VOTING FORM

The undersigned (for private individuals: surname, first name, occupation and place of residence; for legal entities: company name, company type, registered office and identity and position of the representative(s) - <u>see instruction 1 below</u>)				
	ner of ordinary shares in public limited company RECTICEL , with registered office at Avenue des Olympiades/Olympiadenlaan 2, 1140 Evere, Brussels,			
hereby states that it wishes to participate in the Ordinary General Meeting of the above-mentioned Company, which shall take place at the Company's registered office at Avenue des Olympiades/Olympiadenlaan 2 in Evere, on Tuesday 29 May 2012 at 10 a.m. ,				
the	nes to use the possibility to vote by correspondence before the Annual General Meeting for above-mentioned number of shares adequately registered on the Registration Date, as attioned in the notice convening the General Meeting,			
and	and wishes to enforce the following irrevocable voting instructions (see instruction 2 below):			
	Voting instructions on the agenda for the Ordinary General Meeting			
1.	Examination of the company's consolidated and statutory annual report prepared by the Board of Directors on the financial year ended 31 December 2011.			
2.	Examination of the consolidated and statutory annual Auditor's report on the financial year ended 31 December 2011.			
3.	Proposal forming the subject of the first resolution: Examination of the consolidated accounts as on 31 December 2011. Resolution No 1.1: Approval of the statutory annual accounts as on 31 December 2011.			
	FOR: AGAINST : ABSTAIN :			

	Profit for the financial year: Profit brought forward from the Result to be appropriated: Gross dividend on shares (*): Profit to be carried forward:	previous year:	+
	(*) Gross dividend per share withholding tax of € 0.21 per VVPR strips.	of € 0.28, giving an entitler rordinary share and €0.2212	
	FOR:	AGAINST :	ABSTAIN:
4.	Proposal forming the subject of Discharge to be given to the I financial year ended 31 December 1	Directors for the performance	e of their duties during the
	FOR:	AGAINST :	ABSTAIN:
5.	Proposal forming the subject of Discharge to be given to the financial year ended 31 December 1	Auditor for the performanc	e of his duties during the
	FOR:	AGAINST :	ABSTAIN:
6.	Proposals forming the subject of Resolution No 4.1: Renewal of executive Director and Chairmayears expiring at the end of the	f the term of office of Mr. Et an of the Board of Directors,	
	FOR:	AGAINST :	ABSTAIN:
	Resolution No 4.2: Renewal represented by Mr. Olivier CHA a further period of four years ex	PELLE, as Executive Director	and Managing Director, for
	FOR:	AGAINST :	ABSTAIN:

Resolution No 1.2: Approval of the appropriation of the result, i.e.:

Resolution No 4.3: Renewal of the term of office of VEAN NV, represented by Mr. Luc VANSTEENKISTE, as Non-executive Director and Vice-Chairman of the Board of Directors, for a further period of four years expiring at the end of the General Meeting in 2016.

FOR:	AGAINST :	ABSTAIN :
Director and Vice-Cha		Guy PAQUOT, as Non-executive for a further period of four years
FOR:	AGAINST :	ABSTAIN:
		Mrs. Jacqueline ZOETE, as Non- xpiring at the end of the General
FOR:	AGAINST :	ABSTAIN:
Director expires at the REVAM BVBA, repre	e end of the present General Mee	EPOEL, whose term of office as a ting, and election as a Director of POEL, for a period of one year
FOR:	AGAINST :	ABSTAIN :
Resolution No 4.7: Replacement of SOGELAM NV, represented by Mr. Luc WILLAME, whose term of office as a Director expires at the end of the present General Meeting, and election as a Director of Mr. Patrick VAN CRAEN for a period of four years expiring at the end of the General Meeting in 2016.		
FOR:	AGAINST :	ABSTAIN :

Resolution No 4.8: Replacement of LOUIS VERBEKE BVBA, represented by Mr. Louis H. VERBEKE, whose term of office as a Director expires at the end of the present General Meeting, and election as a Director of Mrs. Marion DEBRUYNE for a period of four years expiring at the end of the General Meeting in 2016.

	FOR:	AGAINST :	ABSTAIN :
	Resolution N°4.9: Election of I expiring at the end of the Gene		ctor for a period of four years
	FOR:	AGAINST :	ABSTAIN :
7.	Proposals forming the subject of Resolution n5.1: Election of the Company within the mean Code. She meets all the criter the criteria of independence se	Mrs. Marion DEBRUYNE as ning of Articles 524 §2 and ria laid down in Article 526te	526bis §2 of the Company r of the Company Code and
	FOR:	AGAINST :	ABSTAIN :
	Resolution N° 5.2: Election of Company within the meaning She meets all the criteria laid criteria of independence set ou	of Articles 524 §2 and 526bi I down in Article 526ter of t	s §2 of the Company Code. he Company Code and the
	FOR:	AGAINST :	ABSTAIN :
8.	Proposal forming the subject of Approval of the election of Mr. statutory auditor, being "DELO DEHOORNE and William BL January 2012.	William BLOMME as co-repr ITTE Auditors", which is now	represented by Messrs. Kurt
	FOR:	AGAINST :	ABSTAIN :

FOR:	AGAINST :	ABSTAIN :
A single fixed the Board ofDirectors' fee	ixing and approval of the Directors' ed indemnity for Directors of € 9,000 Directors of € 18,000 a year; es of € 1,650 per meeting and for € 3,300 per meeting.	a year and for the Chairman of
FOR:	AGAINST :	ABSTAIN :
	ixing of the amount of fees for the m ting and for the Chairman of the A	
at € 2,500 per mee		
at € 2,500 per mee meeting. FOR: Resolution No 7.4: Fand Nomination Com	ting and for the Chairman of the A	udit Committee at € 3,750 pe ABSTAIN : members of the Remuneration

Examination of the remuneration report for financial year 2011, as referred to in the

9. Proposal forming the subject of the seventh resolution:

In respect of the provisions laid down under Article 520ter of the Company Code concerning variable remuneration for the members of the Management Committee and the need to defer variable remuneration payments over a three year period in case certain thresholds are passed, examination of the conclusion and proposal of the Board of Directors summarized as follows:

The principle of a deferral over a three year period of variable remuneration payment would only be applicable to the Managing Director and CEO, Olivier Chapelle SPRL, as all other members of the Management Committee remain below the 25% threshold.

The Remuneration Committee and the Board of Directors reviewed the various possibilities that the legislation offers for its application and finally decided that it would be in the best interest of the company to keep the variable remuneration payment structure at the same level for all Management Committee members. As the target variable remuneration bonus pay-out for the Managing Director and CEO surpasses the 25% maximum threshold, the Board of Directors proposes to the General Shareholder meeting to approve the said deviation from the principle of a deferral over three years, and hence to allow the full payment of the variable remuneration within one year.

Resolution No 7.5: Approval of the deviation from the principle of a deferral over three years to allow, for the benefit of the Managing Director and CEO, Olivier Chapelle SPRL, the full payment of the variable remuneration within one year.

FOR: AGAINST : ABSTAIN :	
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10. <u>Proposals forming the subject of the eighth resolution</u>: New edition of the Stock Option Plan of the Recticel Group.

The Board of Directors intends to publish at the end of the year, within the framework of the authorised capital, a new edition of the Stock Option Plan of the Recticel Group. To this effect, it requests the authorisation of the General Meeting in accordance with the 2009 Code of Corporate Governance.

The Meeting is requested to give its authorisation to the Board of Directors so that, if appropriate, it can publish a new edition of the Stock Option Plan of the Recticel Group in favour of the senior managers of the Recticel Group. If the Board of Directors decides to do this, the new edition will include the issue of a maximum of 480.000 stock options, with a period for exercising the option of a minimum of six years and an unavailability period of a minimum of three years, to be allocated to the beneficiaries free of charge. The issue price will be fixed on the basis of the average price of a Recticel share over the normal period preceding the offer.

FOR: AGAINST : ABSTAIN :

11. Proposals forming the subject of the ninth resolution:

Further to the execution on 9 December 2011 of a credit facility agreement between Recticel SA/NV and Recticel International Services NV on the one hand, and Fortis Bank SA/NV, ING Belgium SA/NV, Commerzbank Aktiengesellschaft Filiale Luxemburg and KBC Bank NV, on the other hand, for an amount of EUR 175,000,000, approval by the shareholders of the Company, for the purpose of Article 556 of the Belgian Companies Code, of Clause 9.2 (Mandatory prepayment – Change of control) and Clause 24.10 (Ownership of the Obligors) of aforementioned credit facility agreement.

The said clauses provide that in case of a change of control over the Company, or over a subsidiary that is also an obligor under the Facility agreement, each of the banks participating in the Facility will have the right to request prepayment and cancellation of their respective Facility commitment, and if banks representing a special majority of the total Facility amount request such, then the total Facility will have to be prepaid and cancelled.

In line with the Belgian Companies Code, for such a clause to take effect requires the approval of the General Shareholder meeting.

FOR:	AGAINST :	ABSTAIN :
Name and surname :		
Function:		
Place and date :		
Signature :		

RELEVANT INSTRUCTIONS

(1) In order to attend, or to be represented at, the Annual General Meeting, shareholders must present proof of their identity (identity card or passport) and representatives of legal entities must, in addition, provide proof of their power of representation (relevant legal company documents).

Copies of the relevant proof must be attached to this form.

The Company must receive the voting form **no later than 23 May 2012**. The <u>signed original form, together with the relevant proof,</u> must be handed to the members of the Executive Committee no later than the day of the Annual General Meeting.

In the absence of the original form and relevant proof at the Annual General Meeting, the voting form is made null and void.

(2) A vote by correspondence is final.

A lack of voting choices is regarded as abstention.

If shareholders exercise their right under the legal and statutory provisions to submit new motions for resolutions regarding the items on the agenda, the votes by correspondence submitted before the publication of the updated agenda remain valid for the unchanged agenda items included in the current form. Votes on agenda items for which new motions for resolutions have been submitted, shall be considered as abstentions if there is no new vote.

In this case, shareholders can vote by correspondence on these new motions for resolutions by using the updated voting by correspondence form that the Company shall make available.

If shareholders exercise their right under the legal and statutory provisions to put new items on the agenda of the Annual General Meeting, shareholders can vote by correspondence on these new agenda items by using the updated voting by correspondence form that the Company shall make available in that case. The votes included in the current form on existing and unchanged agenda items shall remain valid. If no vote is cast on the new agenda items, this is considered as abstention.