

VOTE BY CORRESPONDENCE				
The undersigned				
First name				
Family name				
Address				
or				
Components manne				
Corporate name Legal				•••••
form				
Registered office				
hereby represented by	le of the proxy holder) attorney to sign this for thursday May 17 th , and the sign with the sign with the sign which he/she hereby the respect to the items of	whom declares and certirm on behalf of the share 2018 at midnight (Belgia ice located at rue du Mai y declares to vote In the agenda of the Ordina	fies to the SA D'Ieteren holder n time), of	nancia
	ORDINARY GEN	NERAL MEETING(**)		
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 (directors) vote in favour vote against abstain	
Point 4 (statutory auditor) vote in favour vote against abstain	Point 5 vote in favour vote against abstain			

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





EXTRAORDINARY GENERAL MEETING(**)

Point 1	Point 2	Point 3		
vote in favour	vote in favour	vote in favour		
vote against	vote against	vote against		
abstain	abstain	abstain]
(**) Please indicate your v	ote by ticking the appro	opriate box		
This original form of vote Belgium, Issuer Services, a 2018, at 4:00 pm (Belgian	at the following address	•		
In addition, the owners of above and within the sar institution, attesting the nather registration date with	me timeframe, a certifi number of dematerialise	icate set out by their aged shares held in the shar	reed account holder or cleholder's name in their bo	learing
This vote by corresponde would be held with the sa accordance with Article 53 has sent the present form attend the Meetings but w	ame agenda and (b) for 33 <i>ter</i> of the Company Co to the above mentione	r the items on this agend ode and published after t d address. Shareholders v	a, if this agenda is comple he date at which the share who vote by correspondence	eted in holder
The company does not de	liver access cards.			
The company reserves th complete.	e right to refuse docun	ments which are not fille	d out properly or which a	ire not
Made in	, on	2018.		
Family name: First name:				
Signature:				

Enclosed: Agenda of the Ordinary and Extraordinary General Meetings of May 31st, 2018





ORDINARY GENERAL MEETING Proposed agenda

- 1. Directors' and Auditor's reports on the annual and consolidated accounts for the financial year 2017. Communication of the consolidated financial statements for the year 2017.
- 2. Approval of the annual financial statements and appropriation of the result as at December 31st, 2017.

Proposal to approve the annual financial statements and the appropriation of the result as at 31 December 2017.

3. Remuneration Report 2017.

Proposal to approve the Remuneration Report included in the Corporate Governance Statement of the Annual Report 2017.

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

Proposal to give discharge through separate voting:

- o to the Directors
- to the statutory auditor

for carrying out their functions in 2017.

5. Appointment of new directors and renewal of directors.

Proposal to appoint Mrs Sophie Gasperment and CB Management SARL unipersonnelle, permanently represented by Cécile Bonnefond, as independent directors in the meaning of article 526ter of the Company Code (all criteria being met for those two candidates), for a period of 4 years expiring at the end of the Ordinary General Meeting of 2022.

Proposal to renew the mandate of Pierre-Olivier Beckers sprl, permanently represented by Mr Pierre-Olivier Beckers, as independent director in the meaning of article 526ter of the Company Code (all criteria still being met with respect to this director), for a period of 4 years expiring at the end of the Ordinary General Meeting of 2022.

Proposal to renew the mandates of GEMA sprl, permanently represented by Mr Michel Allé, s.a. de Participation et de Gestion, permanently represented by Mr Denis Pettiaux, Nayarit Participations s.c.a., permanently represented by Mr Frédéric de Vuyst and Mr Pascal Minne, as non-executive directors, for a period of 4 years expiring at the end of the Ordinary General Meeting of 2022.

Proposal to renew the mandate of Mr Axel Miller, as managing director, for a period of 4 years expiring at the end of the Ordinary General Meeting of 2022.





EXTRAORDINARY GENERAL MEETING Proposed agenda

1. Renewal of the authorisations granted to the Board of Directors concerning the purchase and disposal of own shares.

Proposal to renew (for a period of five years) the authorisation of the Board of Directors regarding the purchase and disposal of own shares:

- Authorisation to purchase, in accordance with the provisions of the Company Code, a maximum of ten percent of the number of shares issued by the company for a price per share of minimum one euro and maximum ten percent above the average quotation of the last ten days;
- Authorisation to dispose of the acquired treasury shares according to the terms set out by the Board of directors;
- Authorisation to the subsidiaries of the company to purchase and dispose of shares of the company, in accordance with the provisions of the Company Code, at the same conditions as those set out above for the company itself.

2. Authorisation granted to the Board of Directors to cancel treasury shares.

Proposal to authorise (for a period of five years) the Board of Directors to cancel, at any time, the treasury shares and to amend the articles of association as a result of the decrease of the total number of company shares.

3. Proxy for the coordination of the articles of association.

Proposal to grant the Board of Directors all necessary powers to execute the above-mentioned resolutions and in particular to coordinate the articles of association.

