GROUPE BRUXELLES LAMBERT

Enterprise number: 0407.040.209 – RLE Brussels

Extraordinary and Ordinary General Shareholders' Meetings of Groupe Bruxelles Lambert ("GBL") to be held on Friday May 2, 2025, respectively at 2.30 pm and 3 pm, at The Merode, place Poelaert 6 at 1000 Brussels

VOTE BY CORRESPONDENCE

If you wish to vote by correspondence prior to these Meetings, please return this form completed, at the address given at the end of this document.

The undersigned,						
Surname/Company name	e:					
First name:						
Address/Registered office	e:					
Owner of: (delete	as appropriate)					
	registered GBL	share(s)				
	dematerialised C	BBL share(s)				
hereby irrevocably vote	s, as indicated hereafte	r in the approp	riate boxes,	on all items of	the agenda, as i	ndicated below.
Please note that it is ma	andatory to vote for a	ll items (for, a	gainst or ab	stain).		
A. <u>Vote of the under</u>	rsigned regarding all	items of the a	genda			
	EXTRAORDINA	RY GENERA	L SHAREI	HOLDERS' M	<u>IEETING</u>	
1. Cancellati	on of treasury shares					
Proposal to	cancel 5,200,000 treas	sury shares acc	uired by the	company.		
	lable reserve created for 19, §4 of the Code on c				ould be cancelle	ed as required by
"The capite and fifty-si three milli representin	y, Article 4 of the Artical is set at six hundred x euros and forty-six of on two hundred thouses one / one hundred these shares is fully paid	and fifty-three ents (653,136, sand shares irty-three milli	million one 356.46 EUR (133,200,000	hundred and th). It is represer 0), without me	nirty-six thousar Inted by one hun Intion of nomi	ndred and thirty- nal value, each
	For \square	Against		Abstention		

2. Acquisition and divestment of treasury shares

2.1. Proposal to renew the authorisation to the company, for a period of five (5) years beginning on the date of the publication of the minutes of this General Shareholders' Meeting, to acquire up to twenty per cent (20%) of the number of treasury shares existing at the end of this General Shareholders' Meeting for a unit price that may not be more than ten per cent (10%) below the lowest closing price of the twelve (12) months preceding the transaction and no more than ten per cent (10%) above the highest closing price of the last twenty (20) days preceding the transaction, and to authorise the company's direct subsidiaries, within the meaning and limits of Article 7:221, paragraph 1 of the Code on companies and associations, to acquire shares in the company under the same conditions.

Until this proposal for decision is approved and published in the Annexes to the Belgian Official Gazette, the existing authorisation will continue to apply.

For \square	Against \square	Abstention \square

2.2. Accordingly, subject to approval of the proposal for decision 2.1., Article 7 of the Articles of Association would be worded as follows:

"The company may, without the prior authorisation of the Shareholders' Meeting, in accordance with Articles 7:215 and following of the Code on companies and associations and Articles 8.2 and following of the Royal Decree implementing the Code on companies and associations, and within the limits they provide for, acquire a maximum of twenty per cent (20%) of the number of its treasury shares existing at the end of the Extraordinary General Shareholders' Meeting of May 2, 2025 at a unit price which may not be more than ten percent (10%) lower than the lowest price of the last twelve (12) months preceding the transaction and which may not be more than ten percent (10%) higher than the highest price of the last twenty (20) quotations preceding the transaction. This option extends to the acquisition of shares of the company by one of its direct subsidiaries, within the meaning and limits of Article 7:221, paragraph 1 of the Code on companies and associations.

The above authorisation is valid for five years from the date of the publication in the Annexes to the Belgian Official Gazette ("Moniteur belge" / "Belgisch Staatsblad") of the minutes of the Extraordinary General Shareholders' Meeting of May 2, 2025.

In accordance with Article 7:218, \$1, $\$^\circ$ of the Code on companies and associations, the company is authorised to dispose of the shares acquired under this Article, subject to the equivalence of the offered price, to one or more specified persons other than employees; in this case, the directors who de facto represent this or these person(s) or persons related to it or to them may not participate in the vote on the Board of Directors."

This item does not require a vote.

3. Authorised Capital

3.1. Communication of the special report drawn up by the Board of Directors, in accordance with Article 7:199, paragraph 2 of the Code on companies and associations, detailing the specific circumstances in which it may use the authorised capital and the objectives it shall pursue in so doing.

This item does not require a vote.

3.2. Proposal to renew the authorisation granted to the Board of Directors, for a period of five (5) years as from the date of publication in the Annexes to the Belgian Official Gazette of the minutes of this Extraordinary General Shareholders' Meeting, to implement capital increases up to an amount of sixty-five million euros (EUR 65,000,000).

Until this proposal for decision is approved and published in the Annexes to the Belgian Official Gazette, the existing authorisation will continue to apply.

For \square	Against \square	Abstention \Box	

- 3.3. Accordingly, subject to the approval of the proposed decision 3.2, Article 12 of the Articles of Association would be worded as follows:
 - 1. The capital may be increased or decreased by a decision of the Shareholders' Meeting, taken in the forms and under the conditions provided for amendments to the Articles of Association.
 - 2. In addition, the Board of Directors is authorised to increase the capital on one or more occasions, up to sixty-five million euros (EUR 65,000,000.00); the authorisation is valid for a period of five years from the publication of the minutes of the Extraordinary General Shareholders' Meeting of May 2, 2025.

This authorisation may be renewed once or several times, for a period not exceeding five years, by the Shareholders' Meeting deliberating under the conditions set by law.

The capital increases decided pursuant to this authorisation may be carried out by contribution in cash, contribution in kind within the legal limits, capitalisation of available or unavailable reserves, or issue premiums, with or without the creation of new shares, preferential or not, with or without voting rights, with or without subscription rights.

When, as part of this authorisation, the Board of Directors decides to increase the capital by issuing new shares, to be subscribed in cash, it may, in the interest of the company and in compliance with the conditions prescribed by the legal provisions in force, limit or cancel the preferential subscription rights of the shareholders. The Board of Directors may also limit or cancel the preferential subscription rights of shareholders in favour of one or more specified persons other than the employees of the company or its subsidiaries. In this case, the director(s) who de facto represent the beneficiary(ies) of the exclusion of the preferential subscription right or a person related to the beneficiary within the meaning of Article 7:193, §1, paragraph 6 of the Code on companies and associations, may not participate in the vote.

The Board of Directors shall in any case have the right to amend any agreement intended to ensure the subscription of all or part of the new securities to be issued, to the terms and conditions it shall notify.

When making use of the authorisation to increase the capital, the Board, which may substitute, is empowered to adapt the Articles of Association in order to modify the amount of the capital and, in the event of the issuance of new securities, the number of shares, to complete the history of the capital as well as by a statutory transitional provision to indicate to what extent it has made use of its power to increase the capital.

3. When the capital increase decided by the Board of Directors includes an issue premium, the amount of the issue premium, after any costs have been charged, must be allocated to an unavailable account which, equal to the capital, will constitute the guarantee of third parties and may only be decreased or cancelled by a decision of the Shareholders' Meeting deliberating under the quorum and majority conditions required for the capital decrease, subject to its incorporation by the Board of Directors as provided for in point 2."

This item does not require a vote.

3.4. Proposal to renew the authorisation granted to the Board of Directors, for a period of five (5) years as from the date of publication in the Annexes to the Belgian Official Gazette of the minutes of this Extraordinary General Shareholders' Meeting, to issue convertible bonds or bonds reimbursable in shares, subordinated or not, subscription rights or other financial instruments, whether or not attaching to bonds or other securities and that can in time give rise to capital increases in a maximum amount such that the am rights, whe al authorised

Until	this	proposal	for	decision	is	approved	and	published	in	the	Annexes	to	the	Belgian	Official
Gaze	tte, tł	ne existing	g aut	horisatio	n w	vill continu	ie to	apply.							

ether or not attac	•	from exercise of these conversion or subscr shall not exceed the limit of the remaining con.	
	cision is approved and prisation will continue to a	published in the Annexes to the Belgian Opply.	fficia
For \square	Against \square	Abstention \square	

- 3.5. Accordingly, subject to the approval of the proposed decision 3.4., Article 13 of the Articles of Association would be worded as follows:
 - " 1. The company may issue bonds; they will be in either registered or dematerialised form. Any owner of dematerialised bonds may at any time request the conversion of his shares into registered form.
 - 2. In the case of bonds other than those referred to under point 3 below, the decision may be taken by the Board of Directors, which shall determine the type and rate of interest, the method and time of amortisation or repayment, special guarantees and any other conditions of the issue.
 - 3. In the case of bonds convertible or redeemable in shares, whether or not subordinated, subscription rights or other financial instruments, whether or not attached to bonds or other securities that may eventually give rise to capital increases, the decision is taken either by the Shareholders' Meeting deliberating under the conditions set by law or by the Board of Directors within the limit of the authorised capital.

To this end, the Board of Directors is authorised to decide to issue these securities, on one or more occasions, up to a maximum amount such that the amount of capital increases that may result from the exercise of conversion or subscription rights attached or not to such securities does not exceed the limit of the remaining capital authorised by Article 12 of the Articles of Association.

This authorisation is valid for a period of five years from the date of publication in the Annexes to the Belgian Official Gazette ("Moniteur belge" / "Belgisch Staatsblad") of the minutes of the Extraordinary General Shareholders' Meeting of May 2, 2025.

This authorisation is renewable once or several times for a period not exceeding five years by the Shareholders' Meeting, deliberating under the conditions set by law.

When the Board of Directors issues the above securities, it is authorised to limit or cancel, in the interest of the company and in compliance with the conditions prescribed by the legal provisions in force, the preferential subscription rights of the shareholders. The Board of Directors may also limit or cancel the preferential subscription rights of shareholders in favour of one or more specified persons other than the company's personnel in the case of the issue of convertible bonds or bonds redeemable in shares. In this case, the director(s) who de facto represent the beneficiary(ies) of the exclusion of the preferential subscription right or a person related to the beneficiary within the meaning of Article 7:193, §1, paragraph 6 of the Code on companies and associations, may not participate in the vote.

When making use of the option to issue convertible bonds or bonds redeemable in shares or subscription rights or other financial instruments, the Board is authorised, with the power to substitute, to indicate in a statutory transitional provision, to what extent such issues may be of such a nature as to increase the capital and increase the number of securities issued and may, as these bonds are converted or repaid or as subscription rights or rights to other securities are exercised, adjust in the Articles of Association the amount of subscribed capital, the number of existing securities and complete the history of the capital.

The issue premiums, if any, will be allocated to the "Issue Premiums" account which, like the capital, will constitute the guarantee of third parties and may only be disposed of in accordance with the legal provisions in force for the capital decrease, except in the case of the incorporation of these premiums in the "Capital" account."

This item does not require a vote.

4. Powers

Proposal to delegate all powers to any employee of Groupe Bruxelles Lambert, with a substitution option and, where appropriate, without prejudice to other delegations of power, in order (i) to coordinate the Articles of Association to take the above amendments into account, to sign the coordinated versions of the Articles of Association and deposit them with the clerk office of the Brussels Company Court, and (ii) to carry out any other formalities for the deposit or publication of the above decision.

For \square	Against \square	Abstention \square
		

In order to be adopted, the proposals listed under items 1. to 3. of the agenda of this Meeting require a quorum of half of the capital and a majority of three fourths of the votes cast at the Meeting. The proposal under item 4. does not require a quorum and requires a simple majority of the votes cast at the Meeting.

ORDINARY GENERAL SHAREHOLDERS' MEETING

1.	Management report of the Boa financial year	ard of Directors and	reports of the Statutory Auditor on the 2024
	This item does not require a vote.		
2.	Financial statements for the yea	r ended December 31	, 2024
	2.1. Presentation of the consolida	ted accounts for the ye	ar ended December 31, 2024.
	This item does not require a	vote.	
	2.2. Approval of annual accounts	for the year ended Dec	eember 31, 2024.
	For \square	Against \square	Abstention
3.	Discharge of the Directors		
	Proposal for the discharge to be December 31, 2024.	granted to the Direc	tors for duties performed during the year ended
	For \square	Against \square	Abstention
4.	Discharge of the Statutory Audi	tor	
	Proposal for the discharge to be gr December 31, 2024.	ranted to the Statutory	Auditor for duties performed during the year ended
	For \square	Against \square	Abstention
5.	Appointment of Directors		
	5.1. Proposal to appoint Johannes	Huth as Director for a	four-year term.
	For \square	Against \square	Abstention
	5.2. Proposal to re-elect for a for term of office expires at the c		pacity as Director, Claude Généreux whose current eral Shareholders' Meeting.
	For \square	Against \square	Abstention
	5.3. Proposal to re-elect for a four of office expires at the conclusion.		city as Director, Alexandra Soto whose current term hareholders' Meeting.
	For \square	Against \square	Abstention
	term of office expires at the of independence of Agnès Tour companies and associations Directors expressly confirms	conclusion of this General who meets the crand included in the Gathat it has no indicati	pacity as Director, Agnès Touraine whose current eral Shareholders' Meeting and to acknowledge the teria mentioned in Article 7:87, §1 of the Code on BL Corporate Governance Charter. The Board of on of any element that could call into question the Code on companies and associations.
	For \square	Against \square	Abstention

	5.5.	of office expires a independence of Ja companies and asso Directors expressly	t the conclusion of t cques Veyrat who mo ociations and include confirms that it has	his General Sha eets the criteria i d in the GBL C no indication of	s Director, Jacques Veyrat whose current term reholders' Meeting and to acknowledge the mentioned in Article 7:87, §1 of the Code on Corporate Governance Charter. The Board of any element that could call into question the on companies and associations.
		For \square	Agains	t 🗆	Abstention \square
6.	Ass	urance of sustainab	ility reporting		
	6.1.	Directors, confirmate registered office at of sustainability repand under the Code covering the 2024 VAT, various disbuted to companies has appointed Alex	ation of the appointment 1831 Diegem, Cullig porting mission under the on companies and a financial year. The resurrements and IBR-II and associations, it is is Van Bavel SRL (B	ent of PwC Bedranlaan 5, Statuto the law of Decerassociations. This emuneration for RE contribution) a specified that P 00810), auditor,	ijfsrevisoren-Reviseurs d'Entreprises, with its bry Auditor of GBL, for the limited assurance mber 2, 2024 transposing the CSRD Directive appointment refers to a period of one year this mission amounts to EUR 126,150 (plus b. In accordance with Article 3:60, §2 of the wC Bedrijfsrevisoren-Reviseurs d'Entreprises as its representative, responsible for carrying Van Bavel, also auditor.
		For \square	Agains	t 🗆	Abstention \square
	6.2.	Directors, proposal at 1831 Diegem, Coreporting mission of Code on companies years 2025 and 202 various disbursementhe Code on companies will a for carrying out the	to appoint PwC Bedrulliganlaan 5, Statuto, ander the law of Dece and associations. Thi 6. The remuneration ints, IBR-IRE contribution panies and association propoint Alexis Van Bamission, with as permaneration, with as permaneration.	ijfsrevisoren-Revry Auditor of GF mber 2, 2024 tras s proposal cover- for this mission valution and indexa ons, it is spec- avel SRL (B008) manent represent	mmittee and on the proposal of the Board of viseurs d'Entreprises, with its registered office BL, for the limited assurance of sustainability ansposing the CSRD Directive and under the s a period of two years, including the financial will amount to EUR 92,000 a year (plus VAT, ation). In accordance with Article 3:60, §2 of ified that PwC Bedrijfsrevisoren-Reviseurs 10), auditor, as its representative, responsible ative Alexis Van Bavel, also auditor.
		For \square	Agains	t 🗆	Abstention
7.	Ren	nuneration report			
	Prop	posal to approve the	Board of Directors' re	emuneration repo	ort for the 2024 financial year.
		For \square	Agains	t 🗆	Abstention
8.	Ren	nuneration policy			
	Prop	posal to approve the	remuneration policy a	pplicable as fror	n the 2025 financial year.
		For \square	Agains	t 🗆	Abstention
9.	Lon	g Term Incentive P	lan		
	9.1.				Article 7:227 of the Code on companies and ae following resolution proposal.
		This item does not	require a vote.		
	9.2.	to approve the gran	nt by GBL of a guara	ntee with respec	associations, to the extent necessary, proposal at to a credit granted to a subsidiary of GBL, york of the annual long term incentive plan of
		For \square	Agains	t 🗆	Abstention \square

10. Miscellaneous

In order to be adopted, the proposals on the agenda of this Meeting do not require a quorum and require a simple majority of the votes cast at the Meeting, with the exception of the proposal listed under item 9.2. which requires a quorum of half of the capital and a majority of three fourths of the votes cast at the Meeting.

* * *

B. <u>Important notices</u>

This form will be considered to be null and void **in its entirety** if the shareholder has not indicated above his/her/its choice concerning one or more of the items on the agenda of the Meetings.

The shareholder who has cast his/her/its vote by validly returning the present form to the company cannot vote in person or by proxy at the Meetings for the number of votes already cast.

In case shareholders exercise their right to add new items to the agenda of the Meetings and/or to submit new proposed resolutions, votes by correspondence received by the company will remain valid for the items covered. However, the vote cast in the present form on an item on the agenda will be null and void if the agenda has been amended concerning this item to include a new proposed resolution.

We remind you that this voting by correspondence form will only be taken into account if it is timely returned to the company and provided that the shareholder has complied with the admission formalities of prior registration as described in the convening notice.

* * *

*

Done in, on/
Signature(s):
Name:
Title:
Legal persons must provide the surname, first name and title of the natural person signing this vote by correspondence form in their name. Similarly, in such cases the signatory hereby declares and guarantees to Groupe Bruxelles Lambert that he has the power to sign this vote by correspondence form on behalf of the legal person.
The vote by correspondence of a usufructuary and of a holder of bare ownership are valid only if made out jointly.
This entire document, duly completed and signed, must reach the company
at the latest by Saturday April 26, 2025 at the address given below. This document can be sent by post or
at the latest by <u>Saturday April 26, 2025</u> at the address given below. This document can be sent by post or electronic mail. In the latter case, simply return a scanned or photographed copy of the form.
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