## GROUPE BRUXELLES LAMBERT

Limited Liability Company
Registered office: avenue Marnix 24 – 1000 Brussels
Enterprise number: 0407.040.209 – RLE Brussels

Ordinary General Shareholders' Meeting of Groupe Bruxelles Lambert ("GBL") to be held on Tuesday 22 April 2014 at 3 p.m. at the registered office (Auditorium Jacques Thierry, level - 1), avenue Marnix 24, 1000 Brussels

### **PROXY**

If you wish to be represented at this Meeting by a proxy, please return this form completed, at the address given at the end of the document.

The undersigned,
Surname, first name/Company name:
Address/Registered office:
Owner of: (delete as appropriate)
registered GBL share(s)
dematerialised GBL share(s) registered with the following authorised account holder or financial institution:
will be represented at the General Shareholders' Meeting for the total number of shares for which he/she wishes to exercise voting rights, limited, however, to the number of shares for which ownership will have been established on the registration date, that is, at midnight on 8 April 2014 (Belgian time).
DECLARES that he/she has been informed that the <b>Ordinary General Shareholders' Meeting of Groupe Bruxelles Lambert</b> will be held on <b>Tuesday 22 April 2014 at 3 p.m.</b> at the registered office (Auditorium Jacques Thierry, level - 1), avenue Marnix 24, 1000 Brussels.
WISHES to be represented at this Meeting (as well as at any other Meetings that may be held at a later time with the same agenda following the adjournment, the suspension or the re-convening of the Meeting of 22 April 2014).
TO THIS EFFECT, AUTHORISES, with power of substitution, the person named below to vote on his/her behalf on all items on the agenda, in accordance with the voting instructions set out below:
Surname, first name/Company name:
Address/Registered office:

A potential conflict of interest may arise, in particular, from:

- the appointment as proxy of: (i) GBL or one of its subsidiaries; (ii) a member of the Board of Directors of GBL; (iii) an employee or the Statutory Auditor of GBL; (iv) a relative of a natural person who is one of the persons referred to in (i) through (iii) or of a spouse or legal cohabitant of such a person or of the relative of such a person;
- the failure to appoint a proxy, in which case GBL will appoint a member of its Board of Directors or one of its employees as proxy.

In the event of potential conflict of interest, the following rules shall apply:

- 1. "the proxy must divulge the precise details that are relevant in order to enable the shareholder to assess the risk that the proxy may pursue an interest other than that of the shareholder" (Article 547bis, §4, 1° of the Companies Code). In this regard, a Director will be inclined, without express instructions from the principal, to vote systematically in favour of the proposed resolutions drawn up by the Board of Directors. The same is true of an employee who may find himself or herself in a relationship of subordination with GBL.
- 2. "the proxy is authorised to exercise the right to vote on behalf of the shareholder only on condition that he/she has specific voting instructions for each item on the agenda" (Article 547bis, §4, 2° of the Companies Code). GBL therefore asks that you give specific instructions by ticking a box for each item on the agenda. In the absence of specific voting instruction for a given agenda item on this form, the shareholder will be assumed to have given the proxy specific instructions to vote in favour of that item.

#### A. Voting instructions regarding the items on the agenda

The proxy shall vote or abstain on behalf of the undersigned in accordance with the voting instructions set out below. In the absence of voting instructions for one or several proposed decision(s), or if for any reason whatsoever the instructions given by the principal are unclear, the proxy shall always vote **in favour** of the proposed decision(s).

1. Management report of the Board of Directors and reports of the Statutory Auditor on the financial year 2013

This item does not require a vote.

For  $\square$ 

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4.	rillaliciai	Statements	ioi uie veai	enueu 31 i	Jecennoer 2	VIJ

2.1.	Presentation of the consolidated financial statements for the year ended 31 December 2013.
	This item does not require a vote.
2.2.	Approval of annual accounts for the year ended 31 December 2013.

If no box has been ticked,	the shareholder is	assumed to have	instructed th	ne proxy to	vote in	ı favour
of the proposed resolution.						

Abstention  $\Box$ 

#### 3. Discharge of the Directors

Proposal for the	discharge	to be	granted	to	the	Directors	for	duties	performed	during	the	year	ended
31 December 201	3.												

For $\square$ A	gainst 🗆	Abstention $\square$
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Against  $\square$ 

If no box has been ticked, the shareholder is assumed to have instructed the proxy to vote in favour of the proposed resolution.

4.	Discl	harge of the Statutory	Auditor			
	_	osal for the discharge to ecember 2013.	be granted to the Statuto	ory Auditor for duties performed during the year ended		
		For $\square$	Against $\Box$	Abstention		
	-	box has been ticked, e proposed resolution.	the shareholder is assu	amed to have instructed the proxy to vote in favour		
5.	Statu	itory appointment				
	Appo	ointment of a Director.				
	Prop	osal to appoint Paul Des	marais III for a four-year	r term as Director.		
		For $\square$	Against $\square$	Abstention		
	-	box has been ticked, e proposed resolution.	the shareholder is assu	amed to have instructed the proxy to vote in favour		
6.				clauses contained in Articles 6.13 and 7.4(i) of the GBL shares 2013-2018		
	conta	ained in Articles 6.13 at tober 2013 in the amou	and 7.4(i) of the Terms	Companies Code, of the change of control clauses and Conditions of the bond issued by Sagerpar on , guaranteed by GBL, bearing interest at the rate of shares.		
		For $\square$	Against $\square$	Abstention		
	-	box has been ticked, e proposed resolution.	the shareholder is assu	amed to have instructed the proxy to vote in favour		
7.	Rem	uneration report				
	Proposal to approve the Board of Directors' remuneration report for the financial year 2013.					
		For $\square$	Against $\square$	Abstention		
	-	box has been ticked, e proposed resolution.	the shareholder is assu	amed to have instructed the proxy to vote in favour		
8.	Long	g Term Incentive				
	8.1.	with which the member options relating to ex-	pers of the Executive Maxisting shares of a sub- and upon the expiration of	referred to in the remuneration report in accordance lanagement and the personnel may receive, in 2014, subsidiary of the company. These options may be a period of three years after their granting pursuant to		
		For $\Box$	Against $\square$	Abstention		
		If no box has been tic of the proposed resolu		assumed to have instructed the proxy to vote in favour		

8.2.	agreements between exercise or to transfe	the company and the her their options prior to	ve all clauses of the aforementioned plan and all colders of options, giving these holders the right to the expiration of the aforementioned period of three company, pursuant to Articles 520ter and 556 of the
	For $\square$	Against $\square$	Abstention
	If no box has been tic of the proposed resolu		assumed to have instructed the proxy to vote in favour
8.3.		aximum value of the sharementioned plan at EUR	res to be acquired by the sub-subsidiary in 2014 in the 13.5 million.
	For $\square$	Against $\square$	Abstention
	If no box has been tic of the proposed resolu		assumed to have instructed the proxy to vote in favour
8.4.			oursuant to Article 629 of the Companies Code with al of the following resolution.
	For $\square$	Against $\square$	Abstention
	If no box has been tic of the proposed resolu		assumed to have instructed the proxy to vote in favour
8.5.	grant by GBL of a s	ecurity to a bank with r	ode, to the extent necessary, proposal to approve the espect to the credit granted by that bank to the subto acquire GBL shares in the framework of the
	For $\square$	Against $\square$	Abstention
	If no box has been tic of the proposed resoli		assumed to have instructed the proxy to vote in favour

9. Miscellaneous

# B. <u>Voting instructions on items and/or new/alternative decisions that may be added to the agenda</u> at a later time, in accordance with Article 533ter of the Companies Code

In accordance with Article 533ter, §3 of the Companies Code, GBL shall provide shareholders with a new proxy form supplemented by any new items and/or new/alternative decisions that may be added to the agenda at a later time, thus enabling the shareholder to give the proxy specific voting instructions on those items.

The following voting instructions will only be applicable in the absence of specific voting instructions validly sent to the proxy after the date of this proxy form.

1.	If, after the date of this proxy form, <b>new items are added to the agenda</b> of the meeting, the proxy shall ( <b>tick one of the two boxes</b> ):
	□ abstain from voting on these new items and the relevant proposals for decision
	$\Box$ vote on these new items and the relevant proposals for decision or abstain from voting if he/she deems it appropriate in view of the interests of the shareholder.
	If the shareholder does not indicate a choice above, the proxy shall abstain from voting on the new agenda items and on the relevant proposals for decision.
	<u>In the event of a conflict of interest</u> , the proxy shall always abstain from voting on the new agenda items and the relevant proposals for decision.
2.	If, after the date of this proxy form, <b>new/alternative decisions are proposed</b> regarding items on the agenda, the proxy shall ( <b>tick one of the two boxes</b> ):
	abstain from voting on these new/alternative proposals for decision and vote or abstain from voting on the existing proposals for decision in accordance with the instructions set out above (sub. A.)
	$\square$ vote on the new/alternative proposals for decision or abstain from voting if he/she deems it appropriate in view of the interests of the shareholder.
	If the shareholder does not indicate a choice above, the proxy shall abstain from voting on the new/alternative proposals for decision and shall vote or abstain from voting on the existing proposals for decision in accordance with the instructions set out above (sub. A.).
from	in the case mentioned in paragraph B.2. above, the proxy may nevertheless deviate at the Meeting the voting instructions set out above (sub. A.) if following those instructions would risk compromising the interests e principal. If the proxy makes use of this faculty, he/she shall inform the principal.
	ne event of a conflict of interest, the proxy shall always abstain from taking part in the vote e new/alternative proposals for decision.

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Done in, on/ 2014.
Signature(s):
Name:
Title:
Legal persons must provide the surname, first name and title of the natural person signing this proxy form in their name. Similarly, in such cases the signatory hereby declares and guarantees to Groupe Bruxelles Lambert that he/she has the power to sign this proxy form on behalf of the legal person.  The proxies of a usufructuary and of a holder of naked ownership are valid only if made out jointly and drawn up in the name of the same proxy.
in the name of the same proxy.
This entire document, duly completed and signed, must reach the company
at the latest by Wednesday 16 April 2014 at the address given below:
Groupe Bruxelles Lambert  To the attention of Priscilla Maters
Avenue Marnix 24 – 1000 Brussels – Belgium
Fax: +32 (0)2/289.17.32
E-mail: ag-av@gbl.be
Please provide us with a telephone number and an email address where we can reach you if necessary:
Private:
Office:
E-mail: