           | FOR  | With              | Approved |                                       |
|                     |             |            | SUPERVISORS' REMUNERATION PLAN FOR THE  |      |                   |          |                                       |
|                     |             |            | YEAR 2020                               |      |                   |          |                                       |
|                     |             | 8          | TO APPROVE THE RE-APPOINTMENT OF PRC    | FOR  | With              | Approved |                                       |
|                     |             |            | AUDITOR FOR THE YEAR 2020 AND GRANT OF  |      |                   |          |                                       |
|                     |             |            | AUTHORITY TO THE AUDIT COMMITTEE OF THE |      |                   |          |                                       |
|                     |             |            | BOARD TO DETERMINE ITS REMUNERATION     |      |                   |          |                                       |
|                     |             | 9          | TO APPROVE THE RE-APPOINTMENT OF THE    | FOR  | With              | Approved |                                       |
|                     |             |            | INTERNATIONAL AUDITOR FOR THE YEAR 2020 |      |                   |          |                                       |
|                     |             |            | AND GRANT OF AUTHORITY TO THE AUDIT     |      |                   |          |                                       |
|                     |             |            | COMMITTEE OF THE BOARD TO DETERMINE ITS |      |                   |          |                                       |
|                     |             |            | REMUNERATION                            |      |                   |          |                                       |
|                     |             | 10         | TO APPROVE THE AMENDMENTS TO THE        | FOR  | With              | Approved |                                       |
|                     |             |            | ARTICLES OF ASSOCIATION OF THE COMPANY  |      |                   |          |                                       |
|                     |             | 11         | TO APPROVE A GENERAL MANDATE TO APPLY   | FOR  | With              | Approved |                                       |
|                     |             |            | FOR REGISTRATION AND ISSUANCE OF DEBT   |      |                   |          |                                       |
|                     |             |            | FINANCING INSTRUMENTS IN THE PRC        |      |                   |          |                                       |
|                     |             | 12         | TO APPROVE THE APPLICATION FOR          | FOR  | With              | Approved |                                       |
|                     |             |            | REGISTRATION AND ISSUANCE OF DEBT       |      |                   |          |                                       |
|                     |             |            | FINANCING INSTRUMENTS OF NON-FINANCIAL  |      |                   |          |                                       |



| ENTERPRISES IN THE PRC  TO APPROVE A GENERAL MANDATE TO ISSUE | FOR With | Approved |
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| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote    | With/against<br>mngt | Result   | Comments in case of vote against mngt                                     |
|------------------|-------------|---------------|---|---------|----------------------|----------|---|
| SL Green Realty  | 01-06-20    | 1A            | Election of Director: John H. Alschuler   | FOR     | With                 | Approved |   |
|                  |             | 1B            | Election of Director: Betsy Atkins  | FOR     | With                 | Approved |   |
|                  |             | 1C            | Election of Director: Edwin T. Burton, III  | FOR     | With                 | Approved |   |
|                  |             | 1D            | Election of Director: Lauren B. Dillard   | FOR     | With                 | Approved |   |
|                  |             | 1E            | Election of Director: Stephen L. Green  | FOR     | With                 | Approved |   |
|                  |             | 1F            | Election of Director: Craig M. Hatkoff  | FOR     | With                 | Approved |   |
|                  |             | 1G            | Election of Director: Marc Holliday   | FOR     | With                 | Approved |   |
|                  |             | 1H            | Election of Director: John S. Levy  | FOR     | With                 | Approved |   |
|                  |             | 11            | Election of Director: Andrew W. Mathias   | FOR     | With                 | Approved |   |
|                  |             | 2             | To approve, on a non-binding advisory basis, our executive compensation.  | Against | Against              | Approved | Compensation is exceptional and not in line with our renumeration policy. |
|                  |             | 3             | To ratify the appointment of Ernst & Young LLP as our independent registered public accounting firm for the fiscal year ending December 31, 2020. | FOR     | With                 | Approved |   |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote    | With/against<br>mngt | Result   | Comments in case of vote against mngt                                     |
|------------------|-------------|---------------|---|---------|----------------------|----------|---|
| Digital Realty   | 8-06-20     | 1A            | Election of Director: Laurence A. Chapman   | FOR     | With                 | Approved |   |
| Trust            |             | 1B            | Election of Director: Alexis Black Bjorlin  | FOR     | With                 | Approved |   |
|                  |             | 1C            | Election of Director: Michael A. Coke   | FOR     | With                 | Approved |   |
|                  |             | 1D            | Election of Director: VeraLinn Jamieson   | FOR     | With                 | Approved |   |
|                  |             | 1E            | Election of Director: Kevin J. Kennedy  | FOR     | With                 | Approved |   |
|                  |             | 1F            | Election of Director: William G. LaPerch  | FOR     | With                 | Approved |   |
|                  |             | 1G            | Election of Director: Jean F.H.P. Mandeville  | FOR     | With                 | Approved |   |
|                  |             | 1H            | Election of Director: Afshin Mohebbi  | FOR     | With                 | Approved |   |
|                  |             | 11            | Election of Director: Mark R. Patterson   | FOR     | With                 | Approved |   |
|                  |             | <b>1</b> J    | Election of Director: Mary Hogan Preusse  | FOR     | With                 | Approved |   |
|                  |             | 1K            | Election of Director: A. William Stein  | FOR     | With                 | Approved |   |
|                  |             | 2             | To ratify the selection of KPMG LLP as the Company's independent registered public accounting firm for the year ending December 31, 2020.   | FOR     | With                 | Approved |   |
|                  |             | 3             | To approve, on a non-binding, advisory basis, the compensation of the Company's named executive officers, as more fully described in the accompanying Proxy Statement (say on pay). | Against | Against              | Approved | Compensation is exceptional and not in line with our renumeration policy. |



| Name corporation                  | Date<br>AGM | Agenda no. | Proposal to vote on  | Vote    | With/against mngt | Result   | Comments in case of vote against mngt                                     |
|-----------------------------------|-------------|------------|--|---------|-------------------|----------|---|
| Unibail-<br>Rodamco-<br>Westfield | 9-06-20     | 1          | IMPLEMENTATION OF THE REMUNERATION POLICY DURING 2019  | Against | Against           | Approved | Compensation is exceptional and not in line with our renumeration policy. |
|                                   |             | 2          | ADOPTION OF THE 2019 FINANCIAL STATEMENTS  | FOR     | With              | Approved |   |
|                                   |             | 3          | RELEASE OF THE MEMBERS OF THE<br>MANAGEMENT BOARD FROM LIABILITY FOR THE<br>PERFORMANCE OF THEIR DUTIES DURING THE<br>FINANCIAL YEAR 2019  | FOR     | With              | Approved |   |
|                                   |             | 4          | RELEASE OF THE MEMBERS OF THE SUPERVISORY<br>BOARD FROM LIABILITY FOR THE PERFORMANCE<br>OF THEIR DUTIES DURING THE FINANCIAL YEAR<br>2019 | FOR     | With              | Approved |   |
|                                   |             | 5          | RE APPOINTMENT OF ERNST AND YOUNG<br>ACCOUNTANTS LLP AS EXTERNAL AUDITOR FOR<br>THE FINANCIAL YEAR 2020                                    | FOR     | With              | Approved |   |
|                                   |             | 6          | APPROVAL OF THE MANAGEMENT BOARD REMUNERATION POLICY   | Against | Against           | Approved | Compensation is exceptional and not in line with our renumeration policy. |
|                                   |             | 7          | APPROVAL OF THE SUPERVISOR Y BOARD REMUNERATION POLICY   | Against | Against           | Approved |   |
|                                   |             | 8          | AMENDMENT TO THE ARTICLES OF ASSOCIATION IN ORDER TO CHANGE THE CORPORATE NAME TO UNIBAIL-RODAMCO-WESTFIELD N.V                            | FOR     | With              | Approved | ,   |
|                                   |             | 9          | AUTHORIZATION FOR THE MANAGEMENT<br>BOARD TO PURCHASE THE COMPANY'S SHARES   | FOR     | With              | Approved |   |
|                                   |             | 10         | CANCELLATION OF SHARES IN THE COMPANY'S CAPITAL  | FOR     | With              | Approved |   |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on  | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|---------------|--|------|----------------------|----------|---------------------------------------|
| Vonovia SE       | 30-06-20    | 2             | APPROVE ALLOCATION OF INCOME AND DIVIDENDS OF EUR 1.57 PER SHARE | FOR  | With                 | Approved |                                       |
|                  |             | 3             | APPROVE DISCHARGE OF MANAGEMENT BOARD FOR FISCAL 2019            | FOR  | With                 | Approved |                                       |
|                  |             | 4             | APPROVE DISCHARGE OF SUPERVISORY BOARD FOR FISCAL 2019           | FOR  | With                 | Approved |                                       |
|                  |             | 5             | RATIFY KPMG AG AS AUDITORS FOR FISCAL 2020                       | FOR  | With                 | Approved |                                       |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote    | With/against<br>mngt | Result   | Comments in case of vote against mngt                                     |
|------------------|-------------|---------------|---|---------|----------------------|----------|---|
| Healthcare       | 7-07-20     | 1A            | Election of Director: Scott D. Peters   | FOR     | With                 | Approved |   |
| Trust            |             | 1B            | Election of Director: W. Bradley Blair, II  | FOR     | With                 | Approved |   |
|                  |             | 1C            | Election of Director: Vicki U. Booth  | FOR     | With                 | Approved |   |
|                  |             | 1D            | Election of Director: H. Lee Cooper   | FOR     | With                 | Approved |   |
|                  |             | 1E            | Election of Director: Warren D. Fix   | FOR     | With                 | Approved |   |
|                  |             | 1F            | Election of Director: Peter N. Foss   | FOR     | With                 | Approved |   |
|                  |             | 1G            | Election of Director: Jay P. Leupp  | FOR     | With                 | Approved |   |
|                  |             | 1H            | Election of Director: Gary T. Wescombe  | FOR     | With                 | Approved |   |
|                  |             | 2             | To approve, on an advisory vote, the compensation of our named executive officers.  | Against | Against              | Approved | Compensation is exceptional and not in line with our renumeration policy. |
|                  |             | 3             | To consider and vote upon the ratification of the appointment of Deloitte & Touche LLP as our independent registered public accounting firm for fiscal year ending December 31, 2020. | FOR     | With                 | Approved |   |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on  | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|---------------|--|------|----------------------|----------|---------------------------------------|
| Land Securities  | 9-07-20     | 1             | TO RECEIVE AND CONSIDER THE COMPANY'S ACCOUNTS FOR THE FINANCIAL YEAR ENDED 31 MARCH 2020, TOGETHER WITH THE STRATEGIC REPORT, DIRECTORS' REMUNERATION REPORT, DIRECTORS' REPORT AND THE AUDITOR'S REPORT ON THOSE ACCOUNTS (2020 ANNUAL REPORT) | FOR  | With                 | Approved |                                       |
|                  |             | 2             | TO APPROVE THE ANNUAL REPORT ON REMUNERATION SET OUT ON PAGES 88-98 OF THE 2020 ANNUAL REPORT  | FOR  | With                 | Approved |                                       |
|                  |             | 3             | TO ELECT MARK ALLAN AS A DIRECTOR OF THE COMPANY IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION  | FOR  | With                 | Approved |                                       |
|                  |             | 4             | TO RE-ELECT MARTIN GREENSLADE AS A DIRECTOR OF THE COMPANY   | FOR  | With                 | Approved |                                       |
|                  |             | 5             | TO RE-ELECT COLETTE O'SHEA AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                  |             | 6             | TO RE-ELECT EDWARD BONHAM CARTER AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                  |             | 7             | TO RE-ELECT NICHOLAS CADBURY AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                  |             | 8             | TO RE-ELECT MADELEINE COSGRAVE AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                  |             | 9             | TO RE-ELECT CHRISTOPHE EVAIN AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                  |             | 10            | TO RE-ELECT CRESSIDA HOGG AS A DIRECTOR OF THE COMPANY   | FOR  | With                 | Approved |                                       |



| 11 | TO RE-ELECT STACEY RAUCH AS A DIRECTOR OF THE COMPANY  | FOR     | With    | Approved |   |
|----|--|---------|---------|----------|---|
| 12 | RE-APPOINTMENT OF AUDITOR: TO RE-APPOINT ERNST & YOUNG LLP (EY) AS AUDITOR OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT GENERAL MEETING AT WHICH ACCOUNTS ARE LAID BEFORE THE COMPANY  | FOR     | With    | Approved |   |
| 13 | REMUNERATION OF AUDITOR: TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR   | FOR     | With    | Approved |   |
| 14 | AUTHORITY TO MAKE POLITICAL DONATIONS: IN ACCORDANCE WITH SECTIONS 366 AND 367 OF THE COMPANIES ACT 2006 (2006 ACT), TO AUTHORISE THE COMPANY AND ANY COMPANY WHICH IS OR BECOMES ITS SUBSIDIARY AT ANY TIME DURING THE PERIOD FOR WHICH THIS RESOLUTION HAS EFFECT TO: (I) MAKE POLITICAL DONATIONS TO POLITICAL PARTIES, OTHER POLITICAL ORGANISATIONS AND/OR INDEPENDENT ELECTION CANDIDATES; AND (II) INCUR OTHER POLITICAL EXPENDITURE, PROVIDING SUCH EXPENDITURE DOES NOT EXCEED GBP 50,000 IN AGGREGATE FOR PARAGRAPHS (I) AND (II) ABOVE. THIS AUTHORITY SHALL EXPIRE AFTER THE CONCLUSION OF THE COMPANY'S NEXT ANNUAL GENERAL MEETING. ANY TERMS USED IN THIS RESOLUTION WHICH ARE DEFINED IN PART 14 OF THE 2006 ACT SHALL HAVE THE SAME MEANING AS IS GIVEN TO THOSE TERMS IN PART 14 OF THE 2006 ACT | Against | Against | Approved | The company doesn't has to have a political influence |
| 15 | AUTHORITY TO ALLOT SECURITIES: PURSUANT<br>TO SECTION 551 OF THE 2006 ACT, TO<br>AUTHORISE THE DIRECTORS GENERALLY AND   | FOR     | With    | Approved |   |



| LINCONDITIONALLY TO ALLOT CHARES IN THE                               | 1 1 | l l | 1 |
|---|-----|-----|---|
| UNCONDITIONALLY TO ALLOT SHARES IN THE COMPANY AND TO GRANT RIGHTS TO |     |     |   |
| SUBSCRIBE FOR OR CONVERT ANY SECURITY                                 |     |     |   |
|   |     |     |   |
| INTO SHARES IN THE COMPANY: (I) UP TO AN                              |     |     |   |
| AGGREGATE NOMINAL AMOUNT OF GBP                                       |     |     |   |
| 26,363,515; AND (II) IN SO FAR AS SUCH SHARES                         |     |     |   |
| COMPRISE EQUITY SECURITIES (AS DEFINED IN                             |     |     |   |
| SECTION 560 OF THE 2006 ACT) UP TO A FURTHER                          |     |     |   |
| NOMINAL AMOUNT OF GBP 26,363,515 IN                                   |     |     |   |
| CONNECTION WITH AN OFFER BY WAY OF A                                  |     |     |   |
| RIGHTS ISSUE: (A) TO ORDINARY SHAREHOLDERS                            |     |     |   |
| IN PROPORTION (AS NEARLY AS MAY BE                                    |     |     |   |
| PRACTICABLE) TO THEIR EXISTING HOLDINGS;                              |     |     |   |
| AND (B) TO HOLDERS OF OTHER EQUITY                                    |     |     |   |
| SECURITIES AS REQUIRED BY THE RIGHTS OF                               |     |     |   |
| THOSE SECURITIES OR AS THE DIRECTORS                                  |     |     |   |
| OTHERWISE CONSIDER NECESSARY, AND SO                                  |     |     |   |
| THAT THE DIRECTORS MAY IMPOSE ANY LIMITS                              |     |     |   |
| OR RESTRICTIONS AND MAKE ANY  |     |     |   |
| ARRANGEMENTS WHICH THEY CONSIDER                                      |     |     |   |
| NECESSARY OR APPROPRIATE TO DEAL WITH                                 |     |     |   |
| TREASURY SHARES, FRACTIONAL ENTITLEMENTS,                             |     |     |   |
| RECORD DATES, LEGAL, REGULATORY OR                                    |     |     |   |
| PRACTICAL PROBLEMS IN, OR UNDER THE LAWS                              |     |     |   |
| OF, ANY TERRITORY OR ANY OTHER MATTER.                                |     |     |   |
| THIS AUTHORITY SHALL EXPIRE AT THE EARLIER                            |     |     |   |
| OF THE CONCLUSION OF THE NEXT ANNUAL                                  |     |     |   |
| GENERAL MEETING OF THE COMPANY OR 15                                  |     |     |   |
| MONTHS FROM THE DATE THIS RESOLUTION IS                               |     |     |   |
| PASSED (UNLESS PREVIOUSLY RENEWED, VARIED                             |     |     |   |
| OR REVOKED BY THE COMPANY IN GENERAL                                  |     |     |   |
| MEETING), PROVIDED THAT THE COMPANY MAY                               |     |     |   |
| MAKE OFFERS AND ENTER INTO AGREEMENTS                                 |     |     |   |
| BEFORE THIS AUTHORITY EXPIRES WHICH                                   |     |     |   |
| WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES                            |     |     |   |
| TO BE ALLOTTED OR SUBSCRIPTION OR                                     |     |     |   |



|    | CONVERSION RIGHTS TO BE GRANTED AFTER THE AUTHORITY ENDS AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES OR GRANT RIGHTS TO SUBSCRIBE FOR OR CONVERT SECURITIES INTO ORDINARY SHARES UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED. THIS AUTHORITY REPLACES ALL PREVIOUS AUTHORITIES  |     |      |          |  |
|----|---|-----|------|----------|--|
| 16 | GENERAL AUTHORITY TO DISAPPLY PRE- EMPTION RIGHTS: SUBJECT TO RESOLUTION 15 BEING PASSED, TO AUTHORISE THE DIRECTORS TO ALLOT EQUITY SECURITIES (PURSUANT TO SECTIONS 570 AND 573 OF THE 2006 ACT) FOR CASH UNDER THE AUTHORITY GIVEN BY RESOLUTION 15 AND/OR TO SELL TREASURY SHARES AS IF SECTION 561(1) OF THE 2006 ACT DID NOT APPLY TO ANY SUCH ALLOTMENT OR SALE, PROVIDED THAT THIS POWER SHALL BE LIMITED TO: (I) THE ALLOTMENT OF EQUITY SECURITIES AND SALE OF TREASURY SHARES FOR CASH IN CONNECTION WITH AN OFFER OF, OR INVITATION TO APPLY FOR, EQUITY SECURITIES MADE TO (BUT IN THE CASE OF THE AUTHORITY GRANTED UNDER PARAGRAPH (II) OF RESOLUTION 16, BY WAY OF A RIGHTS ISSUE ONLY): (A) ORDINARY SHAREHOLDERS IN PROPORTION (AS NEARLY AS MAY BE PRACTICABLE) TO THEIR EXISTING HOLDINGS; AND (B) HOLDERS OF OTHER EQUITY SECURITIES, AS REQUIRED BY THE RIGHTS OF THOSE SECURITIES OR, IF THE DIRECTORS CONSIDER IT NECESSARY, AS PERMITTED BY THE RIGHTS OF THOSE SECURITIES, AND SO THAT THE DIRECTORS MAY IMPOSE ANY LIMITS OR RESTRICTIONS AND MAKE ANY ARRANGEMENTS WHICH THEY CONSIDER NECESSARY OR | FOR | With | Approved |  |





| GRANTED UNDER PARAGRAPH (I) OF RESOLUTION 15 AND/OR IN THE CASE OF ANY SALE OF TREASURY SHARES, TO THE ALLOTMENT OF EQUITY SECURITIES OR SALE OF TREASURY SHARES UP TO A NOMINAL AMOUNT OF GBP 3,954,527 (BEING 5% OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL, EXCLUDING TREASURY SHARES, AS AT 28 MAY 2020); AND (II) USED ONLY FOR THE PURPOSES OF FINANCING (OR REFINANCING, IF THE AUTHORITY IS TO BE USED WITHIN SIX MONTHS AFTER THE ORIGINAL TRANSACTION) A TRANSACTION WHICH THE DIRECTORS DETERMINE TO BE AN ACQUISITION OR OTHER CAPITAL INVESTMENT OF A KIND CONTEMPLATED BY THE STATEMENT OF PRINCIPLES ON DISAPPLYING PRE-EMPTION RIGHTS MOST RECENTLY PUBLISHED BY THE PRE- |  |  |  |  |
|---|--|--|--|--|
|   |  |  |  |  |



|    | EARLIER OF THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING OF THE COMPANY OR 15 MONTHS FROM THE DATE THIS RESOLUTION IS PASSED, PROVIDED THAT THE COMPANY MAY MAKE OFFERS AND ENTER INTO AGREEMENTS BEFORE THIS AUTHORITY EXPIRES WHICH WOULD, OR MIGHT, REQUIRE EQUITY SECURITIES TO BE ALLOTTED (AND TREASURY SHARES TO BE HELD) AFTER THE AUTHORISATION EXPIRES AND THE DIRECTORS MAY ALLOT EQUITY SECURITIES (AND SELL TREASURY SHARES) UNDER ANY SUCH OFFER OR AGREEMENT AS IF THE AUTHORITY HAD NOT EXPIRED   |     |      |          |  |
|----|---|-----|------|----------|--|
| 18 | AUTHORITY TO PURCHASE OWN SHARES: PURSUANT TO SECTION 701 OF THE 2006 ACT, TO AUTHORISE THE COMPANY GENERALLY AND UNCONDITIONALLY TO MAKE MARKET PURCHASES (AS DEFINED IN SECTION 693(4) OF THE 2006 ACT) OF ITS ORDINARY SHARES ON SUCH TERMS AS THE DIRECTORS THINK FIT, PROVIDED THAT: (I) THE MAXIMUM NUMBER OF ORDINARY SHARES THAT MAY BE ACQUIRED IS 74,147,388 (BEING 10% OF THE COMPANY'S ISSUED ORDINARY SHARE CAPITAL, EXCLUDING TREASURY SHARES, AS AT 28 MAY 2020); (II) THE MINIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR AN ORDINARY SHARE IS 102/3P; AND (III) THE MAXIMUM PRICE (EXCLUSIVE OF EXPENSES) WHICH MAY BE PAID FOR EACH ORDINARY SHARE IS THE HIGHER OF: (A) 105% OF THE AVERAGE OF THE MIDDLE- MARKET QUOTATIONS OF AN ORDINARY SHARE OF THE COMPANY AS DERIVED FROM THE LONDON STOCK EXCHANGE DAILY OFFICIAL LIST | FOR | With | Approved |  |



|         | D THE EN /E DIRENTESS D ANS IN 45 4ED A TELLY | ı | l i |  |
|---------|---|---|-----|--|
|         | R THE FIVE BUSINESS DAYS IMMEDIATELY          |   |     |  |
| PRI     | ECEDING THE DAY ON WHICH THE ORDINARY         |   |     |  |
| SH.     | ARE IS CONTRACTED TO BE PURCHASED; AND        |   |     |  |
| (B)     | AN AMOUNT EQUAL TO THE HIGHER OF THE          |   |     |  |
| PRI PRI | ICE OF THE LAST INDEPENDENT TRADE OF AN       |   |     |  |
| OR      | DINARY SHARE AND THE HIGHEST CURRENT          |   |     |  |
| INC     | DEPENDENT PURCHASE BID FOR AN                 |   |     |  |
| OR      | DINARY SHARE ON THE TRADING VENUES            |   |     |  |
| WH      | HERE THE PURCHASE IS CARRIED OUT. THIS        |   |     |  |
| AU      | THORITY SHALL EXPIRE AT THE EARLIER OF        |   |     |  |
|         | E CONCLUSION OF THE NEXT ANNUAL               |   |     |  |
| GE      | NERAL MEETING OF THE COMPANY OR 15            |   |     |  |
| MC      | ONTHS FROM THE DATE THIS RESOLUTION IS        |   |     |  |
| PA      | SSED, PROVIDED THAT THE COMPANY SHALL         |   |     |  |
| BE      | ENTITLED, AT ANY TIME PRIOR TO THE EXPIRY     |   |     |  |
| OF      | THIS AUTHORITY, TO MAKE A CONTRACT OF         |   |     |  |
| PU      | RCHASE WHICH WOULD OR MIGHT BE                |   |     |  |
| EXI     | ECUTED WHOLLY OR PARTLY AFTER THE             |   |     |  |
| EXI     | PIRY OF THIS AUTHORITY AND TO PURCHASE        |   |     |  |
| OR      | DINARY SHARES IN ACCORDANCE WITH SUCH         |   |     |  |
| co      | NTRACT AS IF THE AUTHORITY HAD NOT            |   |     |  |
| EXI     | PIRED   |   |     |  |



| Name<br>corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on  | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|---------------------|-------------|---------------|--|------|----------------------|----------|---------------------------------------|
| Great Portland      | 24-07-20    | 1             | TO RECEIVE THE AUDITED FINANCIAL<br>STATEMENTS TOGETHER WITH THE DIRECTORS'<br>AND AUDITOR'S REPORTS FOR THE YEAR ENDED<br>31 MARCH 2020 | FOR  | With                 | Approved |                                       |
|                     |             | 2             | TO DECLARE A FINAL DIVIDEND FOR THE YEAR ENDED 31 MARCH 2020   | FOR  | With                 | Approved |                                       |
|                     |             | 3             | TO APPROVE THE DIRECTORS' REMUNERATION REPORT  | FOR  | With                 | Approved |                                       |
|                     |             | 4             | TO APPROVE THE DIRECTORS' REMUNERATION POLICY  | FOR  | With                 | Approved |                                       |
|                     |             | 5             | TO RE-ELECT TOBY COURTAULD AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                     |             | 6             | TO RE-ELECT NICK SANDERSON AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                     |             | 7             | TO RE-ELECT RICHARD MULLY AS A DIRECTOR OF THE COMPANY   | FOR  | With                 | Approved |                                       |
|                     |             | 8             | TO RE-ELECT CHARLES PHILIPPS AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                     |             | 9             | TO RE-ELECT WENDY BECKER AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                     |             | 10            | TO ELECT VICKY JARMAN AS A DIRECTOR OF THE COMPANY   | FOR  | With                 | Approved |                                       |
|                     |             | 11            | TO RE-ELECT NICK HAMPTON AS A DIRECTOR OF THE COMPANY  | FOR  | With                 | Approved |                                       |
|                     |             | 12            | TO RE-ELECT ALISON ROSE AS A DIRECTOR OF THE COMPANY   | FOR  | With                 | Approved |                                       |
|                     |             | 13            | TO RE-APPOINT DELOITTE LLP AS AUDITOR  | FOR  | With                 | Approved |                                       |
|                     |             | 14            | TO AUTHORISE THE AUDIT COMMITTEE TO AGREE THE REMUNERATION OF THE AUDITOR  | FOR  | With                 | Approved |                                       |



| 15 | TO RENEW THE DIRECTORS' AUTHORITY TO ALLOT SHARES   | FOR     | With    | Approved |   |
|----|---|---------|---------|----------|---|
| 16 | TO RENEW THE DIRECTORS' LIMITED AUTHORITY TO ALLOT SHARES FOR CASH  | FOR     | With    | Approved |   |
| 17 | TO GIVE THE DIRECTORS ADDITIONAL LIMITED AUTHORITY TO ALLOT SHARES FOR CASH IN CONNECTION WITH AN ACQUISITION OR SPECIFIED CAPITAL INVESTMENT, AND INCLUDING DEVELOPMENT AND/OR REFURBISHMENT EXPENDITURE | FOR     | With    | Approved |   |
| 18 | TO RENEW THE AUTHORITY ENABLING THE COMPANY TO BUY ITS OWN SHARES   | FOR     | With    | Approved |   |
| 19 | TO AUTHORISE THE CALLING OF GENERAL MEETINGS (OTHER THAN AN ANNUAL GENERAL MEETING) ON NOT LESS THAN 14 CLEAR DAYS' NOTICE  | FOR     | With    | Approved |   |
| 20 | TO INCREASE THE MAXIMUM AGGREGATE FEES PAYABLE TO NON-EXECUTIVE DIRECTORS IN ACCORDANCE WITH THE COMPANY'S ARTICLES OF ASSOCIATION  | Against | Against | Approved | Compensation is exceptional and not in line with our renumeration policy. |
| 21 | TO APPROVE THE DEFERRED SHARE BONUS PLAN  | FOR     | With    | Approved |   |
| 22 | TO APPROVE THE LONG TERM INCENTIVE PLAN   | FOR     | With    | Approved |   |
| 23 | TO APPROVE THE SAVE AS YOU EARN PLAN  | FOR     | With    | Approved |   |
| 24 | TO APPROVE THE EXTENSION OF THE SHARE INCENTIVE PLAN  | FOR     | With    | Approved |   |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote | With/against<br>mngt | Result  | Comments in case of vote against mngt |
|------------------|-------------|---------------|---|------|----------------------|---------|---------------------------------------|
| Argo real estate | 24-07-20    | 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 AUDITOR 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 2019                       | FOR  | With                 | Unknown |                                       |



| Name corporation | Date<br>AGM | Agenda no. | Proposal to vote on  | Vote | With/against<br>mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|------------|--|------|----------------------|----------|---------------------------------------|
| Hibernia Reit    | 29-07-20    | 1          | CONSIDERATION OF THE ANNUAL REPORT AND REPORTS OF THE DIRECTORS AND AUDITOR        | FOR  | With                 | Approved |                                       |
|                  |             | 2          | TO DECLARE A FINAL DIVIDEND OF 3.0 CENT PER SHARE                                  | FOR  | With                 | Approved |                                       |
|                  |             | 3A         | TO RE-APPOINT DIRECTOR: DANIEL KITCHEN   | FOR  | With                 | Approved |                                       |
|                  |             | 3B         | TO RE-APPOINT DIRECTOR: KEVIN NOWLAN   | FOR  | With                 | Approved |                                       |
|                  |             | 3C         | TO RE-APPOINT DIRECTOR: THOMAS EDWARDS-MOSS  | FOR  | With                 | Approved |                                       |
|                  |             | 3D         | TO RE-APPOINT DIRECTOR: COLM BARRINGTON  | FOR  | With                 | Approved |                                       |
|                  |             | 3E         | TO RE-APPOINT DIRECTOR: ROISIN BRENNAN   | FOR  | With                 | Approved |                                       |
|                  |             | 3F         | TO RE-APPOINT DIRECTOR: MARGARET FLEMING   | FOR  | With                 | Approved |                                       |
|                  |             | 3G         | TO RE-APPOINT DIRECTOR: STEWART HARRINGTON   | FOR  | With                 | Approved |                                       |
|                  |             | 3H         | TO RE-APPOINT DIRECTOR: GRAINNE HOLLYWOOD  | FOR  | With                 | Approved |                                       |
|                  |             | 31         | TO RE-APPOINT DIRECTOR: TERENCE O'ROURKE   | FOR  | With                 | Approved |                                       |
|                  |             | 4          | TO AUTHORISE THE DIRECTORS TO DETERMINE THE REMUNERATION OF THE AUDITOR            | FOR  | With                 | Approved |                                       |
|                  |             | 5          | TO CONSIDER THE CONTINUATION IN OFFICE OF THE AUDITOR                              | FOR  | With                 | Approved |                                       |
|                  |             | 6          | AUTHORITY TO ALLOT RELEVANT SECURITIES UP TO CUSTOMARY LIMITS                      | FOR  | With                 | Approved |                                       |
|                  |             | 7          | TO RECEIVE AND CONSIDER THE DIRECTORS' ANNUAL REPORT ON REMUNERATION               | FOR  | With                 | Approved |                                       |
|                  |             | 8          | TO AUTHORISE THE DIRECTORS TO HOLD CERTAIN EGMS ON 14 DAYS' NOTICE                 | FOR  | With                 | Approved |                                       |
|                  |             | 9          | AUTHORITY TO DIS-APPLY STATUTORY PRE-<br>EMPTION RIGHTS IN SPECIFIED CIRCUMSTANCES | FOR  | With                 | Approved |                                       |



|  | 1 | -  | AUTHORITY TO DIS-APPLY PRE-EMPTION RIGHTS IN ADDITIONAL SPECIFIED CIRCUMSTANCES                      | FOR | With | Approved |
|--|---|----|--|-----|------|----------|
|  | 1 | 11 | AUTHORITY TO MAKE MARKET PURCHASES AND OVERSEAS MARKET PURCHASES OF THE                              | FOR | With | Approved |
|  | 1 | 12 | COMPANY'S OWN SHARES DETERMINATION OF THE PRICE RANGE FOR THE RE-ISSUE OF TREASURY SHARES OFF-MARKET | FOR | With | Approved |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on  | Vote | With/against mngt | Result   | Comments in case of vote against mngt |
|------------------|-------------|---------------|--|------|-------------------|----------|---------------------------------------|
| Leg Immobilien   | 19-08-20    | 2             | RESOLUTION ON THE APPROPRIATION OF THE<br>BALANCE SHEET PROFIT FOR THE 2019<br>FINANCIAL YEAR: DIVIDENDS OF EUR 3.60 PER<br>SHARE  | FOR  | With              | Approved |                                       |
|                  |             | 3             | RESOLUTION ON THE DISCHARGE OF THE MANAGEMENT BOARD OF LEG IMMOBILIEN AG FOR THE 2019 FINANCIAL YEAR   | FOR  | With              | Approved |                                       |
|                  |             | 4             | RESOLUTION ON THE DISCHARGE OF THE<br>SUPERVISORY BOARD OF LEG IMMOBILIEN AG<br>FOR THE 2019 FINANCIAL YEAR  | FOR  | With              | Approved |                                       |
|                  |             | 5             | RESOLUTION ON THE APPOINTMENT OF THE AUDITOR AND GROUP AUDITOR FOR THE FINANCIAL YEAR 2020: PRICEWATERHOUSECOOPERS GMBH WIRTSCHAFTSPRUFUNGSGESELLSCHAFT, BASED IN FRANKFURT AM MAIN  | FOR  | With              | Approved |                                       |
|                  |             | 6             | RESOLUTION ON THE PARTIAL CANCELLATION OF THE AUTHORIZATION RESOLVED UPON BY THE GENERAL MEETING ON 17 MAY 2018 TO ISSUE CONVERTIBLE AND/OR WARRANT BONDS AND/OR PARTICIPATION RIGHTS CARRYING AN OPTION AND/OR CONVERSION RIGHT, THE CREATION OF A NEW AUTHORISATION VESTED IN THE SUPERVISORY BOARD TO ISSUE CONVERTIBLE AND/OR WARRANT BONDS AS WELL AS PARTICIPATION RIGHTS CARRYING AN OPTION AND/OR CONVERSION RIGHT (OR A COMBINATION OF SUCH INSTRUMENTS), INCLUDING AN AUTHORIZATION TO EXCLUDE THE SUBSCRIPTION RIGHT, CHANGING THE CONDITIONAL CAPITAL 2013/2017/2018, AND CHANGING THE ARTICLES OF ASSOCIATION ACCORDINGLY | FOR  | With              | Approved |                                       |



|  | 7  | RESOLUTION ON THE CANCELLATION OF THE<br>AUTHORIZED CAPITAL 2017, CREATION OF A<br>NEW AUTHORIZED CAPITAL 2020 AND | FOR        | With    | Approved      |  |
|--|----|--|------------|---------|---------------|--|
|  |    | CORRESPONDING CHANGE IN THE ARTICLES OF  |            |         |               |  |
|  | •  | ASSOCIATION  | <b>500</b> |         |               |  |
|  | 8  | RESOLUTION ON THE APPROVAL OF THE SYSTEM   | FOR        | With    | Approved      |  |
|  |    | OF REMUNERATION OF THE MEMBERS OF THE MANAGEMENT BOARD SUBMITTED BY THE  |            |         |               |  |
|  |    | SUPERVISORY BOARD  |            |         |               |  |
|  | 9  | AMENDMENT TO THE ARTICLES OF ASSOCIATION   | FOR        | With    | Approved      |  |
|  | -  | TO EXPAND THE SUPERVISORY BOARD:   |            |         | 7 447 5 5 5 5 |  |
|  |    | APPROVE INCREASE IN SIZE OF SUPERVISORY  |            |         |               |  |
|  |    | BOARD TO SEVEN MEMBERS   |            |         |               |  |
|  | 10 | RESOLUTION ON THE ELECTION OF A NEW  | FOR        | With    | Approved      |  |
|  |    | SUPERVISORY BOARD MEMBER: MR. MARTIN   |            |         |               |  |
|  |    | WIESMANN   |            |         |               |  |
|  | 11 | RESOLUTION ON THE APPROVAL OF THE PROFIT   | FOR        | With    | Approved      |  |
|  |    | TRANSFER AGREEMENT BETWEEN LEG IMMOBILIEN AG AS THE CONTROLLING  |            |         |               |  |
|  |    | COMPANY AND ENERGIESERVICEPLUS GMBH  |            |         |               |  |
|  | 12 | RESOLUTION ON THE APPROVAL OF THE  | FOR        | With    | Approved      |  |
|  |    | MERGER PLAN OF MAY 11, 2020 BETWEEN LEG  | · Oil      | ******* | , tpp://du    |  |
|  |    | IMMOBILIEN AG AND LEG IMMOBILIEN N.V.,   |            |         |               |  |
|  |    | AMSTERDAM, NETHERLANDS, AND THE  |            |         |               |  |
|  |    | APPOINTMENT OF THE AUDI-TOR AND GROUP  |            |         |               |  |
|  |    | AUDITOR FOR THE FIRST FINANCIAL YEAR   |            |         |               |  |



| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote    | With/against<br>mngt | Result   | Comments in case of vote against mngt                   |
|------------------|-------------|---------------|---|---------|----------------------|----------|---|
| China Longyuan   | 14-09-20    | 1             | TO APPROVE THE GENERAL MANDATE TO APPLY FOR REGISTRATION AND ISSUANCE OF DEBT FINANCING INSTRUMENTS OVERSEAS              | FOR     | With                 | Approved |   |
|                  | _           | 1 -           |   |         | T                    | 1 -      |   |
| Name corporation | Date<br>AGM | Agenda<br>no. | Proposal to vote on   | Vote    | With/against<br>mngt | Result   | Comments in case of vote against mngt                   |
| ADO Properties   | 17-09-20    | 1             | AUTHORIZE ISSUANCE OF EQUITY OR EQUITY-<br>LINKED SECURITIES WITHOUT PREEMPTIVE<br>RIGHTS AND AMEND ARTICLE 5 ACCORDINGLY | Against | Against              | Approved | Proposal is not clear and transparant about the changes |
|                  |             | 2             | CHANGE COMPANY NAME TO ADLER GROUP S.A. AND AMEND ARTICLE 1 ACCORDINGLY   | Against | Against              | Approved | Extra costs isn't needed                                |
|                  |             | 3             | APPROVE FULL RESTATEMENT OF THE ARTICLES OF INCORPORATION   | Against | Against              | Approved | Proposal is not clear and transparant about the changes |



| Name corporation      | Date<br>AGM | Agenda no. | Proposal to vote on                             | Vote    | With/against<br>mngt | Result          | Comments in case of vote against mngt                                |
|-----------------------|-------------|------------|---|---------|----------------------|-----------------|--|
| <b>ADO Properties</b> | 17-09-20    | 3          | APPROVE FINANCIAL STATEMENTS                    | FOR     | With                 | Approved        |  |
|                       |             | 4          | APPROVE CONSOLIDATED FINANCIAL STATEMENTS       | FOR     | With                 | Approved        |  |
|                       |             | 5          | APPROVE ALLOCATION OF INCOME                    | FOR     | With                 | Approved        |  |
|                       |             | 6          | APPROVE DISCHARGE OF DIRECTORS                  | FOR     | With                 | <b>Approved</b> |  |
|                       |             | 7          | REELECT PETER MASER AS DIRECTOR                 | FOR     | With                 | Approved        |  |
|                       |             | 8          | REELECT THIERRY BEAUDEMOULIN AS DIRECTOR        | Against | Against              | Approved        | One CEO is enough  |
|                       |             | 9          | REELECT MAXIMILIAN RIENECKER AS DIRECTOR        | Against | Against              | Approved        | One CEO is enough  |
|                       |             | 10         | REELECT ARZU AKKEMIK AS DIRECTOR                | FOR     | With                 | Approved        |  |
|                       |             | 11         | REELECT MICHAEL BUTTER AS DIRECTOR              | FOR     | With                 | Approved        |  |
|                       |             | 12         | ELECT THOMAS ZINNOCKER AS DIRECTOR              | FOR     | With                 | Approved        |  |
|                       |             | 13         | ELECT CLAUS JORGENSEN AS DIRECTOR               | FOR     | With                 | Approved        |  |
|                       |             | 14         | ELECT THILO SCHMID AS DIRECTOR                  | FOR     | With                 | Approved        |  |
|                       |             | 15         | APPROVE REMUNERATION OF DIRECTORS               | FOR     | With                 | Approved        |  |
|                       |             | 16         | RENEW APPOINTMENT OF KPMG LUXEMBOURG AS AUDITOR | FOR     | With                 | Approved        |  |
|                       |             | 17         | APPROVE SHARE REPURCHASE                        | FOR     | With                 | Approved        |  |
|                       |             | 18         | APPROVE REMUNERATION POLICY                     | Against | Against              | Approved        | Remuneration policy is not transparent and clear about all the costs |
|                       |             | 19         | APPROVE REMUNERATION REPORT                     | Against | Against              | Approved        | Remuneration report is not transparent and clear about all the costs |