PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION OF X5 RETAIL GROUP N.V.

This document explains the proposed amendments of the articles of association of X5 Retail Group N.V. (the "**Company**"), included in the agenda of the Annual General Meeting of the Company of 10 May 2019 as item 12. The left column displays the current provision of the articles of association. The middle column displays the proposed amendment. The right column includes an explanation to the amendment. Only the provisions of the articles of association for which a material amendment is proposed have been included in this document. We refer to the website of the Company, www.x5.ru, for the complete text of the current articles of association of the Company and the unofficial English translation thereto.

The English translation of the articles of association has furthermore been updated to improve the translation from the Dutch original text. As these updates are textual and non-material, they are not explicitly included or explained in the triptych included herein. No amendment has been made in the original Dutch text of the articles of association in this respect.

This document contains unofficial English translations of the current articles of association of the company and the proposed amendments. The Dutch text of the articles of association of the Company is decisive.

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
CHAPTER IV. Issuance of shares. Own shares. Article 6. Issuance of shares. Body competent to	CHAPTER IV. Issuance of shares. Own shares. Article 6. Issuance of shares. <u>Corporate</u> <u>Bb</u> ody	
1. The issuance of shares shall be effected pursuant to a resolution of the General Meeting, notwithstanding the provisions of article 2:96 of the Dutch Civil Code. 2. Issuance of shares shall be effected in accordance with article 2:86 or 2:86c respectively of the Dutch Civil Code.	1. The issuance of shares shall be effected pursuant to a resolution of the General Meeting, notwithstanding the provisions of article 2:96 of the Dutch Civil Code. 2. Shares are issued pursuant to a resolution of the Management Board if the Management Board has been designated to do so for a specific period by a resolution of the General Meeting in accordance with the applicable statutory provisions. This resolution of the General Meeting must state how many shares may be issued. The designation may be extended by specific consecutive periods in accordance with the applicable statutory provisions. Unless otherwise stipulated when it was made, the designation may not be withdrawn. A resolution of the Management Board to issue shares requires the approval of the Supervisory Board. 3. 2. Issuance of shares shall be effected in accordance with article 2:86 or 2:86c	It is proposed to add a new paragraph 2 to Article 6, to clarify the powers of the corporate bodies in respect of share issuances. Pursuant to Dutch law, the Management Board may resolve to issue shares upon authorisation of the General Meeting. This has been reflected in this new paragraph 2.

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			respectively of the Dutch Civil Code.	
Article	e 7. Conditions of issuance. Rights of pre-	Article 7	7. Conditions of issuance. Rights of pre-	
emptic	on.	emption	ı .	
1.	A resolution for the issuance of shares shall	1.	A resolution for the issuance of shares shall	
	stipulate the price and further conditions of		stipulate the price and further conditions of	
	issuance.		issuance.	
2.	Upon issuance of shares, each shareholder	2.	Upon issuance of shares, each shareholder	
	shall have a right of pre-emption to acquire		shall have a right of pre-emption to acquire	
	shares to be issued in proportion to the		shares to be issued in proportion to the	
	aggregate nominal amount of his shares, in		aggregate nominal amount of his shares, in	
	accordance with and subject to the		accordance with and subject to the	
	limitations set out in article 2:96a of the		limitations set out in article 2:96a of the	
	Dutch Civil Code. Each shareholder shall		Dutch Civil Code. Each shareholder shall	
	also have a pre-emption right to acquire		also have a pre-emption right to acquire	
	shares to be issued for a non-cash		shares to be issued for a non-cash	
	contribution. A shareholder shall have no		contribution. A shareholder shall have no	
	pre-emption right to acquire shares to be		pre-emption right to acquire shares to be	
	issued to employees of the company or a		issued to employees of the company or a	
	group company.		group company.	
3.	Prior to each issuance, the right of pre-	3.	Prior to each issuance, the right of pre-	
	emption to acquire shares may be limited or		emption to acquire shares may be limited or	
	excluded by a resolution of the General		excluded by a resolution of the General	
	Meeting, notwithstanding the provisions of		Meeting, notwithstanding the provisions of	
	article 2:96a of the Dutch Civil Code.		article 2:96a of the Dutch Civil Code.	
4.	Within eight days after the end of each	4.	The Management Board may resolve to	It is proposed to add a new paragraph 4 to
	calendar quarter the company shall file a		restrict or exclude pre-emptive rights if and	article 7, to clarify the powers of the

	notice listing each issue of shares in the		ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
5.	past calendar quarter with the trade register specifying the number and class of shares. If rights to subscribe for shares are granted by the company, shareholders shall have a right of pre-emption to acquire such rights; the preceding paragraphs shall apply mutatis mutandis. Shareholders shall have no pre-emption right to acquire shares issued to a person who exercises a previously acquired right to subscribe for shares.	5.	insofar as the Management Board has been designated to do so for a specific period by the General Meeting in accordance with the applicable statutory provisions. This designation may be extended by specific consecutive periods in accordance with the applicable statutory provisions. Unless otherwise stipulated when it was made, the designation may not be withdrawn. A resolution of the Management Board to restrict or exclude pre-emptive rights requires the approval of the Supervisory Board. 4. Within eight days after the end of each calendar quarter the company shall file a notice listing each issue of shares in the past calendar quarter with the trade register specifying the number and class of shares. 5. If rights to subscribe for shares are granted by the company, shareholders shall have a right of pre-emption to acquire such rights; the preceding paragraphs shall apply mutatis mutandis. Shareholders shall have no pre-emption right to acquire shares issued to a person who exercises a previously acquired right to subscribe for	corporate bodies in respect of the exclusion or restriction of pre-emptive rights. Pursuant to Dutch law the Management Board may restrict pre-emptive rights upon issue of new shares upon authorisation of the General Meeting. This has been reflected in this new paragraph 4.

Α	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
CHAPT	ER VI.	СНРТЕ	R VI.	
Manage	ement.	Manage	ement.	
Article	12. Management Board.	Article	12. Management Board.	
1.	The management of the company shall be	1.	The management of the company shall be	
	constituted by a Management Board		constituted by a Management Board	
	consisting of two or more Managing		consisting of two or more Managing	
	Directors. The number of Managing		Directors. The number of Managing	
	Directors shall be determined by the		Directors shall be determined by the	
	Supervisory Board, with due observance of		Supervisory Board, with due observance of	
	the preceding sentence.		the preceding sentence.	
2.	The General Meeting shall appoint the	2.	The General Meeting shall appoint the	
	Managing Directors from a binding		Managing Directors from a binding	
	nomination, to be drawn up by the		nomination, to be drawn up by the	
	Supervisory Board. If the nomination		Supervisory Board. If the nomination	
	contains one candidate, the resolution		contains one candidate, the resolution	
	regarding the nomination will result in the		regarding the nomination will result in the	
	appointment of such candidate, unless the		appointment of such candidate, unless the	
	General Meeting deprives the nomination of		General Meeting deprives overrules the	
	its binding character in accordance with		binding nomination of its binding character in	
	paragraph 3 of this Article 12.		accordance with paragraph 3 of this article	
3.			12.	
4.	As soon as a function of a Managing	3.	As soon as a function of a Managing	It is proposed to amend paragraph 3 of
	Director is or becomes vacant, the		Director is or becomes vacant, the	Article 12 to simplify the procedure of
	Management Board shall request the		Management Board shall request the	appointing new Managing Directors and to
	Supervisory Board in writing to draw up a list		Supervisory Board in writing to draw up a list	align with current practice within the
	of nominees. A list of nominees drawn up by		of nominees. A list of nominees drawn up by	Company.
	the Supervisory Board within four weeks		the Supervisory Board within four weeks	

after having received a written request thereto, shall be binding to the General Meeting. The General Meeting, however, may deprive the list of nominees of its binding character by resolution adopted with a majority of two-thirds of the votes cast in the meeting, representing more than half of the issued capital. If the Supervisory Board does not draw up a list of nominees in time, the General Meeting shall be authorised to appoint the Managing Directors at its own discretion. If a Managing Director is the word of t	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	thereto, shall be binding to the General Meeting. The General Meeting, however, may deprive the list of nominees of its binding character by resolution adopted with a majority of two- thirds of the votes cast in the meeting, representing more than half of the issued capital. If the Supervisory Board does not draw up a list of nominees in time, the General Meeting shall be authorised to appoint the Managing Directors at its own	thereto, shall be binding to the General Meeting. If a Managing Director is to be appointed, the Supervisory Board shall, after consultation with the Management Board, make a binding nomination. The General Meeting, however, may deprive the list of nominees of its binding character by resolution adopted with a majority of two- thirds of the votes cast in the meeting, representing more than half of the issued capital. The General Meeting may overrule the binding nomination at all times by a resolution adopted by a majority of two- thirds of the votes cast, provided that the majority represents more than half of the issued share capital. If a majority of the votes are cast in favour of overruling the binding nomination, but that majority does not represent more than half of the issued share capital, a new General Meeting may be convened at which the resolution to overrule the binding nomination may be adopted by a simple majority of the votes cast, regardless of the issued share capital	for the situation where the General Meeting overrules the binding nomination by the Supervisory Board, but that majority does not represent more than half of the issued share capital. It is proposed that a new general meeting will be convened at which the resolution to overrule the binding nomination may be adopted by a simple majority of the votes cast, regardless of the issued share

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			nominees in time, If the Supervisory Board does not make a binding nomination, the General Meeting shall will be authorised to appoint the Managing Directors at its own discretion.	
4.	A Managing Director shall be appointed for a period ending at the time of closing of the Annual Meeting to be held in the year to be determined by the General Meeting at the appointment of that Managing Director, which shall not exceed the fourth year after the year in which that Managing Director was appointed. At the appointment of a Managing Director, the General Meeting may decide that such Managing Director shall be appointed for a shorter period of time. A Managing Director may be reappointed for any term by virtue of this article 12.4.	4.	A Managing Director shall be appointed for a period ending at the time of closing of the Annual Meeting to be held in the year to be determined by the General Meeting at the appointment of that Managing Director, which shall not exceed the fourth year after the year in which that Managing Director was appointed. At the appointment of a Managing Director, the General Meeting may decide that such Managing Director shall be appointed for a shorter period of time. A Managing Director may be reappointed for any term by virtue of this article 12.4-12 paragraph 4.	
5.	The Supervisory Board shall appoint one of the Managing Directors as Chief Executive Officer ("CEO"). The Supervisory Board may determine the titles of the other Managing Directors.	5.	The Supervisory Board shall appoint one of the Managing Directors as Chief Executive Officer ("CEO"). The Supervisory Board may determine the titles of the other Managing Directors.	

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1. 2.	The Supervisory Board shall determine the remuneration and further conditions of employment for each Managing Director, within the remuneration policy adopted by the General Meeting on proposal of the Supervisory Board. The granting of share schemes or option schemes to Managing Directors requires the approval of the General Meeting.	Article 1.	14. Remuneration. The Supervisory Board shall determine the remuneration and further conditions of employment for each Managing Director, within the remuneration policy adopted by the General Meeting on proposal of the Supervisory Board. The granting of share schemes or option schemes to Managing Directors requires the approval of the General Meeting.	Under Dutch law, the engagement with a managing director does not qualify as an employment contract. Therefore, it is proposed that the reference to the conditions of employment will be removed. This will not restrict the Supervisory Board in determining other terms of the service contract of each Managing Director.
	Article 15. Duties of the Management Board.		15. Duties of the Management Board.	
	d Rules. Decision-making process.	Board Rules. Decision-making process.		
Allo	cation of duties. Company Secretary.	Allocat	ion of duties. Company Secretary.	
1.	Subject to the restrictions imposed by the	1.	Subject to the restrictions imposed by the	
	articles of association, the Management		articles of association, the Management	
	Board shall be entrusted with the		Board shall be entrusted with the	
	management of the company.		management of the company.	
2.	The Management Board shall adopt a set of	2.	The Management Board shall adopt a set of	
	rules, regarding, amongst other things, the		rules, regarding, amongst other things, the	
	allocation of duties of the Managing		allocation of duties of the Managing	
	Directors, the decision-making of the		Directors, the decision-making of the	
	Management Board, informing the		Management Board, informing the	
	Supervisory Board and conflicts of interest		Supervisory Board and conflicts of interest	
	between the company and the Managing		between the company and the Managing	
	Directors. The board rules are subject to		Directors. The board rules are subject to	
	the approval of the Supervisory Board.		the approval of the Supervisory Board.	

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3.	The Management Board shall determine the duties with which each Managing Director will be charged in particular. This allocation of duties shall require the approval of the Supervisory Board.	3.	The Management Board shall determine the duties with which each Managing Director will be charged in particular. This allocation of duties shall require the approval of the Supervisory Board.	
4.	In addition to physical meetings, Management Board meetings can also be held by conference call or video conference.	4.	In addition to physical meetings, Management Board meetings can also be held by conference call or video conference.	
5.	The meetings of the Management Board will be chaired by the CEO. In the absence of the CEO, the Management Board shall appoint one of the members of the Management Board as the chairman for that meeting. The chairman of the meeting of the Management Board shall appoint the secretary of the meeting, who need not be a member of the Management Board.	5.	The meetings of the Management Board will be chaired by the CEO. In the absence of the CEO, the Management Board shall appoint one of the members of the Management Board Managing Directors as the chairman for that meeting. The chairman of the meeting of the Management Board shall appoint the secretary of the meeting, who need not be	
 6. 7. 	The secretary shall keep minutes of the proceedings at meetings of the Management Board. The minutes shall be adopted in the same meeting or in a following meeting of the Management Board and shall be signed by the chairman and the secretary as evidence thereof. Each Managing Director shall have the right	 7. 	a member of the Management Board. The secretary shall keep minutes of the proceedings at meetings of the Management Board. The minutes shall be adopted in the same meeting or in a following meeting of the Management Board and shall be signed by the chairman and the secretary as evidence thereof. Each Managing Director shall have the right	

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8.	to cast one vote. The Management Board shall adopt resolutions with a simple majority of the votes cast in a meeting in which more than fifty (50) percent of all the Managing Directors in office are present or represented. If there is a tie vote, the Supervisory Board shall decide.	8.	to cast one vote. The Management Board shall adopt resolutions with a simple majority of the votes cast in a meeting in which more than fifty (50) percent of all the Managing Directors in office are present or represented provided that any Managing Director with a conflict of interest as referred to in article 15 paragraph 13, is not taken into account when establishing this quorum. If there is a tie vote, the Supervisory Board shall decide.	It is proposed to amend paragraph 8 of article 15 to clarify that a Managing Director with a conflict of interest is not taken into account when establishing a quorum under these articles of association. This is to prevent that the existence of a conflict of interest could block the adoption of a valid resolution.
9.	If within half an hour of the time appointed for a meeting the quorum set out in the previous paragraph is not present or represented, the meeting will stand adjourned to the day five business days later at the same time and place or such other time and place as all Managing Directors present in the meeting shall agree. A note of adjournment indicating the time and place of the re- convened meeting shall be sent to all Managing Directors. If at this second meeting the quorum requirement is not met, the meeting will stand adjourned to the day five business days later at the same time and place or	9.	If within half an hour of the time appointed for a meeting the quorum set out in the previous paragraph is not present or represented, the anew meeting will be convened stand adjourned to the day five business days later at the same time and place or such other time and place as all Managing Directors who are present in the second meeting shall agree. A note of adjournment indicating the time and place of the re-convened meeting shall be sent to all Managing Directors. If at this second meeting the quorum requirement is not met, the meeting will stand adjourned to the day five business days later at the same time	It is furthermore proposed to simplify certain procedures in respect of Management Board meetings and written resolutions, see paragraphs 9 and 11.

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	such other time and place as all Managing Directors who are present in the second meeting shall agree. No valid resolutions can be adopted in any adjourned meeting, if the quorum requirement set out in article 15.8 has not been met.		and place or such other time and place as all Managing Directors who are present in the second meeting shall agree. No valid resolutions can be adopted in any adjourned meeting, if the quorum requirement set out in article 15.8 has not been met.	
10.	A Managing Director may be represented by another Managing Director authorised in writing. The expression: "in writing" shall include any message transmitted by current means of communication and received in writing. A Managing Director may not act as representative for more than one Managing Director.	10.	A Managing Director may be represented by another Managing Director authorised in writing. The expression: "in writing" shall include any message transmitted by current means of communication and received in writing. A Managing Director may not act as representative for more than one Managing Director.	
11.	Resolutions of the Management Board may also be adopted in writing without recourse to a Management Board meeting. The first and second sentence of the preceding paragraph shall apply accordingly. One of the Managing Directors shall draw up a report regarding a resolution thus adopted and shall circulate that report amongst all other Managing Directors. The report shall be signed by all Managing Directors indicating their vote: "yes", "no" or "abstain".	11.	Resolutions of the Management Board may also be adopted in writing without recourse to a Management Board meeting. The first and second sentence of the preceding paragraph shall apply accordingly. One of the Managing Directors shall draw up a report regarding a resolution thus adopted and shall circulate that report amongst all other Managing Directors. The report shall be signed by all Managing Directors indicating their vote: "yes", "no" or "abstain".	

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12.	Unless the Supervisory Board has already granted this title in accordance with article 12.5, the Management Board may appoint the Company Secretary. The board rules may determine the duties of the Company Secretary.	12.	Unless the Supervisory Board has already granted this title in accordance with article 12.512 paragraph 5, the Management Board may appoint the Company Secretary. The board rules may determine the duties of the Company Secretary.	
13.	A Managing Director shall not participate in the deliberation and decision- making process if that Managing Director has a direct or indirect personal interest which conflicts with the interest of the company. If, as a result hereof, no Management Board resolution can be adopted, the resolution shall be adopted by the Supervisory Board.	13.	A Managing Director shall not participate in the deliberation and decision-making process if that Managing Director has a direct or indirect personal interest which conflicts with the interest of the company. If, as a result hereof, no Management Board resolution can be adopted, the resolution shall be adopted by the Supervisory Board.	
Artic	ele 16. Representation.	Article	e 16. Representation.	The authority to represent the Company is
1.	The Management Board shall only be authorised to represent the company jointly.	1.	The Management Board is authorised to represent the company. This power is also vested in two Managing Directors acting jointly.	currently granted to the Management Board as a whole. It is proposed that this authority is also granted to two managing directors acting jointly, to allow for greater flexibility if
2.	On proposal of the Supervisory Board, the Management Board may appoint authorised representatives (including the Chief Executive Officer and any other member of the Management Board) with general or limited power to represent the company (procuratiehouders). Each of these	2.	On proposal of the Supervisory Board, tThe Management Board may appoint authorised representatives (including the Chief Executive Officer and any other member of the Management Board) with general or limited power to represent the company (procuratiehouders). Each of these	in the future it would be decided to expand the Management Board (currently 2 members). It is proposed that paragraph 2 is amended so that the Management Board may on its own initiative appoint authorised

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	representatives shall be able to represent the company with due observance of any restrictions imposed on him. In the event of appointment of a representative who is not the Chief Executive Officer, the Management Board shall determine the title of that representative. A description of the authority of each representative shall be filed with the trade register.	representatives shall be able to represent the company with due observance of any restrictions imposed on him. In the event of appointment of a representative who is not the Chief Executive Officer, the Management Board shall determine the title of that representative. A description of the authority of each representative shall be filed with the trade register.	representatives. The power to represent the Company lies with the Management Board, and as such the power to delegate this should also remain with the Management Board. Finally, the requirement to file the description of the authority of each representatives is removed from the articles of association. Such filing is not a legal requirement and removing it will allow for more flexibility.
Artic	le 17. Approval of decisions of the	Article 17. Approval of decisions of the	
	igement Board.	Management Board.	
1.	Resolutions of the Management Board	1. Resolutions of the Management Board	
	having an important impact on the identity	having an important impact on the identity	
	or nature of the company or its business	or nature of the company or its business	
	shall be subject to the prior approval of the	shall be subject to the prior approval of the	
	General Meeting. Without prejudice to the	General Meeting. Without prejudice to the	
	provisions of article 2:107a of the Dutch	provisions of article 2:107a of the Dutch	
	Civil Code such resolutions include in any	Civil Code such resolutions include in any	
	event:	event:	
	a. to transfer the business of the company	a. to transfer the business of the company	
	or substantially the entire business of	or substantially the entire business of	
	the company to a third party;	the company to a third party;	
	 to enter into or to terminate a lasting co-operation by the company as 	b. to enter into or to terminate a lasting co-operation by the company as	
	co-operation by the company as	co-operation by the company as	<u>'</u>

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general partner with full liability in a limited partnership or general partnership, if such co-operation or the termination thereof is of far-reaching significance to the company; and c. the entering into any transaction or a number of related transactions with a value in excess of thirty-three (33) per cent of the assets as shown in the consolidated balance sheet of the company including its subsidiaries according to the most recently adopted Annual Accounts, which also includes undervalue transactions whereby the underlying value exceeds thirty-three (33) per cent of the assets as shown in the consolidated balance sheet of the company including its subsidiaries according to the most recently adopted Annual Accounts. Any transaction within the scope of this subsection c between the company and its direct or indirect wholly owned subsidiaries or between two or more direct or indirect wholly owned subsidiaries of the company will not require the approval	general partner with full liability in a limited partnership or general partnership, if such co-operation or the termination thereof is of far-reaching significance to the company; and c. the entering into any transaction or a number of related transactions with a value in excess of thirty-three (33) per cent of the assets as shown in the consolidated balance sheet of the company including its subsidiaries according to the most recently adopted Annual Accounts, which also includes undervalue transactions whereby the underlying value exceeds thirty-three (33) per cent of the assets as shown in the consolidated balance sheet of the company including its subsidiaries according to the most recently adopted Annual Accounts. Any transaction within the scope of this subsection c between the company and its direct or indirect wholly owned subsidiaries or between two or more direct or indirect wholly owned subsidiaries of the company will not require the approval	
of the General Meeting.	of the General Meeting.	

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2.	The following resolutions of the Management Board are subject to the prior approval of the Supervisory Board: a. decisions on the (strategic) priorities of the company, confirmation of the strategy of the company, deciding on the indication for the achievement of strategic priorities and the adoption of a finance and production plan for the company and any changes thereto; b. the establishment of branch offices and representative offices of the	 The following resolutions of the Management Board are subject to the prior approval of the Supervisory Board: decisions on the (strategic) priorities of the company, confirmation of the strategy of the company, deciding on the indication for the achievement of strategic priorities and the adoption of a finance and production plan for the company and any changes thereto; the establishment of branch offices and representative offices of the 	
	company and the discontinuation of such activities; c. any agreements between the company on the one side and a member of the Management Board or his management company on the other	company and the discontinuation of such activities; c. any agreements between the company on the one side and a member of the Management Board or his management company on the other	
	side; d. the entering into any transaction or a number of related transactions with a value in excess of one hundred and twenty five million Euro (EUR 125,000,000), which also includes undervalue transactions whereby the underlying value of the assets exceeds one hundred and twenty five million	side; d. the entering into any transaction or a number of related transactions with a value in excess of one hundred and twenty five million Euro (EUR 125,000,000), which also includes undervalue transactions whereby the underlying value of the assets exceeds one hundred and twenty five	

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Euro (EUR 125,000,000), provided that no approval of the Supervisory Board shall be required in case the company enters into any transaction a number of related transactions with any of its direct or indirect wholly owned subsidiaries, or in case of an transaction between two or more direct wholly owned subsidiaries of the company;	into any transaction or a number of related transactions with any of its direct or indirect wholly owned subsidiaries: or II. in the case of any transaction between two or more direct or indirect wholly owned subsidiaries of the company; and III. in the case of an acquisition or disposal of shares in the share	It is proposed to include paragraph 2(d)(III) to align with article 24 paragraph 6 of these articles of association.
e. the approval of internal documents regulating the activities of the company's organs;	e. the approval of internal documents regulating the activities of the company's organs corporate bodies;	
f. the decision on the price (valuation) assets and securities (other than shares in the capital of the company issued or acquired if such valuation required by law; g. decisions to grant share schemes or		

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3.	option schemes to persons other than the Managing Directors. Furthermore, each of the General Meeting and the Supervisory Board is entitled to require additional resolutions of the Management Board to be subject to its approval. These resolutions shall be clearly specified and notified to the Management Board in writing.	option schemes to persons other than the Managing Directors. 3. Furthermore, each of the General Meeting and the Supervisory Board is entitled to require additional resolutions of the Management Board to be subject to its approval. These resolutions shall be clearly specified and notified to the Management Board in writing.	
4.	The lack of approval referred to in paragraphs 1 through 3 of this article does not affect the authority of the Management Board or its Managing Director to represent the company.	4. The lack of approval referred to in paragraphs 1 through 3 of this article 17 does not affect the authority of the Management Board or its Managing Director to represent the company.	
Artic	cle 18. Absence or prevention.	Article 18. Absence or prevention.	
1.	If the company has not been able to contact a Managing Director during a period of four weeks, such member shall be deemed absent.	1. If the company has not been able to contact a Managing Director during a period of four weeks, such member shall be deemed absent.	It is proposed to update the absence and prevention clauses in line with Dutch market practice. The updated provision allows the Supervisory Board to designate a temporary
2.	If a Managing Director is absent or prevented from performing his duties (ontstentenis of belet), the remaining Managing Directors shall be temporarily entrusted with the entire management of the company. If all Managing Directors are absent or prevented from performing their duties, the management of	2. If a Managing Director is absent or prevented from performing his duties (ontstentenis of belet), the remaining Managing Directors shall be temporarily entrusted with the entire management of the company. If all Managing Directors are absent or prevented from performing their duties, the management of	Managing Director, not just when all Managing Directors are absent or prevented from performing their duties, but also if just one or more Managing Directors are absent or prevented from performing their duties. Furthermore, the proposed amendment

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the company shall be temporarily entrusted to the Supervisory Board, which shall then be authorised to entrust the management temporarily to one or more persons, whether or not from among its members.	the company shall be temporarily entrusted to the Supervisory Board, which shall then be authorised to entrust the management temporarily to one or more persons, whether or not from among its members. 1. In the event that one or Managing Directors are prevented from acting, or in the case of a vacancy or vacancies for one or more Managing Directors, the remaining Managing Directors or the only remaining Managing Directors will temporarily be in charge of the management and the Supervisory Board will have the right to designate one or more temporary Managing Directors. In the event that all Managing Directors are prevented from acting or there are vacancies for all Managing Directors, the Supervisory Board will temporarily be in charge of the management, unless the Supervisory Board designates one or more temporary Managing Directors. In the event that all Managing Directors, the Supervisory Board designates one or more temporary Managing Directors are prevented from acting or there are vacancies for all Managing Directors, the Supervisory Board shall take the necessary measures to make a definitive arrangement. The term prevented from acting means: (i) suspension;	clarifies when a Managing Director is considered to be prevented from acting.

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
3. If one or more of the Managing Directors is/are absent or prevented from performing his/their duties, all actions of, and the adoption of all resolutions by, the Management Board shall require the prior approval of the Supervisory Board.	 (ii) illness; and (iii) inaccessibility, in the events referred to under sub (ii) and (iii) without the possibility of contact for a period of five (5) days between the Managing Director concerned and the Company, unless the Supervisory board sets a different period. 3. If one or more of the Managing Directors is/are absent or prevented from performing his/their duties, all actions of, and the adoption of all resolutions by, the Management Board shall require the prior approval of the Supervisory Board. 	
CHAPTER VII. Supervisory Board. Article 19. Number of members. The company shall have a Supervisory Board consisting of one or more individuals. The General Meeting shall determine the number of Supervisory Directors.	CHAPTER VII. Supervisory Board. Article 19. Number of members. The company shall have a Supervisory Board consisting of enethree or more individuals. The General Meeting Supervisory Board shall determine the number of Supervisory Directors.	It is proposed that the minimum size of the Supervisory board is increased to three individuals, which is considered to be a more appropriate minimum size for the Supervisory Board. It is furthermore proposed that the Supervisory Board shall determine the size of the Supervisory Board. This is in line with the Dutch Corporate Governance Code.

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
Article 20. Appointment. 1. The General Meeting shall appoint the members of the Supervisory Board from a binding nomination, to be drawn up by the Supervisory Board. If the nomination contains one candidate, the resolution regarding the nomination will result in the appointment of such candidate, unless the General Meeting deprives the nomination of its binding character in accordance with paragraph 2 of this article 20.	Article 20. Appointment. 1. The General Meeting shall appoint the members of the Supervisory Board Directors from a binding nomination, to be drawn up by the Supervisory Board. If the nomination contains one candidate, the resolution regarding the nomination will result in the appointment of such candidate, unless the General Meeting deprives overrules the nomination of its binding character in accordance with paragraph 2 of this article 20.	
2. As soon as a function of a member of the Supervisory Board is or becomes vacant, the Management Board shall request the Supervisory Board in writing to draw up a list of nominees. A list of nominees drawn up by the Supervisory Board within four weeks after having received a written request thereto, shall be binding to the General Meeting. The General Meeting, however, may deprive the list of nominees of its binding character by resolution adopted with a majority of two-thirds of the votes cast in the meeting, representing more than half of the issued capital. If the Supervisory Board does not draw up a list	20. As soon as a function of a member of the Supervisory Board is or becomes vacant, the Management Board shall request the Supervisory Board in writing to draw up a list of nominees. A list of nominees drawn up by the Supervisory Board within four weeks after having received a written request thereto, shall be binding to the General Meeting. If a Supervisory Director is to be appointed, the Supervisory Board shall make a binding nomination. The General Meeting, however, may deprive the list of nominees of its binding character by resolution adopted with a majority of two-thirds of the votes cast in the meeting,	It is proposed to amend paragraph 2 to simplify the procedure of appointing new Supervisory Directors and to align with current practice within the Company. Furthermore, it is proposed to foresee in the situation when the General Meeting overrules the binding nomination by the Supervisory Board, but that majority does not represent more than half of the issued share capital. It is proposed that a new general meeting will be convened at which the resolution to overrule the binding nomination may be adopted by a simple majority of the votes cast, regardless of the issued share capital

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	of nominees in time or there is no		representing more than half of the issued	represented by that majority.
	Supervisory Director in function, the		capital. The General Meeting may at all	
	General Meeting shall be authorised to		times overrule the binding nomination by a	
	appoint the members of the Supervisory		resolution adopted by a majority of two-	
	Board at its own discretion.		thirds of the votes cast, provided that the	
			majority represents more than half of the	
			issued share capital. If a majority of the	
			votes are cast in favour of overruling the	
			binding nomination, but that majority does	
			not represent more than half of the issued	
			share capital, a new General Meeting may	
			be convened at which the resolution to	
			overrule the binding nomination may be	
			adopted by a simple majority of the votes	
			cast, regardless of the issued share capital	
			represented by that majority. If the	
			Supervisory Board does not draw up a list	
			of nominees in time or there is no	
			Supervisory Director in function, If the	
			Supervisory Board does not make a binding	
			nomination, the General Meeting shallwill	
			be authorised to appoint the members of	
			the Supervisory Board Directors at its own	
			discretion.	
3.	A Supervisory Director shall be appointed	3.	A Supervisory Director shall be appointed	
٥.	for a period ending at the time of closing of	J.	for a period ending at the time of closing of	
	the Annual Meeting to be held in the year to		the Annual Meeting to be held in the year to	
	the Annual Meeting to be field in the year to		the Annual Meeting to be held in the year to	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
be determined by the General Meeting at the appointment of that Supervisory Director, which shall not exceed the fourth year after the year in which that Supervisory Director was appointed. At the appointment of a Supervisory Director, the General Meeting may decide that such Supervisory Director shall be appointed for a shorter period of time. A Supervisory Director may be reappointed for any term by virtue of this article 20.3.	be determined by the General Meeting at the appointment of that Supervisory Director, which shall not exceed the fourth year after the year in which that Supervisory Director was appointed. At the appointment of a Supervisory Director, the General Meeting may decide that such Supervisory Director shall be appointed for a shorter period of time. A Supervisory Director may be reappointed for any term by virtue of this article 20.320 paragraph 3.	
Article 22. Remuneration. The General Meeting shall determine the remuneration for each member of the Supervisory Board.	Article 22. Remuneration. The General Meeting shall determine the remuneration for each member of the Supervisory Board within the remuneration policy as adopted by the General Meeting.	It is proposed anticipate on upcoming legislation and as such to include a reference to the remuneration policy as adopted by the General Meeting. The obligation to adopt a remuneration policy for the Supervisory Board is part of the European Shareholders Directive, which is to be implemented in the Netherlands on 10 June 2019 at the latest.
Article 24. Proceedings and decision-making process. 1. The Supervisory Board shall elect a chairman from among its members, and a deputy chairman who shall take the place of the chairman in the latter's absence. The chairman shall appoint a secretary, who	Article 24. Proceedings and decision-making process. 1. The Supervisory Board shall elect a chairman from among its members, and a deputy chairman who shall take the place of the chairman in the latter's absence. The chairman shall appoint a secretary, who	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
2.	need not be a member of the Supervisory Board, and make arrangements for his substitution in case of absence. In the absence of the chairman and the deputy chairman at a meeting, the meeting	2.	need not be a member of the Supervisory Board, and make arrangements for his substitution in case of absence. In the absence of the chairman and the deputy chairman at a meeting, the meeting	
3.	shall itself designate a chairman. The Supervisory Board shall meet whenever, any one or more Supervisory Directors, or the Management Board deem(s) such necessary.	3.	shall itself designate a chairman. The Supervisory Board shall meet whenever, any one or more Supervisory Directors, or the Management Board deem(s) such necessary.	
4.	In addition to physical meetings, Supervisory Board meetings can also be held by conference calls or video conference.	4.	In addition to physical meetings, Supervisory Board meetings can also be held by conference calls or video conference.	
5.	The secretary shall keep minutes of the proceedings at meetings of the Supervisory Board. The minutes shall be adopted in the same meeting or in a following meeting of the Supervisory Board and shall be signed by the chairman and the secretary as evidence thereof.	5.	The secretary shall keep minutes of the proceedings at meetings of the Supervisory Board. The minutes shall be adopted in the same meeting or in a following meeting of the Supervisory Board and shall be signed by the chairman and the secretary as evidence thereof.	
6.	Without prejudice to the provisions of these articles of association and/or Dutch law, the following resolutions of the Supervisory Board can only be adopted by a simple majority of the votes cast in a meeting in which at least seventy-five (75) per cent of	6.	Without prejudice to the provisions of these articles of association and/or Dutch law, the following resolutions of the Supervisory Board can only be adopted by a simple majority of the votes cast in a meeting in which at least seventy-five (75) per cent of	It is proposed to amend paragraph 6 to align with other amendments in these articles, by: • removing paragraph (viii) (old) regarding the authorised representatives in line with the amendment of article 16 paragraph 2;

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
the Supervisory Directors in office are present or represented: (i) to approve decisions on the (strategic) priorities of the company, confirmation of the strategy of the company, deciding on the indication for the achievement of strategic priorities and the adoption of a finance and production plan for the company and any changes thereto as referred to in article 17, paragraph 2 sub a; (ii) to approve the entering into any transaction or a number of related transactions with a value in excess of one hundred and twenty five million Euro (EUR 125,000,000), which also includes undervalue transactions whereby the underlying value of the assets exceeds one hundred and twenty five million Euro (EUR 125,000,000), provided that this article shall not apply: I. in case the company enters into any transaction or a number of related transactions with any of its direct or indirect wholly	the Supervisory Directors in office are present or represented: (i) to approve decisions on the (strategic) priorities of the company, confirmation of the strategy of the company, deciding on the indication for the achievement of strategic priorities and the adoption of a finance and production plan for the company and any changes thereto as referred to in article 17 paragraph 2 sub a; (ii) to approve the entering into any transaction or a number of related transactions with a value in excess of one hundred and twenty five million Euro (EUR 125,000,000), which also includes undervalue transactions whereby the underlying value of the assets exceeds one hundred and twenty five million Euro (EUR 125,000,000), provided that this article shall not apply: I. in case the company enters into any transaction or a number of elated transactions with any of its direct or indirect	 amending paragraph (ix) and (x) (new) to reflect the amendments of article 18; and amending paragraph (xiii) (new) to reflect the proposed amendments in article 30 (new).

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
owned subsidiaries; II. in case of any transaction between two or more direct or indirect wholly owned subsidiaries of the company; and III. on an acquisition or disposal of shares in the share capital of the company or depository receipts thereof as referred to in article 9;	wholly owned subsidiaries; II. in case of any transaction between two or more direct or indirect wholly owned subsidiaries of the company; and III. on an acquisition or disposal of shares in the share capital of the company or depository Depositary Receipts thereof as referred to in article 9;	
(iii) to exercise any rights that accrue to the Supervisory Board in accordance with Dutch law or these articles of association in respect of the General Meeting;	(iii) to exercise any rights that accrue to the Supervisory Board in accordance with Dutch law or these articles of association in respect of the General Meeting;	
(iv) to suspend any Managing Director as referred to in article 13, paragraph 2;	•	
(v) to approve the rules regarding the decision making process of the Management Board as referred to in article 15 paragraph 2;	(v) to approve the rules regarding the decision making process of the Management Board as referred to in 15 paragraph 2;	
(vi) to approve the allocation of duties between the Managing Directors as referred to in article 15 paragraph 3;	(vi) to approve the allocation of duties between the Managing Directors as referred to in 15 paragraph 3;	
(vii) to adopt resolutions which have not been adopted by the Management	(vii) to adopt resolutions which have not	

ARTICLE	ES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
(viii)	Board due to tie of votes as referred to in article 15 paragraph 8; to propose the appointment of authorised representatives of the company (procuratiehouders) as referred to in article 16 paragraph 2; to approve decisions of the Management Board to grant share schemes or option schemes to persons other than the Managing Directors as referred to in article 17 paragraph 2 sub (g);	been adopted by the Management Board due to tie of votes as referred to in 15 paragraph 8; (viii) to propose the appointment of authorised representatives of the company (procuratiehouders) as referred to in article 16 paragraph 2; (ix) (viii) to approve decisions of the Management Board to grant share schemes or option schemes to persons other than the Managing Directors as referred to in 17 paragraph 2 sub g;	
(xi)	to entrust the management of the company temporarily to one or more persons if all the Managing Directors are absent or prevented from performing their duties as referred to in article 18 paragraph 2; to approve any and all resolutions of the Management Board taken at the time that one or more of the Managing Directors is/are absent or prevented from performing his/their duties as referred to in article 18 paragraph 3;	(x) (ix) to entrust the management of the company temporarily to one or more persons if all theone or more Managing Directors are absent or prevented from performing their duties as referred to in article 18 paragraph 2; (xi) (xi) (x) to approve any and all resolutions of the Management Board taken at the time that one or more, but not all of the Managing Directors is/are absent or prevented from performing his/their duties as	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	 (xii) to adopt rules regarding the Audit Committee and the Nomination and Remuneration Committee and any other Committee as referred to in article 23 paragraph 3, any amendment of such rules and to institute or abolish any other Committee mentioned in article 23 paragraph 3; (xiii) to propose to the General Meeting which part of the profits earned in a financial year shall be added to the reserves and the allocation of the remaining profits as referred to in article 28 paragraph 1; and (xiv) to propose to the General Meeting to pay an interim dividend as referred to in article 28 paragraph 4. 	referred to in 18 paragraph 3; (xii) — (xi) to adopt rules regarding the Audit Committee and the Nomination and Remuneration Committee and any other Committee as referred to in 23 paragraph 3, any amendment of such rules and to institute or abolish any other Committee mentioned in 23 paragraph 3; (xiii) — (xii) to propose to the General Meeting which part of the profits earned in a financial year shall be added to the reserves and the allocation of the remaining profits as referred to in article 30 paragraph 1; and (xiv) — (xiii) to propose approve the resolution of the Management Board to pay an interim dividend distribution as referred to in article 2830	
7.	Without prejudice to the provisions of these articles of association and/or Dutch law, all resolutions of the Supervisory Board, except those set out in paragraph 6 of this article shall be adopted by a simple majority of the votes cast in a meeting in which at	paragraph 4 <u>5</u> . 7. Without prejudice to the provisions of these articles of association and/or Dutch law, all resolutions of the Supervisory Board, except those set out in paragraph 6 of this article <u>24</u> shall be adopted by a simple	It is proposed to amend paragraph 7 to clarify that a Supervisory Director with a conflict of interest is not taken into account when establishing a quorum under these articles of association. This is to prevent that the

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	least half of the Supervisory Directors in office are present or represented.		majority of the votes cast in a meeting in which at least half of the Supervisory Directors in office are present or represented, provided that any Supervisory Director with a conflict of interest as referred to in 24 paragraph 12, is not taken into account when establishing this quorum.	existence of a conflict of interest could block the adoption of a valid resolution.
8.	If the quorum requirements set out in paragraphs 6 and 7 are not met in a meeting, a second meeting shall be held no later than seven days after the first meeting, to which meeting the same quorum requirements apply. If at that second meeting these quorum requirements are not met, a third meeting shall be convened within seven days after the date of the second meeting. In the third meeting valid resolutions can be adopted, regardless if the quorum requirements set out in paragraphs 6 and 7 are met in the third meeting, provided the resolutions set out in paragraphs 6 and 7 shall be adopted by a simple majority of the votes cast in the	8.	If the quorum requirements set out in paragraphs 6 and 7 are not met in a meeting, a second-new meeting will be convened, shall be held no later than seven days after the first meeting, to which meeting the same quorum requirements apply. If at that second meeting these quorum requirements are not met, a third meeting shall be convened within seven days after the date of the second meeting. In the third meeting valid resolutions can be adopted, regardless if the quorum requirements set out in paragraphs 6 and 7 are met in the third meeting, provided the resolutions set out in paragraphs 6 and 7 shall be adopted by a simple majority of the	It is proposed to amend paragraph 8 to align the procedure of not meeting the quorum with the amended procedure for the Management Board as laid down in article 15 paragraph 8.
9.	meeting. A Supervisory Director may be represented by another Supervisory Director authorised in writing. The expression: "in writing" for	9.	votes cast in the meeting. A Supervisory Director may be represented by another Supervisory Director authorised in writing. The expression: "in writing" for	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
10.	the purpose of this article shall mean a written proxy, which may be transmitted by way of electronic means of communication. A Supervisory Director may not act as representative for more than one Supervisory Director. The Supervisory Board may also adopt resolutions in writing without holding a meeting. The secretary shall draw up a report regarding a resolution thus adopted and shall circulate that report amongst all Supervisory Directors. The report shall be signed by all Supervisory Directors indicating their vote: "yes", "no" or "abstain".	10.	the purpose of this article shall mean a written proxy, which may be transmitted by way of electronic means of communication. A Supervisory Director may not act as representative for more than one Supervisory Director. The Supervisory Board may also adopt resolutions in writing without holding a meeting. The secretary shall draw up a report regarding a resolution thus adopted and shall circulate that report amongst all Supervisory Directors. The report shall be signed by all Supervisory Directors indicating their vote: "yes", "no" or "abstain".	Finally, it is proposed to amend paragraph 10 to simplify the procedure of adopting written Supervisory Board resolutions, aligning with practice within the Company.
11.	The Supervisory Board shall meet together with the Management Board as often as any Supervisory Director or any Managing Director deems necessary. A Supervisory Director shall not participate in the deliberation and decision- making process if that Supervisory Director has a direct or indirect personal interest which conflicts with the interest of the company. If, as a result hereof, no Supervisory Board	11.	The Supervisory Board shall meet together with the Management Board as often as any Supervisory Director or any Managing Director deems necessary. A Supervisory Director shall not participate in the deliberation and decision- making process if that Supervisory Director has a direct or indirect personal interest which conflicts with the interest of the company. If, as a result hereof, no Supervisory Board	
	resolution can be adopted, the resolution shall be adopted by the General Meeting.		resolution can be adopted, the resolution shall be adopted by the General Meeting.	

Al	RTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
13.	The Supervisory Board shall adopt a set of rules, regarding, amongst other things, the allocation of duties of the Supervisory Directors, the decision- making of the Supervisory Board and the relationship with the Management Board and the General Meeting.	13.	The Supervisory Board shall adopt a set of rules, regarding, amongst other things, the allocation of duties of the Supervisory Directors, the decision- making of the Supervisory Board and the relationship with the Management Board and the General Meeting.	
		1.	In the event that one or more Supervisory Directors are prevented from acting, or in the case of a vacancy or vacancies for one or more Supervisory Directors, the remaining Supervisory Directors or the only remaining member of the Supervisory Board will temporarily be in charge of the supervision and the Supervisory Board will have the right to designate one or more temporary Supervisory Directors. In the event that all Supervisory Directors, the Management Board shall designate one or more temporary Supervisory Directors. In the event that all Supervisory Directors. In the event that all Supervisory Directors are prevented from acting or there are vacancies for all Supervisory Directors. In the event that all Supervisory Directors are prevented from acting or there are vacancies for all Supervisory Directors are	It is proposed to include an absence or prevention clause for Supervisory Directors in line with the amended clause for Managing Directors. This proposal anticipates proposed legislative changes of Dutch corporate law which will require Dutch companies to include absence or prevention clauses for supervisory boards.

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		temporary Supervisory Directors shall take the necessary measures to make a definitive arrangement. The term prevented from acting means: (i) suspension; (ii) illness; and (iii) inaccessibility, in the events referred to under sub (ii) and (iii) without the possibility of contact for a period of five (5) days between the Supervisory Director concerned and the Company, unless the Supervisory Board sets a different period.	
	Article 2	26. Indemnity. Unless Dutch law provides otherwise, current and former Managing Directors and Supervisory Directors are reimbursed for: a. the reasonable costs of conducting a defence against claims resulting from an act or omission in performing their duties or in performing other duties	In accordance with Dutch market practice, it is proposed to include an indemnity clause for Managing Directors and Supervisory Directors, similar to other Dutch listed companies.
		the company has asked them to fulfil; b. any compensation or financial penalties they owe as a result of an act or omission as referred to in a; c. any amounts they owe under settlements they have reasonably entered into in connection with an act or omission as referred to in a;	

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		EXPLANATORY NOTES
	according to standards of	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	b. the costs or the capital losses of the indemnified person are covered by an insurance policy and the insurer has paid out these costs or capital	
	losses. The company shall reimburse costs and capital losses immediately on receipt of ar invoice or another document showing the costs or capital losses incurred by the indemnified person, on the condition that the indemnified person has undertaken in	<u>1</u>
	writing to repay these costs and reimbursements if a repayment obligation as referred to in article 26 paragraph 2 arises. 4. The indemnified person shall comply with the company's instructions regarding the	
	defence strategy and coordinate the defence strategy with the company beforehand. The indemnified person requires the company's prior written consent for: (i) acknowledging personal liability, (ii) deciding not to put up a	
	 defence, and (iii) entering into a settlement The company may take out liability insurance for the benefit of the indemnified 	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
		 7. 	persons. The Management Board may, with the Supervisory Board's approval, further implement this article 26. This article may be amended without the consent of the indemnified persons, but the indemnity granted in this article will remain in force for claims for the reimbursement of costs and other payments as referred to in this article that resulted from an act or omission by the indemnified person in the period when the indemnity was in effect.	
CHA	APTER VIII.	СНА	PTER I.	
Ann	ual Accounts. Profits.	Annual Accounts. Profits.		
Arti	cle 25. Financial year. Drawing up of the	Artic	cle <u>2527</u> . Financial year. Drawing up of the	
Ann	ual Accounts. Deposition for inspection.	Ann	ual Accounts. Deposition for inspection.	
Acc	ountant.	Acco	ountant.	
1.	The financial year of the company shall be the calendar year.	1.	The financial year of the company shall be the calendar year.	
2.	If the company has issued securities which are traded on a regulated market as mentioned in the Financial supervision act, the Management Board shall draw up Annual Accounts and shall make these available for inspection to the	2.	If the company has issued securities which are traded on a regulated market as mentioned in the Financial supervision act, the Management Board shall draw up Annual Accounts and shall make these available for inspection to the	The period of extension as referred to in paragraph 2 has been decreased from six months to five months in line with current Dutch corporate law.
	shareholders and the Depository Receipt Holders not later than four months after the end		shareholders and the Depository Depositary Receipt Holders not later than four months after	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
3.	of the financial year, which period cannot be extended. If the company has not issued securities as mentioned in the previous sentence, the period mentioned in that sentence shall be five months, subject to extension of this period by not more than six months by the General Meeting in case of extraordinary circumstances. Within the period mentioned in paragraph 2 the Management Board shall also make the Annual Report available for inspection by the shareholders and the Depository Receipt Holders. If the company has issued securities which are traded on a regulated market as mentioned in the Financial supervision act, the Annual Accounts and the Annual Report will also be made publicly available by the company within four months after the end of the financial year.	3.	the end of the financial year, which period cannot be extended. If the company has not issued securities as mentioned in the previous sentence, the period mentioned in that sentence shall be five months, subject to extension of this period by not more than sixfive months by the General Meeting in case of extraordinary circumstances. Within the period mentioned in paragraph 2 the Management Board shall also make the Annual Report available for inspection by the shareholders and the Depository Depositary Receipt Holders. If the company has issued securities which are traded on a regulated market as mentioned in the Financial supervision act, the Annual Accounts and the Annual Report will also be made publicly available by the company within four months after the end of the financial year.	
4.	The Annual Accounts shall be signed by all the members of the Management Board and the Supervisory Board; if the signature of one or more of them is lacking, this shall be stated and reasons therefore shall be given.	4.	The Annual Accounts shall be signed by all the members of the Management Board and the Supervisory Board; if the signature of one or more of them is lacking, this shall be stated and reasons therefore shall be given.	

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Article 26. Accountant. 1. The General Meeting shall appoint an Accountant to audit the Annual Accounts.	Article 2628. Accountant. 1. The General Meeting shall appointinstruct an Accountant to audit the Annual Accounts. If the General Meeting fails to issue the instructions to the auditor, the Supervisory Board is authorised to do so.	It is proposed to align the procedure if the General Meeting fails to issue instructions to the auditor with Dutch law.
 Article 28. Profits. On proposal of the Supervisory Board, the General Meeting shall determine which part of the profits earned in a financial year shall be added to the reserves and the allocation of the remaining profits. Distributions can only take place up to the amount of the Distributable part of the net assets. Distribution of profits shall take place after the adoption of the Annual Accounts from which it appears it is approved. 	 Article 2830. Profits. On proposal of the Supervisory Board, the General Meeting shall determine which part of the profits earned in a financial year shall be added to the reserves and the allocation of the remaining profits. Distributions can only take place up to the amount of the Distributable part of the net assets. Distribution of profits shall take place after the adoption of the Annual Accounts from which it appears it is approved. No distributions are made on shares held by the company, unless those shares are subject to a right of usufruct or a right of pledge. 	Pursuant to Dutch law, distributions are made on shares held by the Company, unless the articles of association state otherwise. It is proposed to include paragraph 4 (new) to clarify that no distributions may be made on shares held by the company, unless those shares are subject to a right of usufruct or a

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
4.	On proposal of the Supervisory Board, the General Meeting may resolve to pay an interim dividend, subject to due observance of paragraph 2 as appears from interim financial statements to be signed by all Managing Directors. If the signature of one or more of them is lacking, this shall be stated and the reasons given. The company shall deposit the interim financial statements within eight days after the resolution to pay interim dividend is announced.	5.	4. On proposal, Subject to the approval of the Supervisory Board, the General MeetingManagement Board may resolve to pay an interim dividend, subject to distribution with due observance of paragraph 2 as appears from interim financial statements to be signed by all Managing Directors. If the signature of one or more of them is lacking, this shall be stated and the reasons given. The company shall deposit the interim financial statements within eight days after the resolution to pay interim dividend distribution is announced.	It is proposed to change the procedure for interim distributions. Allowing the Management Board to resolve on interim distributions provides for more flexibility and avoids the need to convene a general meeting to resolve on distributions. This is in accordance with Dutch market practice.
 6. 	On proposal of the Supervisory Board, the General Meeting may, subject to due observance of paragraph 2, resolve to make payments to the charge of any reserve which need not to be maintained by virtue of the law. A claim of a shareholder for payment of a dividend shall be barred after five years have elapsed.	6.7.	5. On proposal of the Supervisory Board, the General Meeting may, subject to due observance of paragraph 2, resolve to make payments to the charge of any reserve which need not to be maintained by virtue of the law. 6. A claim of a shareholder for payment of a dividend distribution shall be barred after five years have elapsed.	
Arti	cle 30. Other General Meetings of	Artic	cle 3032. Other General Meetings of	
	reholders.		reholders.	
1.	Other General Meetings of Shareholders shall be held as often as the Management Board or the Supervisory Board deems such necessary. Shareholders and/or Depository Receipt	1.	Other General Meetings of Shareholders shall be held as often as the Management Board or the Supervisory Board deems such necessary. Shareholders and/or Depository Depository	It is proposed to amend paragraph 2 to align

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	Holders, representing in the aggregate at least one tenth of the issued capital, may request the Management Board or the Supervisory Board to convene a General Meeting of Shareholders, stating the subjects to be discussed. If the Management Board or the Supervisory Board has not convened a meeting within four weeks in such a manner that the meeting can be held within six weeks after the request, the persons who made the request shall be authorised to convene a meeting themselves, subject to the applicable Dutch Civil Code provisions.		Receipt Holders, representing in the aggregate at least one tenth of the issued capital, may request the Management Board or the Supervisory Board to convene a General Meeting of Shareholders, stating the subjects to be discussed. If the Management Board or the Supervisory Board has not convened a meeting within within four weeks in such a manner that the meeting can be held within six weeks after the request the relevant period as required by law, the persons who made the request shall be authorised to convene a meeting themselves, subject to the applicable Dutch Civil Code provisions.	with Dutch law.
Arti	cle 35. Minutes. Records.	Artic	ele 3537. Minutes. Records.	
1.	Minutes shall be kept of the proceedings at every General Meeting of Shareholders by a secretary to be designated by the chairman. Those minutes shall, upon request, be made available to the shareholders and Depository Receipt Holders ultimately three months after the General Meeting of Shareholders. During a period of three months, shareholders have the right to comment. Following this, the minutes shall be adopted by the chairman and the secretary and shall be signed by them as	1.	Minutes shall be kept of the proceedings at every General Meeting of Shareholders by a secretary to be designated by the chairman. Those minutes shall, upon request, be made available to the shareholders and Depository Depositary Receipt Holders ultimately three months after the General Meeting of Shareholders. During a period of three months, shareholders have the right to comment. Following this, the minutes shall be adopted by the chairman and the secretary and	

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2.	evidence thereof. The company shall record for each adopted resolution: a. the number of shares for which valid votes	2.	shall be signed by them as evidence thereof. The company shall record for each adopted resolution: a. the number of shares for which valid votes	
	have been cast;		have been cast;	
	 the percentage of the issued share capital which is represented by the shares mentioned under a.; 		 the percentage of the issued share capital which is represented by the shares mentioned under a; 	
	c. the total number of validly issued votes;		c. the total number of validly issued votes;	
	 the number of votes which has been issued in favour and against the resolution and the number of abstained votes. 		 the number of votes which has been issued in favour and against the resolution and the number of abstained votes. 	
3.	The chairman or the person who has convened the meeting may determine that notarial minutes shall be drawn up of the proceedings of the meeting. The notarial minutes shall be co-	3.	The chairman or the person who has convened the meeting may determine that notarial minutes shall be drawn up of the proceedings of the meeting. The notarial minutes shall be co-	It is proposed to remove the provision that notarial minutes of the proceedings of the meeting are co-signed by the chairman. It is sufficient for notarial minutes to be signed by the civil law potery only.
4.	signed by the chairman. The Management Board shall keep a record of the resolutions made. The record shall be deposited at the offices of the company for inspection by the shareholders and the Depository Receipt Holders. Upon request each of them shall be provided with a copy or an extract of such record at not more than the actual costs.	4.	signed by the chairman. The Management Board shall keep a record of the resolutions made. The record shall be deposited at the offices of the company for inspection by the shareholders and the Depository Depositary Receipt Holders. Upon request each of them shall be provided with a copy or an extract of such record at not more than the actual costs.	the civil-law notary only.
5.	Resolutions made in the General Meeting of Shareholders shall be posted on the company's	5.	Resolutions made in the General Meeting of Shareholders shall be posted on the company's	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
website not later than on the fifteenth day following the day of the relevant meeting and shall be available on the website for at least one year.	website not later than on the fifteenth day following the day of the relevant meeting and shall be available on the website for at least one year.	
Article 37. Voting Rights.	Article 3739. Voting Rights.	W. Common and the second common had to all an
 Resolutions of the General Meeting shall be adopted by a simple majority of the votes cast 		It is proposed to amend paragraph 1 to align with the Dutch law and avoid requiring
in the meeting, unless the law or the articles of	, , , , ,	changes to the articles of association as a
association explicitly require a greater majority.	3 ,	result of changes to Dutch law.
The General Meeting can only adopt valid	The General Meeting can only adopt valid	, and the second
resolutions, if in the meeting more than twenty-	resolutions, if in the meeting more than twenty-	
five percent (25%) of the issued share capital is	five percent (25%) of the issued share capital is	
present or represented. If in a meeting not more	present or represented. If in a meeting not more	
than twenty- five percent (25%) of the share	than twenty- five percent (25%) of the share	
capital is represented, a second meeting shall	capital is represented, a second meeting shall	
be convened, to be held no later than four	be convened, to be held no later than foursix	
weeks after the first meeting.	weeks after the first meeting.	
In the second meeting valid resolutions can be	2. In the second meeting valid resolutions can be	
adopted with respect to the proposals placed on		
the agenda for the first meeting, regardless the	the agenda for the first meeting, regardless the	
amount of share capital represented in the	amount of share capital represented in the	
second meeting. The notice convening the second meeting shall indicate and set forth the	second meeting. The notice convening the second meeting shall indicate and set forth the	
reasons why at such second meeting a	reasons why at such second meeting a	
resolution may be adopted irrespective of the	resolution may be adopted irrespective of the	
share capital represented at the meeting.	share capital represented at the meeting.	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
2.	If in an election of persons a majority is not obtained, a second vote shall be taken. If votes in such second vote are equal in an election between two persons, it shall be decided by lot who is elected.	3.	2. If in an election of persons a majority is not obtained, a second vote shall be taken. If votes in such second vote are equal in an election between two persons, it shall be decided by lot who is elected.	
3.	If there is a tie of votes in a vote other than a vote for the election of persons, the proposal is thus rejected.	4.	3. If there is a tie of votes in a vote other than a vote for the election of persons, the proposal is thus rejected.	
4.	All votes may be cast orally. If it concerns an election of persons, a person present at the meeting and entitled to vote, can demand a vote by a secret ballot. Voting by secret ballot shall take place by means of secret, unsigned	5.	4. All votes may be cast orally. If it concerns an election of persons, a person present at the meeting and entitled to vote, can demand a vote by a secret ballot. Voting by secret ballot shall take place by means of secret, unsigned	
5.	ballot papers. Abstentions and invalid votes shall not be counted as votes.	6.	ballot papers.5Abstentions and invalid votes shall not be counted as votes.	
6.	Voting by acclamation shall be possible if none of the persons present and entitled to vote objects against it.	7.	6. Voting by acclamation shall be possible if none of the persons present and entitled to vote objects against it.	
7.	The chairman's decision at the General Meeting of Shareholders on the result of a vote shall be final and binding. The same shall apply to the contents of an adopted resolution insofar as the same arises out of an unwritten proposal. If, however, the correctness of that decision is challenged immediately after its pronouncement, a new vote shall be taken if	8.	7. The chairman's decision at the General Meeting of Shareholders on the result of a vote shall be final and binding. The same shall apply to the contents of an adopted resolution insofar as the same arises out of an unwritten proposal. If, however, the correctness of that decision is challenged immediately after its pronouncement, a new vote shall be taken if	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	either the majority of the persons present and entitled to vote, or, if the original vote was not taken by roll call or in writing, any person present and entitled to vote, so desires. The original vote shall have no legal consequences as a result of the new vote.		either the majority of the persons present and entitled to vote, or, if the original vote was not taken by roll call or in writing, any person present and entitled to vote, so desires. The original vote shall have no legal consequences as a result of the new vote.	
Artic	cle 39. Competency of the General Meeting.	Article 3941. Competency of the General		
		Meet	ting.	
In ac	cordance with Dutch law and these articles of	In accordance with Dutch law and these articles of		It is proposed to amend article 41 to clarify that the competencies listed in this article are not limitative. This does not constitute a
	ciation, the General Meeting is authorised to	association, the General Meeting is authorised to		
adop	adopt resolutions in respect of the following issues:		t resolutions <u>, among other things and</u>	
		notw	ithstanding the General Meeting's rights under	material change with respect to the current
		<u>Dutc</u>	<u>h law,</u> in respect of the following issues matters:	competencies of the general meeting.
a.	to issue shares and determine the price and	a.	to issue shares and determine the price and	Finally, it is proposed to amend paragraph
	further conditions of such issuance as referred		further conditions of such issuance as referred	(a) and (b) in line with the amendments of
	to in articles 6 and 7;		to in articles 6 and 7, or to authorise the	article 6 and 7, and to add a new paragraph
			Management Board to do so;	(h) in line with the amendment of article 22.
b.	to limit or exclude any pre-emption rights as	b.	to limit or exclude any pre-emption rights as	
	referred to in article 7, paragraph 3;		referred to in article 7, paragraph 3, or to	
			authorise the Management Board to do so;	
C.	to authorise the Management Board to acquire	C.	to authorise the Management Board to acquire	
	shares in the capital of the company as referred		shares in the capital of the company as	
	to in article 9, paragraph 4;		referred to in article 9, paragraph 3;	
d.	to appoint the Managing Directors as referred to	d.	to appoint the Managing Directors as referred	
	in article 12, paragraph 2;		to in article 12 , paragraph 2;	
e.	to adopt the policy on the remuneration of the	e.	to adopt the policy on the remuneration of the	

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	Management Board as referred to in article 14 paragraph 1;		Management Board as referred to in article 14 paragraph 1;	
f.	to approve the resolutions referred to in article 17, paragraph 1;	f.	to approve the resolutions as referred to in article 17, paragraph 1;	
g.	to appoint the Supervisory Directors as referred to in article 20, paragraph 1;	g.	to appoint the Supervisory Directors as referred to in article 20, paragraph 1;	
		h.	to adopt the policy on the remuneration of the Supervisory Board as referred to in article 22;	
h.	to determine the remuneration for each member of the Supervisory Board as referred to in article 22;	i.	h. to determine the remuneration for each member of the Supervisory Board as referred to in article 22;	
i.	to appoint the Accountant as referred to in article 26;	j.	i-to appoint the Accountant as referred to in article 2628;	
j.	to adopt the Annual Accounts as referred to in article 27, paragraph 2	k.	j-to adopt the Annual Accounts as referred to in article 27,29 paragraph 1;	
k.	to, on proposal of the Supervisory Board, allocate the profits of the company as referred to in article 28, paragraph 1;	I.	kto, on proposal of the Supervisory Board, allocate the profits of the company as referred to in article 2830, paragraph 1;	
I.	to, on proposal of the Supervisory Board, pay interim dividends or make payments at the charge of reserves as referred to in article 28,	m.	L-to, on proposal of the Supervisory Board, pay interim dividends or make payments at the charge of reserves as referred to in article	
m.	paragraphs 4 and 5; and to merge, demerge, amend the articles of	n.	28,30, paragraphs 45 and 56; and mto merge, demerge, amend the articles of	
	association and dissolve the company as referred to in article 40.		association and dissolve the company as referred to in article 4042.	