S.A. D'IETEREN N.V.

Rue du Mail 50

B - 1050 Brussels, Belgium VAT BE 0403448140 – Company Register Brussels

www.dieteren.com

PROXY

The undersigned	
First name	
or	
Corporate name	
(family name, first name, title of the proxy holder) who necessary power of attorney to sign this form on behalf of	om declares and certifies to the S.A. D'Ieteren N.V. to have the of the shareholder
ordinary shares, in registered form / held with	
hereby grants special powers, with power to substitute, t	0:
	eting of the company that will take place on Thursday May 30 , in order to discuss the agenda herewith attached and to vote on
VOTING INSTRUCTIONS (**)	
Point 1 [This item does not require a vote]	Point 2 vote in favour vote against abstain
Point 3 vote in favour vote against abstain point 4.2	Point 4.1 vote in favour vote against abstain Point 5.1
vote in favour vote against abstain Point 5.2.	vote in favour vote against abstain
vote in favour vote against	

(*) Please delete the unnecessary (**) Please indicate your vote by ticking the appropriate box

In the absence of clear voting instructions with respect to the proposed resolutions, the proxy holder shall vote in favour of these resolutions.

In addition the proxy holder shall have the right to

(i) participate to the discussion and vote, change or reject any proposition on the agenda on behalf of theAND

(ii) on the basis of the above, sign all acts, resumes, attendance lists and in general, do what is necessary for this general meeting and any other general meeting with the same agenda and which would be convened again because of a report or adjournment.

The present proxy, dully filled in and signed by the shareholder or his representative, must be sent to Euroclear Belgium, Issuer Services,

- by post, 1, Bd du Roi Albert II, 1210 Brussels, (Belgium) or
- by e-mail to the address ebe.issuer@euroclear.com or
- by fax to the number + 322 337 54 46

on **Friday 24th May at 4:00 pm at the latest**. For proxies sent by mail or by fax, the originals should be remitted to the chairman of the general meeting at the latest at the beginning of this meeting. If this formality is not fulfilled, the company will not recognize the power of attorney of the proxy holder.

In addition, the owners of dematerialized shares must send to Euroclear Belgium, at the same addresses as above and within the same timeframe, a certificate set out by their agreed account holder or clearing institution, attesting the number of dematerialised shares held in the shareholder's name in their books at the registration date with which he/she has here above declared to vote.

If in accordance with article 533ter of the Company Code, new items and/or new proposed resolutions are added to the agenda after the date of this proxy and an amended agenda is published on 15 May 2013 at the latest, the proxy holder shall (**please tick the appropriate box**):

abstain from voting on the new items and/or the new proposed resolutions;
vote or abstain from voting on the new items and/or the new proposed resolutions if he/she will deem fit, taking into
consideration the interests of the shareholder.

If the shareholder does not select any of the above mentioned options, the proxy holder shall abstain from voting on the new items of the agenda and/or the new proposed resolutions. In case of conflict of interest, the proxy holder will always abstain from voting on the new items of the agenda and/or the new proposed resolutions.

This proxy is irrevocable. It remains valid (a) for the following general meetings which would be held with the same agenda and (b) for the items on this agenda, if this agenda is completed in accordance with Article 533ter of the Company Code and published after the date at which the shareholder has sent the present form to the above mentioned address. Shareholders who vote by proxy may attend the meeting but will not be permitted to vote in person.

In order to participate to the general meeting, proxy holders will have to prove their identity and power, and the representatives of legal persons will have to provide documents proving their power of attorney or special mandates, to Euroclear Belgium, at the addresses mentioned above and within the same timeframe as required for the proxy.

The company reserves the right to refuse proxies which are not filled out properly or which are not complete.

Made in,	on	2013

Signature (to be preceded by the handwritten words "Good for proxy")

Enclosure: Agenda of the Ordinary General Meeting of May 30, 2013

ORDINARY GENERAL MEETING

- 1. Directors' and auditor's reports on the annual and consolidated accounts for the fiscal year 2012. Communication of the consolidated accounts for the fiscal year 2012.
- **2. Approval of the annual accounts and appropriation of the result as at December 31, 2012.** Proposal to approve the annual accounts and the appropriation of the result as at December 31, 2012.

3. Remuneration Report 2012.

Proposal to approve the Remuneration Report included in the Corporate Governance Statement of the Annual Report 2012.

4. Discharge to the Directors and to the statutory auditor.

Proposal to give discharge through separate voting

- 4.1. to the Directors and
- 4.2. to the statutory auditor

for carrying out their functions in 2012.

5. Renewal of a Directorship and of an independent Directorship.

- 5.1. Proposal to renew the independent Directorship of Mrs Christine BLONDEL, in the meaning of article 526ter of the Company Code and of the Company's Charter of Corporate Governance, for a period of 4 years expiring at the end of the Ordinary General Meeting of 2017.
- 5.2. Proposal to renew the Directorship of Mr Alain PHILIPPSON for a period of 2 years expiring at the end of the Ordinary General Meeting of 2015.