

POWER OF ATTORNEY FOR THE EXTRAORDINARY GENERAL MEETING OF 12 OCTOBER 2015

The u	ındersigned					
	ng at or having its regist					
regist	the holder ofered office at 1500 Halled to as "the Company"	e, Edingensesteenweg	196 and company no pecial attorney:			
share	er to represent the under holders, to be held at the ctober 2015 at 14.30 p.n	e registered office of the				
with t	he following agenda:					
I.1.	1. Report of the Board of Directors of 18/06/2015, giving a description and detailed justification of the proposed capital increase with the pre-emptive right waived in the interest of the Company, in the favour of the employees of the Company and the Colruyt Group, who meet the criteria described in the said report.					
	FOR INFORMATION	ONLY. NO VOTE.				
I.2.	Report of CBVA KPMO in accordance with arti			ry Auditor, drawn up	on 07/09/2015	
	FOR INFORMATION (ONLY. NO VOTE.				
I.3.		aximum of 1,000,000 n t of the Board of Direct			under the conditions	
	Proposed resolution: a	approval of the issue of	maximum 1,000,000) new registered shar	res without face value.	
	VOTING INSTRUCTIONS Number:	Votes IN FAVOUR	Votes AGAINST	Abstentions		
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I.4. Proposal to set the issue price on the basis of the average stock market price of the ordinary Colruyt share over the 30 days preceding the Extraordinary General Meeting that will decide upon this issue, after application of a maximum discount of 20 %.

Proposed resolution: approval to determine the issue price according to the criteria mentioned above.

VOTING	Votes IN FAVOUR	Votes AGAINST	Abstentions
INSTRUCTIONS			
Number:			

l.5.	Proposal to waive the pre-emptive subscription right to these shares as given to shareholders by article 595 and
	onwards of the Companies Code, in the favour of employees as mentioned above, in the interest of the
	Company.

Proposed resolution: approval to waive the pre-emptive subscription right as determined above.

VOTING	Votes IN FAVOUR	Votes AGAINST	Abstentions
INSTRUCTIONS			
Number:			

1.6. Proposal to increase the share capital, under the suspensive condition of subscription, by the issue of the new shares mentioned above, under the conditions specified above, and at the issue price set by the Extraordinary General Meeting.

Proposal to set the maximum amount by which the share capital can be increased after subscription, by multiplying the issue price of the new shares set by the Extraordinary General Meeting with the maximum number of new shares to be issued. Subscription to the new shares shall be reserved for employees of the company and its related companies, as specified above.

The capital shall only be increased in the event of subscription and this by the amount of this subscription. If the number of shares subscribed to is greater than the specified maximum number of new shares to be issued, there shall be a distribution whereby in the first instance the possibility of obtaining the maximum tax benefit for each employee shall be considered, and in a next stage a proportionate decrease shall be applied in relation to the number of shares subscribed to by each employee.

Proposed resolution: approval of the increase of the share capital under the conditions stipulated above.

VOTING	Votes IN FAVOUR	Votes AGAINST	Abstentions
INSTRUCTIONS			
Number:			

I.7. It is proposed to open the subscription period on 16/10/2015 and close it on 16/11/2015.

Proposed resolution: approval to open the subscription period on 16/10/2015 and to close it on 16/11/2015.

VOTING INSTRUCTIONS	Votes IN FAVOUR	Votes AGAINST	Abstentions
Number:			

I.8. Proposal to authorise the Board of Directors to receive the subscription applications, to collect and receive the contributions, at the end of the subscription period to determine the number of shares subscribed as well as the subscribed amount, to set the capital increase by this amount within the maximum amount set by the Extraordinary General Meeting, and to certify by notary the realisation of the capital increase within the same limit, the payment of it in cash, as well as the resulting change of the amount of the share capital and the number of shares stated in article 5 "Share capital" of the articles of association, and to execute the resolutions of the Extraordinary General Meeting for all these transactions, and to this end to set all conditions, insofar as they have not been set by the Extraordinary General Meeting, to conclude all agreements, and in general to take any action necessary.

Proposed resolution: approval to authorise the Board of Directors to undertake the actions mentioned above.

VOTING INSTRUCTIONS	Votes IN FAVOUR	Votes AGAINST	Abstentions
Number:			

roposed resolution: a	approval of the Special re	eport of the Board of i	Directors.	
VOTING INSTRUCTIONS	Votes IN FAVOUR	Votes AGAINST	Abstentions	
Number:				

Votes AGAINST

Votes AGAINST

article 6 of the articles of association, under the conditions set forth in article 607, par. 2 of the Companies Code – as of the time the company has been notified by the Banking, Finance and Insurance Commission of a public take-over bid on the securities of the company. The authorisation is granted for a term of three years as from the

Votes AGAINST

"The Board of Directors is authorised to increase the share capital on one or more occasions by a total amount

Votes AGAINST

"This authorisation is granted for a term of three years as from the date of the Extraordinary General Meeting

Votes AGAINST

II.c. Proposal to renew the authorisation of the Board of Directors to increase the share capital within the limits of the authorised capital for a period of three years as from the date of the Extraordinary General Meeting deciding

II.d. Proposal to renew the authorisation of the Board of Directors to increase the subscribed capital by virtue of

Abstentions

Abstentions

Abstentions

Abstentions

Abstentions

Votes IN FAVOUR

Proposed resolution: approval of the renewal of the above mentioned authority.

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of TWO HUNDRED SEVENTY-FOUR MILLION EURO (274,000,000 EUR)."

Votes IN FAVOUR

Votes IN FAVOUR

Proposed resolution: approval of the above mentioned amendment to article 6.

Proposed resolution: approval of the above mentioned amendment to article 6.

Votes IN FAVOUR

Votes IN FAVOUR

date of the Extraordinary General Meeting deciding thereupon.

III.a. Proposal to replace the first paragraph by the following:

Proposal to replace the fifth paragraph by the following:

VOTING

Number:

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Number:

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INSTRUCTIONS

deciding thereupon."

INSTRUCTIONS

INSTRUCTIONS

INSTRUCTIONS

INSTRUCTIONS

thereupon (probable 12/10/2015).

III.c.	Proposal	to insert	a new	paragrap	ph:
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"The Board of Directors is authorised to increase the subscribed capital by virtue of article 6 of the articles of association, under the conditions set forth in article 607, par. 2 of the Companies Code – as of the time the company has been notified by the Banking, Finance and Insurance Commission of a public take-over bid on the securities of the company. The authorisation is granted for a term of three years as from the date of the Extraordinary General Meeting deciding thereupon."

Proposed resolution: approval of the above mentioned amendment to article 6.

VOTING	Votes IN FAVOUR	Votes AGAINST	Abstentions
INSTRUCTIONS			
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IV. Proposal to authorise the Board of Directors of the company to execute the decisions of the Extraordinary General Meeting and to take any action necessary to that end.

Proposed resolution: approval of the above mentioned authority.

VOTING	Votes IN FAVOUR	Votes AGAINST	Abstentions
INSTRUCTIONS			
Number:			

and hereby grants him powers to participate in any vote appearing on the agenda, to approve any amendments to this agenda, e.g. any amendments to the proposed resolutions included in this agenda, to pass and sign all minutes, to elect domicile, to appoint as substitute and in general to take all action deemed necessary or useful for the execution of the present power of attorney, hereby promising ratification if required.

The present power of attorney shall remain in full effect for any meeting convoked to decide on the same agenda items, in the event the meeting is adjourned for lack of quorum or for any other reason.

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The undersigned,

(N.B. : Date and precede the signature by the handwritten mention "GOOD FOR POWER OF ATTORNEY)