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SOLVAY Société Anonyme
Headquarters: 310 rue de Ransbeek at 1120 Brussels
Brussels, RPM 403.091.220

Due to the fact that the quorum required by laws was not reached at the Extraordinary General Meeting held on April 7, 2014 the meeting was not able to deliberate validly on its agenda.

Therefore, a new Extraordinary General Meeting is convened, which will validly deliberate on the same agenda whatever the number of shares represented. It will take place on May 13, 2014 at the end of the Ordinary General Meeting

Shareholders are invited to attend:

1) the **Ordinary General Shareholder Meeting that will take place on Tuesday May 13, 2014, rue de Ransbeek 310, 1120 Brussels, with the following agenda**

1. Management Report on operations for 2013 including the Declaration of Corporate Governance and External Auditor's Report.
2. Approval of compensation report.

It is proposed to approve the compensation report found in chapter 6 of the Declaration of Corporate Governance.

3. Consolidated accounts from 2013 – External Audit Report on the consolidated accounts.
4. Approval of annual accounts from 2013 – Distribution of earnings and setting of dividend.

It is proposed to approve the annual accounts as well as the distribution of earnings for the year and maintain the gross dividend per entirely liberated share at 3.20 EUR, or 2.40 EUR net. After deduction of the prepayment of 1.3333 EUR brut paid on January 23, 2014, the balance of the dividend will amount to 1.8667 EUR brut, payable as of May 20, 2014.

5. Discharge of liability to be given to Board members and to the Auditor for operations for the year 2013.

It is proposed to discharge the liability of the Board members and the Auditor working in 2013 for the operations relating to this fiscal year.

6. Board of Directors: Term renewals – Nominations

- a) The terms of Mr. Denis Solvay and Mr. Bernhard Scheuble will expire at the end of this Meeting.

It is proposed to reelect Mr. Denis Solvay and Mr. Bernhard Scheuble for a four-year term each as Board members. Their terms will expire at the end of the General Shareholders' Meeting in May 2018.

- b) It is proposed to confirm the designation of Mr. Bernhard Scheuble as independent Board member on the Board of Directors.
- c) It is proposed to confirm the designation of Mrs. Rosemary Thorne for a four-year term in replacement of Mr. Jean-Martin Folz who does not wish to renew his mandate.
The mandate of Mrs. Rosemary Thorne will expire at the end of the General Shareholders' Meeting in May 2018.
- d) It is proposed to confirm the designation of Mrs. Rosemary Thorne as independent Board member on the Board of Directors.
- e) It is proposed to designate Mr. Gilles Michel as a Board member for a four-year term, in replacement of Mr. Anton van Rossum who does not wish to renew his mandate.
The mandate of Mr. Gilles Michel will expire at the end of the General Shareholders' Meeting in May 2018.
- f) It is proposed to confirm the designation of Mr. Gilles Michel as independent Board member on the Board of Directors.

7. Miscellaneous.

- 2) **the Extraordinary General Meeting that will take place on Tuesday May 13, 2014 after the Ordinary General Meeting, at the same place and with the following agenda :**

I. Report from the Board of Directors

II. Changes in the By-laws

1. Article 1

It is proposed to replace the text of this article by the text below:

"The company, constituted in the form of a limited liability company on December 26, 1863, is in the form of a corporation. Its legal name is "SOLVAY." It is a corporation making or having made a public offering.

2. **Article 6**

Due to the disappearance of bearer shares, it is proposed to replace the text of this article by the text below:

"§1. These eighty-four million, seven hundred one thousand and one hundred thirty three (84,701,133) shares without par value are entirely liberated. They are dematerialized or registered as permitted by the law. Their holder may, at any time, request conversion of the shares into dematerialized shares (at the holder's cost) or into registered shares (without charge).

§2. The dematerialized share is represented by entry in the name of the owner or of the holder through a recognized account holder or a clearing organization.

The registered share is represented by entry in the company's register of registered shares held at the corporate headquarters. Any shareholder may consult the register with regard to his/her shares."

3. **Article 7**

To reflect the elimination of type C shares, it is proposed to delete this article.

4. **Article 9**

For the same reason, it is proposed to delete this article.

5. **Article 10**

It is proposed to replace the text of the **third and fourth paragraphs** of this article by the following text:

"Barring decision to the contrary by the shareholders' meeting, taken upon the conditions required for modifications to the by-laws, the new shares to be subscribed in cash are offered by preference to shareholders of old shares, regardless of type and degree of liberation, prorata based on the proportional ownership of these shareholders of the capital stock; the Board of Directors proposes to the General shareholders' meeting the conditions on and prices at which the new shares may be offered by preference to these shareholders.

During each increase in capital, the Board of Directors may conclude, under conditions that it judges proper, any agreements in order to ensure subscription of any or all of the new shares to be issued."

6. **Renewal of authorizations for acquisition and alienation of own shares**

6.1. **Article 10 ter**

It is proposed:

To renew the authorization set forth in article 10 ter for another three-year period starting with the date of publication in the Annexes to the Belgian Gazette (*Moniteur belge*) of the decision to be made by the Extraordinary Shareholders' Meeting and to therefore replace the date of May 10, 2011 in the text of the **first paragraph** of this article by the date of May 13, 2014.

6.2. Article 10 quater

It is proposed:

To renew the authorization granted in article 10 quater, for another five-year period, starting with the date of publication in the Annexes of the Belgian Gazette (*Moniteur Belge*) of the decision to be made by the Extraordinary Shareholders' Meeting and to show the price range from 20 EUR to 200 EUR and to therefore replace the text of the **first and second paragraphs** of this article by the following text:

"1° The Board of Directors is authorized to acquire shares of the company for a five-year period starting on the date of the General Shareholders' meeting on May 13, 2014, up to a maximum of sixteen million, nine hundred forty thousand (16,940,000) shares, at a unit price between twenty euro (20 EUR) and two hundred euro (200 EUR).

2° The shares thus acquired may, without prior authorization of the General Shareholder's meeting, be alienated by the Board of Directors under conditions that it determines, in conformity with the law."

7. Article 11

It is proposed to replace the text of the **fifth and sixth paragraphs** of this article by the text below:

"In addition, the Board of Directors has the right, one month after sending to the defaulting shareholder a notice by certified mail or by a process server, to sell the shares for which the called payments have not been made, without prejudice of the right to claim from the defaulting shareholder the balance due, as well as any possible damages and interest."

8. Article 13

It is proposed to replace the text of the **second paragraph** of this article by the following text:

"They must, for exercise of their rights, refer to the current by-laws, to the annual accounts and to the decisions of the General Shareholders' Meeting and the Board of Directors."

9. Article 13 bis

It is proposed to replace in the **first paragraph** of this article the words "*Commission Bancaire Financière et des Assurances*" [Banking, Finance and Insurance Commission] by the term "*FSMA*".

10. Article 19

It is proposed to replace the text of this article by the following text:

"The Board of Directors elects from among its members a Chairman."

The Board of Directors may delegate daily management of the company, as well as representation of the company regarding such management, to an Executive Committee and/or to one or more Board Members who are members of the Executive Committee, acting separately. The Board of Directors may delegate complementary powers to the Executive Committee. The members of the Executive Committee may be Board members or not. Each of the members of the Executive Committee is appointed by the Board of Directors. The Chairman of the Committee is appointed by the Board of Directors from among the members of the Board of the company.

In addition, the Board of Directors creates consultative committees under article 522 of the Code of Companies, and especially the Audit Committee as described in article 526 bis of the Code of Companies, with, among other things, the missions contemplated by such article.

The Board determines the powers attached to the functions, delegations and mandates set forth in the preceding paragraphs. It may revoke them at any time.

The Board of Directors and the Executive Committee, as well as the Board member(s) in charge of daily management may, in the framework of their powers, also confer special and specific powers to one or more people at their choice.

The holders of special powers may partially delegate their powers to one or more people for whom they assume responsibility by derogation from article 1994, art.1 of the Civil Code.”

11. Article 20

Due to the proposal for deletion of the function of Vice-Chairman of the Board of Directors, it is proposed to delete in the **first paragraph** of this article the words "of a Vice-Chair or, in their absence."

12. Article 21

12.1. As a result of the proposal to eliminate article 9 from the by-laws, it is proposed to replace in the **second paragraph** of this article the words "of articles 9 and 24" by the words "of article 24."

12.2. It is proposed to delete in the **third paragraph** of this article the word "telegram."

13. Article 23

It is proposed to delete **paragraphs 2 to 10** of this article.

14. Article 24

It is proposed to replace the text of this article with the following text:

"The Board of Directors, however, for actions that would substantially modify the activities of the company or its group must act by a majority of three-quarters of the votes of members composing the Board present or represented.

Actions that substantially modify the activities of the company or its group are considered to be: actions for investment, acquisition, shareholding, divestment or sale, in any form whatever, representing an enterprise value of at least two billion euros (2,000,000,000 EUR) or generating either sales of at least two billion euros (2,000,000,000 EUR), or a contribution to the group's operating results of at least two hundred fifty million euros (250,000,000 EUR)."

15. Article 25

It is proposed to replace the text of this article with the following text:

"The company is represented, in its activities and at law, by two board members acting together, of whom one is the Chairman of the Board and/or a member of the Executive Committee. With respect to third parties, they need not demonstrate prior authorization from the Board of Directors.

The Executive Committee organizes representation of the Company in the framework of powers delegated to it by the Board of Directors.

The Board of Directors may, on the other hand, delegate to any other persons, whether or not chosen from the board, special powers to act on behalf of the company."

16. Article 26

It is proposed to replace the text of this article by the following text:

"The members of the Executive Committee are obligated to actively be involved in company affairs, without taking any positions that would prevent them from carrying out the duties inherent in the powers delegated to the Committee.

They may, however, administer companies and enterprises in which the company has an interest, and be involved in the same, considering that this activity is a company matter. Compensations, fixed fees or payments that they earn in this way must, except for exceptional circumstances evaluated by the General Shareholders' meeting, be paid to the company or be imputed to the fees and benefits due to the interested parties."

17. Article 27

It is proposed to delete in the **second paragraph** of this article the words "Vice-Chairman" and the words "members of the Executive Committee."

18. Article 33

It is proposed to replace the text of the **second paragraph** of this article with the following text:

"It has the powers provided by law. It has the right to interpret these by-laws."

19. Article 37

To reflect the disappearance of bearer shares, it is proposed to delete in the **first paragraph** of this article the words *"to the bearer or"* and the words *"filed with a financial agency or"*.

20. Article 41

It is proposed to replace the text of this article by the following text:

"Subject to legal restrictions, each share has the right to one vote."

21. Article 42

Due to the proposal to eliminate the function of Vice-Chairman of the Board of Directors, it is proposed to delete from the **first paragraph** of this article the words *"a Vice-Chair or."*

22. Article 46

It is proposed to delete this article.

23. Renumbering of the article in the by-laws

Due to the numerous articles eliminated by past or present changes (articles 7 – 8 – 9 - 10bis – 16 – 31 - 46) and the existence of articles bis, ter or quater, it is proposed to renumber successively all of the articles in the by-laws from 1 to 51.

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To take part in the General Shareholders' Meetings on May 13, 2014, shareholders must follow the procedures described below:

- 1) Only people who are Solvay SA shareholders on April 29, 2014 at midnight (Belgium time) (hereafter called the **registration date**) will have the right to participate and vote in the General Shareholders' Meetings on May 14, 2013, regardless of the number of shares held by the shareholder the day of the meetings.
- 2) Holders of registered shares who wish to participate in the meetings will not have to follow specific procedures to register their shares. The registration of their shares will ensue from their enrollment on the SOLVAY SA shareholder register on the registration date. They will, however, have to give notice of their desire to attend the meetings by returning the participation notice attached to the convening

notice; it must be received by Solvay SA no later than May 7, 2014 and can be returned either by regular mail to the address of the corporate headquarters, or by fax or by electronic mail.

Holders of registered shares who wish to be represented at the meetings will also have to return the completed and signed proxy form attached to this convening notice; it must be received by Solvay SA no later than May 7, 2014 either by regular mail to the address of the corporate headquarters or by fax or by electronic mail.

The shareholders who have declared their desire to participate in the meetings and have returned a proxy form may attend the meetings in person, but without being able to vote since their votes by proxy will have been counted in advance.

- 3) Holders of dematerialized shares who wish to participate in the meetings must request a statement from the authorized account holder or from the settlement organization that holds their share account stating the number of dematerialized shares registered in their name in the books of these institutions on the registration date and for which they have declared a desire to participate in the meetings. This statement will have to be received by Solvay SA no later than May 7, 2014, and sent by regular mail to the address of Solvay's corporate headquarters, or by fax or by electronic mail.

The holders of dematerialized shares who wish to be represented by proxy at the meetings will also have to return a completed and signed proxy form to be received by Solvay SA no later than May 7, 2014 either by regular mail to the address of Solvay's corporate headquarters, or by fax or by electronic mail.

The proxy form is available at the corporate headquarters, on the Internet site and at the following financial establishments: BNP Paribas Fortis, ING and KBC.

The shareholders who have declared their desire to participate in the meetings, by returning their proxy form, can attend the meetings in person, but without, however, being allowed to vote since their votes by proxy will have been counted in advance.

- 4) The designated proxy holder does not necessarily have to be a SOLVAY SA shareholder. The appointment of the proxy holder must be done with special consideration to avoid potential conflicts of interest between the shareholders and the proxy holder (see article 547bis §4 of the Code of Companies). This clause is aimed particularly at the Chairman of the General Shareholders' Meetings, the members of the Board of Directors, the members of the Executive Committee and generally the employees of SOLVAY SA, their spouses or legal partners and their relatives.
- 5) Under some conditions, one (or more) shareholder(s) holding (together) at least 3% of the share capital may request the addition of new items to the agendas and/or submit new motions for a resolution. Solvay SA should receive these requests no later than April 18, 2014, sent either by regular mail to the address of its corporate headquarters, or by fax or by electronic mail. Should certain shareholders exercise this right, Solvay SA will send, no later than April 28, 2014, to shareholders by regular mail a final agenda and a completed proxy form and will also make these documents available on the Internet site.

Shareholders who have complied with the instructions for admission to the meetings may also submit questions in writing to the Board of Directors regarding items on the agendas or its reports, as well as to the External Auditor with regard to his report. These questions must reach Solvay SA no later than May 7, 2014 and be sent either by regular mail to its corporate headquarters or by fax or by electronic mail.

Upon presentation of a statement by an authorized account holder or a settlement organization certifying the number of dematerialized shares registered in the name of the shareholder, each

shareholder can obtain a free copy of all the documents related to the meeting on May 13, 2014, either at the corporate headquarters or with the financial organizations mentioned above. All of these documents are also available on the Internet site of Solvay SA.

- 6) Motions for resolution or comments from the Board of Directors on the agenda items that do not require motions are also available on the Solvay Internet site.
- 7) It should be noted that the motions for resolutions will be submitted for electronic vote. Proxy votes will be counted in advance and systematically integrated into each point. It should be recalled that one share is equal to one vote.

It should be noted that if you are also a Solvac shareholder, you will be required to carry out the procedure for signing of attendance lists for Solvay and Solvac only one time. You will receive only one mailbox for the meetings of both companies as well as a single smart card showing, totally separated, the number of votes corresponding to the portfolio of shares involved. This is done for your convenience and simplification.

- 8) Please note that the signatures on the attendance list will begin being accepted as of 9:00 a.m. on May 13

Useful information:

Solvay SA
Assemblées Générales [General Shareholders' Meetings]
310, rue de Ransbeek
1120 Brussels
Fax: +32-(0)2.264.37.67
e-mail: ag.solvay@solvay.com
Internet: <http://www.solvay.com/en/investors/shareholders-meeting/index.html>

The Board of Directors