DRAFT DE BRAUW DATED 30 JANUARY 2016 UNOFFICIAL TRANSLATION PROPOSED AMENDMENT OF THE ARTICLES OF ASSOCIATION OF KONINKLIJKE AHOLD N.V.

Capital repayment and reverse stock split

This document contains an explanation to the proposed amendments of the articles of association of Koninklijke Ahold N.V. (the "Company"), in connection with the announced repayment of approximately EUR 1 billion to the holders of common shares in the Company. A further explanation to these amendments is included in the shareholders circular, which includes the agenda of the extraordinary general meeting of the Company, to be held on 14 March 2016 (the "Shareholder Circular"). The Shareholder Circular is available at the Company's offices and on the Company's website (www.ahold.com).

The proposal to amend the articles of association of the Company can be summarized as follows:

- 1. The first amendment of the articles of association ("Amendment I") includes an increase of the nominal value of each common share to a nominal value that follows from the consolidation ratio that the Management Board will determine using a formula further explained in the Shareholder Circular. This increase in nominal value will be paid from the share premium reserve.
- 2. The second amendment of the articles of association ("Amendment II") includes a consolidation of such number of common shares into the number of common shares that follows from the consolidation ratio that the Management Board will determine using a formula further explained in the Shareholder Circular, effectively correcting the number of outstanding common shares after this transaction.
- 3. The third amendment of the articles of association ("Amendment III") includes a decrease of the nominal value of each common share to EUR 0.01. Of the amount that then becomes available (of which the amount per share is dependent on the consolidation ratio, but will at least total approximately EUR 1 billion) will approximately EUR 1 billion be repaid to the holders of common shares and the remainder will be added to the share premium reserve.

This triptych is divided in three columns, containing following information:

a. The <u>first column</u> of this document each time includes the articles of association of the Company how they read immediately prior to the execution of the relevant notarial deed of amendment of the articles of association: for Amendment I the current provisions of articles of association are stated, for Amendment II the provisions of the articles of association as proposed under Amendment I are stated and for Amendment III the provisions of the articles of association of Amendment III are stated.

- b. The <u>second column</u> states the proposed amendments.
- c. The <u>third column</u> states the explanatory notes to the proposed amendments. Because the three proposed amendments are to be effected subsequently, this document states for each relevant article the proposed amendments under Amendment I, Amendment II and Amendment III in that order.

The <u>concluding statements</u> included at the end of this document are no actual amendments to the articles of association, but form part of the deed of amendment of the articles of association concerned.

This document contains unofficial translations of the current articles of association of the Company and the proposed amendments thereto. The Dutch text of the articles of association of the Company prevails.

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
		Proposed amendments to article 4	
		Amendment I	
	The authorised capital of the company amounts to thirty million euro (EUR 30,000,000), consisting of: a. thirty thousand (30,000) cumulative preferred shares of five hundred euro (EUR 500) each; b. three hundred twenty-nine million (329,000,000) cumulative preferred financing shares of one eurocent (EUR 0.01) each, which are convertible into common shares, subdivided into: - one (1) series numbered FP1 of twenty-four million (24,000,000) cumulative preferred financing shares; - one (1) series numbered FP2 of thirty million (30,000,000) cumulative preferred financing shares; - one (1) series numbered FP3 of three million (3,000,000) cumulative preferred financing shares; - one (1) series numbered FP4 of four million and five hundred thousand (4,500,000) cumulative preferred financing shares; - one (1) series numbered FP5(A) of six million (6,000,000) cumulative preferred financing shares; - one (1) series numbered FP5(B) of seven million and five hundred thousand (7,500,000) cumulative preferred financing shares; - one (1) series numbered FP5(B) of seven million and five hundred thousand (7,500,000) cumulative preferred financing shares; - one (1) series numbered FP5(B) of nine million	 4.1. The authorised capital of the company amounts to [●] euro (EUR [●]), consisting of: a. thirty thousand (30,000) cumulative preferred shares of five hundred euro (EUR 500) each; b. three hundred twenty-nine million (329,000,000) cumulative preferred financing shares of one eurocent (EUR 0.01) each, which are convertible into common shares, subdivided into: one (1) series numbered FP1 of twenty-four million (24,000,000) cumulative preferred financing shares; one (1) series numbered FP2 of thirty million (30,000,000) cumulative preferred financing shares; one (1) series numbered FP3 of three million (3,000,000) cumulative preferred financing shares; one (1) series numbered FP4 of four million and five hundred thousand (4,500,000) cumulative preferred financing shares; one (1) series numbered FP5(A) of six million (6,000,000) cumulative preferred financing shares; one (1) series numbered FP5(B) of seven million and five hundred thousand (7,500,000) cumulative preferred financing shares; one (1) series numbered FP6 of nine million 	It is proposed to increase the nominal value of the common shares, as a result of which the aggregate nominal value of the issued capital and the authorised capital will increase. The new nominal value of the shares will depend on the value that follows from the consolidation ratio that Management Board will determine using a formula. This formula and an explanation thereto are included in the Shareholder Circular. The new nominal value of the common shares will be determined within the range specified in the Shareholder Circular. The amount of the increase of the nominal value of the issued common shares will be paid from the share premium reserve of the Company.

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
(9,000,000) cumulative preferred financing	(9,000,000) cumulative preferred financing	
shares;	shares;	
 one (1) series numbered FP7 of twenty-four 	 one (1) series numbered FP7 of twenty-four 	
million and nine thousand (24,900,000)	million and nine hundred thousand (24,900,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP8 of three million	 one (1) series numbered FP8 of three million 	
one hundred and eighty thousand (3,180,000)	one hundred and eighty thousand (3,180,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP9 of one million	- one (1) series numbered FP9 of one million	
nine hundred and fifty thousand (1,950,000)	nine hundred and fifty thousand (1,950,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP10 of nine hundred	- one (1) series numbered FP10 of nine hundred	
and sixty thousand (960,000) cumulative	and sixty thousand (960,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP11 of four million	- one (1) series numbered FP11 of four million	
and fifty thousand (4,050,000) cumulative	and fifty thousand (4,050,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP12 of nine hundred	- one (1) series numbered FP12 of nine hundred	
and sixty thousand (960,000) cumulative	and sixty thousand (960,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP13 of six million	- one (1) series numbered FP13 of six million	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP14 of four million	- one (1) series numbered FP14 of four million	
nine hundred and eighty thousand (4,980,000)	nine hundred and eighty thousand (4,980,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP15(A) one million	- one (1) series numbered FP15(A) of one million	
(1,000,000) cumulative preferred financing	(1,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP15(B) three million	- one (1) series numbered FP15(B) of three	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
(3,000,000) cumulative preferred financing	million (3,000,000) cumulative preferred	
shares;	financing shares;	
- one (1) series numbered FP16 of six million	- one (1) series numbered FP16 of six million	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP17 of six hundred	- one (1) series numbered FP17 of six hundred	
and thirty-six thousand (636,000) cumulative	and thirty-six thousand (636,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP18 of one hundred	- one (1) series numbered FP18 of one hundred	
and ninety-two thousand (192,000) cumulative	and ninety-two thousand (192,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP19 of two million	- one (1) series numbered FP19 of two million	
(2,000,000) cumulative preferred financing	(2,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP20 of one hundred	- one (1) series numbered FP20 of one hundred	
and ninety-two thousand (192,000) cumulative	and ninety-two thousand (192,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP21 of six million	- one (1) series numbered FP21 of six million	
four hundred eighty-four thousand eight	four hundred eighty-four thousand eight	
hundred and ninety-seven (6,484,897)	hundred and ninety-seven (6,484,897)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP22 of fifteen million	- one (1) series numbered FP22 of fifteen million	
eight hundred sixty-eight thousand and forty-	eight hundred sixty-eight thousand and forty-	
one (15,868,041) cumulative preferred	one (15,868,041) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP23 of six million	- one (1) series numbered FP23 of six million	
seven hundred eight thousand six hundred and	seven hundred eight thousand six hundred and	
seventy-one (6,708,671) cumulative preferred	seventy-one (6,708,671) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP24 of four million	- one (1) series numbered FP24 of four million	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
two hundred twenty thousand one hundred and	two hundred twenty thousand one hundred and	
four (4,220,104) cumulative preferred financing	four (4,220,104) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP25 of three million	- one (1) series numbered FP25 of three million	
two hundred sixty-eight thousand and sixty-nine	two hundred sixty-eight thousand and sixty-nine	
(3,268,069) cumulative preferred financing	(3,268,069) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP26 of eight hundred	- one (1) series numbered FP26 of eight hundred	
twenty-eight thousand four hundred and sixty-	twenty-eight thousand four hundred and sixty-	
two (828,462) cumulative preferred financing	two (828,462) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP27 of sixty-four	- one (1) series numbered FP27 of sixty-four	
thousand eight hundred and seventy-one	thousand eight hundred and seventy-one	
(64,871) cumulative preferred financing shares;	(64,871) cumulative preferred financing shares;	
- one (1) series numbered FP28 of seventy-nine	- one (1) series numbered FP28 of seventy-nine	
thousand two hundred and twenty-five (79,225)	thousand two hundred and twenty-five (79,225)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP29 of sixty	- one (1) series numbered FP29 of sixty	
thousand seven hundred and sixty-three	thousand seven hundred and sixty-three	
(60,763) cumulative preferred financing shares;	(60,763) cumulative preferred financing shares;	
- one (1) series numbered FP30 of five hundred	- one (1) series numbered FP30 of five hundred	
thirteen thousand eight hundred and sixty-five	thirteen thousand eight hundred and sixty-five	
(513,865) cumulative preferred financing	(513,865) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP31(B) of seven	- one (1) series numbered FP31(B) of seven	
million nine hundred thirty-four thousand and	million nine hundred thirty-four thousand and	
twenty-one (7,934,021) cumulative preferred	twenty-one (7,934,021) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP32 of fifty-one	- one (1) series numbered FP32 of fifty-one	
million eight hundred sixty-eight thousand and	million eight hundred sixty-eight thousand and	

AR	TICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	forty-one (51,868,041) cumulative preferred financing shares; - one (1) series numbered FP33 of one hundred thousand nine hundred and seventy (100,970) cumulative preferred financing shares; - eighty-seven (87) series numbered FP57 through FP143 of one million (1,000,000) cumulative preferred financing shares each; and c. one billion one hundred and seventy-one million (1,171,000,000) common shares of one eurocent	forty-one (51,868,041) cumulative preferred financing shares; - one (1) series numbered FP33 of one hundred thousand nine hundred and seventy (100,970) cumulative preferred financing shares; - eighty-seven (87) series numbered FP57 through FP143 of one million (1,000,000) cumulative preferred financing shares each; and c. one billion one hundred and seventy-one million (1,171,000,000) common shares of [●] (EUR [●])	
	(EUR 0.01) each.	Proposed amendments to article 4	
		Amendment II	
4.1.	The authorised capital of the company amounts to [●] euro (EUR [●]), consisting of: a. thirty thousand (30,000) cumulative preferred shares of five hundred euro (EUR 500) each; b. three hundred twenty-nine million (329,000,000) cumulative preferred financing shares of one eurocent (EUR 0.01) each, which are convertible into common shares, subdivided into: - one (1) series numbered FP1 of twenty-four million (24,000,000) cumulative preferred financing shares; - one (1) series numbered FP2 of thirty million (30,000,000) cumulative preferred financing shares; - one (1) series numbered FP3 of three million	 4.1. The authorised capital of the company amounts to [●] euro (EUR [●]), consisting of: a. thirty thousand (30,000) cumulative preferred shares of five hundred euro (EUR 500) each; b. three hundred twenty-nine million (329,000,000) cumulative preferred financing shares of one eurocent (EUR 0.01) each, which are convertible into common shares, subdivided into: one (1) series numbered FP1 of twenty-four million (24,000,000) cumulative preferred financing shares; one (1) series numbered FP2 of thirty million (30,000,000) cumulative preferred financing shares; one (1) series numbered FP3 of three million 	As a result of the consolidation of common shares the nominal value of the common shares will increase. The aggregate nominal value of the issued capital will remain unchanged (article 47 paragraph 1) and the authorised capital will be increased. The consolidation and the new nominal value of the shares will depend on the value that follows from the consolidation ratio that the Management Board will determine using a formula. This formula and an explanation thereto are included in the Shareholder Circular. The new

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
(3,000,000) cumulative preferred financing	(3,000,000) cumulative preferred financing	nominal value of the shares will be
shares;	shares;	determined within the range specified
- one (1) series numbered FP4 of four million and	 one (1) series numbered FP4 of four million and 	in the Shareholder Circular.
five hundred thousand (4,500,000) cumulative	five hundred thousand (4,500,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP5(A) of six million	 one (1) series numbered FP5(A) of six million 	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP5(B) of seven	 one (1) series numbered FP5(B) of seven 	
million and five hundred thousand (7,500,000)	million and five hundred thousand (7,500,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP6 of nine million	 one (1) series numbered FP6 of nine million 	
(9,000,000) cumulative preferred financing	(9,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP7 of twenty-four	 one (1) series numbered FP7 of twenty-four 	
million and nine hundred thousand (24,900,000)	million and nine hundred thousand (24,900,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP8 of three million	 one (1) series numbered FP8 of three million 	
one hundred and eighty thousand (3,180,000)	one hundred and eighty thousand (3,180,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP9 of one million	 one (1) series numbered FP9 of one million 	
nine hundred and fifty thousand (1,950,000)	nine hundred and fifty thousand (1,950,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP10 of nine hundred	 one (1) series numbered FP10 of nine hundred 	
and sixty thousand (960,000) cumulative	and sixty thousand (960,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP11 of four million	 one (1) series numbered FP11 of four million 	
and fifty thousand (4,050,000) cumulative	and fifty thousand (4,050,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP12 of nine hundred	- one (1) series numbered FP12 of nine hundred	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
and sixty thousand (960,000) cumulative	and sixty thousand (960,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP13 of six million	- one (1) series numbered FP13 of six million	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP14 of four million	- one (1) series numbered FP14 of four million	
nine hundred and eighty thousand (4,980,000)	nine hundred and eighty thousand (4,980,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP15(A) of one million	- one (1) series numbered FP15(A) one million	
(1,000,000) cumulative preferred financing	(1,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP15(B) of three	- one (1) series numbered FP15(B) three million	
million (3,000,000) cumulative preferred	(3,000,000) cumulative preferred financing	
financing shares;	shares;	
- one (1) series numbered FP16 of six million	- one (1) series numbered FP16 of six million	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP17 of six hundred	- one (1) series numbered FP17 of six hundred	
and thirty-six thousand (636,000) cumulative	and thirty-six thousand (636,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP18 of one hundred	- one (1) series numbered FP18 of one hundred	
and ninety-two thousand (192,000) cumulative	and ninety-two thousand (192,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP19 of two million	- one (1) series numbered FP19 of two million	
(2,000,000) cumulative preferred financing	(2,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP20 of one hundred	- one (1) series numbered FP20 of one hundred	
and ninety-two thousand (192,000) cumulative	and ninety-two thousand (192,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP21 of six million	- one (1) series numbered FP21 of six million	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
four hundred eighty-four thousand eight	four hundred eighty-four thousand eight	
hundred and ninety-seven (6,484,897)	hundred and ninety-seven (6,484,897)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP22 of fifteen million	- one (1) series numbered FP22 of fifteen million	
eight hundred sixty-eight thousand and forty-	eight hundred sixty-eight thousand and forty-	
one (15,868,041) cumulative preferred	one (15,868,041) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP23 of six million	- one (1) series numbered FP23 of six million	
seven hundred eight thousand six hundred and	seven hundred eight thousand six hundred and	
seventy-one (6,708,671) cumulative preferred	seventy-one (6,708,671) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP24 of four million	- one (1) series numbered FP24 of four million	
two hundred twenty thousand one hundred and	two hundred twenty thousand one hundred and	
four (4,220,104) cumulative preferred financing	four (4,220,104) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP25 of three million	- one (1) series numbered FP25 of three million	
two hundred sixty-eight thousand and sixty-nine	two hundred sixty-eight thousand and sixty-nine	
(3,268,069) cumulative preferred financing	(3,268,069) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP26 of eight hundred	- one (1) series numbered FP26 of eight hundred	
twenty-eight thousand four hundred and sixty-	twenty-eight thousand four hundred and sixty-	
two (828,462) cumulative preferred financing	two (828,462) cumulative preferred financing	
shares;	shares;	
 one (1) series numbered FP27 of sixty-four 	- one (1) series numbered FP27 of sixty-four	
thousand eight hundred and seventy-one	thousand eight hundred and seventy-one	
(64,871) cumulative preferred financing shares;	(64,871) cumulative preferred financing shares;	
- one (1) series numbered FP28 of seventy-nine	- one (1) series numbered FP28 of seventy-nine	
thousand two hundred and twenty-five (79,225)	thousand two hundred and twenty-five (79,225)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP29 of sixty	- one (1) series numbered FP29 of sixty	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
thousand seven hundred and sixty-three (60,763) cumulative preferred financing sha one (1) series numbered FP30 of five hundred thirteen thousand eight hundred and sixty-fir (513,865) cumulative preferred financing shares; one (1) series numbered FP31(B) of seven million nine hundred thirty-four thousand and twenty-one (7,934,021) cumulative preferred financing shares; one (1) series numbered FP32 of fifty-one million eight hundred sixty-eight thousand a forty-one (51,868,041) cumulative preferred financing shares; one (1) series numbered FP33 of one hundred thousand nine hundred and seventy (100,97) cumulative preferred financing shares; eighty-seven (87) series numbered FP57 through FP143 of one million (1,000,000) cumulative preferred financing shares each; and c. one billion one hundred and seventy-one million	one (1) series numbered FP30 of five hundred thirteen thousand eight hundred and sixty-five (513,865) cumulative preferred financing shares; one (1) series numbered FP31(B) of seven million nine hundred thirty-four thousand and twenty-one (7,934,021) cumulative preferred financing shares; one (1) series numbered FP32 of fifty-one million eight hundred sixty-eight thousand and forty-one (51,868,041) cumulative preferred financing shares; one (1) series numbered FP33 of one hundred thousand nine hundred and seventy (100,970) cumulative preferred financing shares; eighty-seven (87) series numbered FP57 through FP143 of one million (1,000,000) cumulative preferred financing shares each; and c. one billion one hundred and seventy-one million	
(1,171,000,000) common shares of [●] (EUR [●]) each.	(1,171,000,000) common shares of [●] (<u>EUR [●]</u>) each.	
	Proposed amendments to article 4	
	Amendment III	
4.1. The authorised capital of the company amounts to [●] eu (EUR [●]), consisting of:a. thirty thousand (30,000) cumulative preferred shar	(EUR [●]), consisting of:	It is proposed to decrease the nominal value of the common shares to EUR 0.01, as a result of which

ARTI	CLES (OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED A	AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	0	f five hundred euro (EUR 500) each;		of five hundred euro (EUR 500) each;	also the authorised capital will be
k	b. th	nree hundred twenty-nine million (329,000,000)	b.	three hundred twenty-nine million (329,000,000)	decreased.
	С	umulative preferred financing shares of one eurocent		cumulative preferred financing shares of one eurocent	
	(1	EUR 0.01) each, which are convertible into common		(EUR 0.01) each, which are convertible into common	It is proposed to repay an amount
	s	hares, subdivided into:		shares, subdivided into:	per share, to be determined by the
	-	one (1) series numbered FP1 of twenty-four		 one (1) series numbered FP1 of twenty-four 	Management Board on the basis of a
		million (24,000,000) cumulative preferred		million (24,000,000) cumulative preferred	formula included in and further set
		financing shares;		financing shares;	out in the Shareholder Circular, to
	-	one (1) series numbered FP2 of thirty million		- one (1) series numbered FP2 of thirty million	the holders of common shares. The
		(30,000,000) cumulative preferred financing		(30,000,000) cumulative preferred financing	difference between the nominal value
		shares;		shares;	of the common shares before the
	-	one (1) series numbered FP3 of three million		- one (1) series numbered FP3 of three million	decrease and the repayment of
		(3,000,000) cumulative preferred financing		(3,000,000) cumulative preferred financing	capital shall be re-added to the share
		shares;		shares;	premium reserve.
	-	one (1) series numbered FP4 of four million and		- one (1) series numbered FP4 of four million and	
		five hundred thousand (4,500,000) cumulative		five hundred thousand (4,500,000) cumulative	Under the provisions of Section
		preferred financing shares;		preferred financing shares;	2:100 of the Dutch Civil Code,
	-	one (1) series numbered FP5(A) of six million		- one (1) series numbered FP5(A) of six million	objections may be lodged for a
		(6,000,000) cumulative preferred financing		(6,000,000) cumulative preferred financing	period of two months following the
		shares;		shares;	publication of the resolution to
	-	one (1) series numbered FP5(B) of seven		- one (1) series numbered FP5(B) of seven	reduce the capital with the Trade
		million and five hundred thousand (7,500,000)		million and five hundred thousand (7,500,000)	Register of the Chamber of
		cumulative preferred financing shares;		cumulative preferred financing shares;	Commerce. The amendment of the
	-	one (1) series numbered FP6 of nine million		- one (1) series numbered FP6 of nine million	Articles of Association and the
		(9,000,000) cumulative preferred financing		(9,000,000) cumulative preferred financing	capital reduction will be effected only
		shares;		shares;	after that period and subject to the
	-	one (1) series numbered FP7 of twenty-four		- one (1) series numbered FP7 of twenty-four	condition that no objections have
		million and nine hundred thousand (24,900,000)		million and nine hundred thousand (24,900,000)	been received during that period or,
		cumulative preferred financing shares;		cumulative preferred financing shares;	in the event one or more creditors
	-	one (1) series numbered FP8 of three million		- one (1) series numbered FP8 of three million	have opposed the capital reduction,

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
one hundred and eighty thousand (3,180,000)	one hundred and eighty thousand (3,180,000)	after the opposition has been lifted.
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP9 of one million	 one (1) series numbered FP9 of one million 	
nine hundred and fifty thousand (1,950,000)	nine hundred and fifty thousand (1,950,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP10 of nine hundred	- one (1) series numbered FP10 of nine hundred	
and sixty thousand (960,000) cumulative	and sixty thousand (960,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP11 of four million	 one (1) series numbered FP11 of four million 	
and fifty thousand (4,050,000) cumulative	and fifty thousand (4,050,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP12 of nine hundred	- one (1) series numbered FP12 of nine hundred	
and sixty thousand (960,000) cumulative	and sixty thousand (960,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP13 of six million	 one (1) series numbered FP13 of six million 	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP14 of four million	 one (1) series numbered FP14 of four million 	
nine hundred and eighty thousand (4,980,000)	nine hundred and eighty thousand (4,980,000)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP15(A) one million	- one (1) series numbered FP15(A) of one million	
(1,000,000) cumulative preferred financing	(1,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP15(B) three million	- one (1) series numbered FP15(B) of three	
(3,000,000) cumulative preferred financing	million (3,000,000) cumulative preferred	
shares;	financing shares;	
- one (1) series numbered FP16 of six million	- one (1) series numbered FP16 of six million	
(6,000,000) cumulative preferred financing	(6,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP17 of six hundred	- one (1) series numbered FP17 of six hundred	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
and thirty-six thousand (636,000) cumulative	and thirty-six thousand (636,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP18 of one hundred	- one (1) series numbered FP18 of one hundred	
and ninety-two thousand (192,000) cumulative	and ninety-two thousand (192,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP19 of two million	- one (1) series numbered FP19 of two million	
(2,000,000) cumulative preferred financing	(2,000,000) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP20 of one hundred	- one (1) series numbered FP20 of one hundred	
and ninety-two thousand (192,000) cumulative	and ninety-two thousand (192,000) cumulative	
preferred financing shares;	preferred financing shares;	
- one (1) series numbered FP21 of six million	- one (1) series numbered FP21 of six million	
four hundred eighty-four thousand eight	four hundred eighty-four thousand eight	
hundred and ninety-seven (6,484,897)	hundred and ninety-seven (6,484,897)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP22 of fifteen million	- one (1) series numbered FP22 of fifteen million	
eight hundred sixty-eight thousand and forty-	eight hundred sixty-eight thousand and forty-	
one (15,868,041) cumulative preferred	one (15,868,041) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP23 of six million	- one (1) series numbered FP23 of six million	
seven hundred eight thousand six hundred and	seven hundred eight thousand six hundred and	
seventy-one (6,708,671) cumulative preferred	seventy-one (6,708,671) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP24 of four million	- one (1) series numbered FP24 of four million	
two hundred twenty thousand one hundred and	two hundred twenty thousand one hundred and	
four (4,220,104) cumulative preferred financing	four (4,220,104) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP25 of three million	- one (1) series numbered FP25 of three million	
two hundred sixty-eight thousand and sixty-nine	two hundred sixty-eight thousand and sixty-nine	
(3,268,069) cumulative preferred financing	(3,268,069) cumulative preferred financing	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
shares;	shares;	
- one (1) series numbered FP26 of eight hundred	- one (1) series numbered FP26 of eight hundred	
twenty-eight thousand four hundred and sixty-	twenty-eight thousand four hundred and sixty-	
two (828,462) cumulative preferred financing	two (828,462) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP27 of sixty-four	- one (1) series numbered FP27 of sixty-four	
thousand eight hundred and seventy-one	thousand eight hundred and seventy-one	
(64,871) cumulative preferred financing shares;	(64,871) cumulative preferred financing shares;	
- one (1) series numbered FP28 of seventy-nine	- one (1) series numbered FP28 of seventy-nine	
thousand two hundred and twenty-five (79,225)	thousand two hundred and twenty-five (79,225)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- one (1) series numbered FP29 of sixty	- one (1) series numbered FP29 of sixty	
thousand seven hundred and sixty-three	thousand seven hundred and sixty-three	
(60,763) cumulative preferred financing shares;	(60,763) cumulative preferred financing shares;	
- one (1) series numbered FP30 of five hundred	- one (1) series numbered FP30 of five hundred	
thirteen thousand eight hundred and sixty-five	thirteen thousand eight hundred and sixty-five	
(513,865) cumulative preferred financing	(513,865) cumulative preferred financing	
shares;	shares;	
- one (1) series numbered FP31(B) of seven	- one (1) series numbered FP31(B) of seven	
million nine hundred thirty-four thousand and	million nine hundred thirty-four thousand and	
twenty-one (7,934,021) cumulative preferred	twenty-one (7,934,021) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP32 of fifty-one	- one (1) series numbered FP32 of fifty-one	
million eight hundred sixty-eight thousand and	million eight hundred sixty-eight thousand and	
forty-one (51,868,041) cumulative preferred	forty-one (51,868,041) cumulative preferred	
financing shares;	financing shares;	
- one (1) series numbered FP33 of one hundred	- one (1) series numbered FP33 of one hundred	
thousand nine hundred and seventy (100,970)	thousand nine hundred and seventy (100,970)	
cumulative preferred financing shares;	cumulative preferred financing shares;	
- eighty-seven (87) series numbered FP57	- eighty-seven (87) series numbered FP57	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
through FP143 of one million (1,000,000)	through FP143 of one million (1,000,000)	
cumulative preferred financing shares each;	cumulative preferred financing shares each;	
and	and	
c. one billion one hundred and seventy-one million	c. [●] ([●]) common shares of one eurocent (EUR 0.01)	
(1,171,000,000) common shares of [●] (EUR [●]) each.	each.	

AF	RTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROP	OSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
		Propos	ed amendments to article 32	
			Amendment I	
32.1.	Each amount of shares equal to the nominal value of a common share shall carry the right to cast one vote.	32.1.	Each amount of shares equal to the nominal value of a cumulative preferred financing share shall carry the right to cast one vote.	The number of votes attached to shares is determined on the basis of the nominal value of the class of shares with the lowest nominal value, of which class one vote is attached to each share. As the cumulative preferred financing shares shall have the lowest nominal value as a result of the proposed increase of the nominal value of the common shares, this amendment is proposed.
		Propos	ed amendments to article 32	
			Amendment III	
32.1.	Each amount of shares equal to the nominal value of a cumulative preferred financing share shall carry the right to cast one vote.		Each amount of shares equal to the nominal value of <u>a</u> <u>common share</u> shall carry the right to cast one vote.	The number of votes attached to shares is determined on the basis of the nominal value of the class of shares with the lowest nominal value (together with the nominal value of the cumulative preferred financing shares), of which class one vote is attached to each share. As the common shares shall have the lowest nominal value this amendment is proposed.

AF	RTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES			
		Proposed amendments to article 47				
	Amendment I					
47.1.	With effect from the amendment to the articles of association of the twenty-second day of August two thousand and seven the common shares with a nominal value of at that time twenty-four eurocent (EUR 0.24) each held immediately prior thereto by a shareholder, were consolidated into such number of common shares with a nominal value of at that time thirty eurocent (EUR 0.30) each, as shall be found by multiplying the total number of common shares with a nominal value at that time of twenty-four eurocent (EUR 0.24) each, held by the respective shareholder immediately prior to this amendment to the articles of association, by four/fifth (0.8), with the further provision that the numerator of a fraction of one (1) common share with a nominal value of at that time thirty eurocent (EUR 0.30) resulting after such multiplication, of which fraction the denominator equals ten (10), designated the number of fractional shares with a nominal value of at that time three eurocent (EUR 0.03), that the respective shareholder also held as of that amendment to the articles of association in connection with the aforementioned consolidation of common shares. With effect of the amendment to the articles of association of the twenty-seventh day of March two thousand and fourteen (part II) the common shares with a nominal value of at that time one euro and fifty-six eurocent (EUR 1.56) per share and fractional shares with a nominal value of at that time	47.1. With effect from the amendment to the articles of association of the twenty-second day of August two thousand and seven the common shares with a nominal value of at that time twenty-four eurocent (EUR 0.24) each held immediately prior thereto by a shareholder, were consolidated into such number of common shares with a nominal value of at that time thirty eurocent (EUR 0.30) each, as shall be found by multiplying the total number of common shares with a nominal value at that time of twenty-four eurocent (EUR 0.24) each, held by the respective shareholder immediately prior to this amendment to the articles of association, by four/fifth (0.8), with the further provision that the numerator of a fraction of one (1) common share with a nominal value of at that time thirty eurocent (EUR 0.30) resulting after such multiplication, of which fraction the denominator equals ten (10), designated the number of fractional shares with a nominal value of at that time three eurocent (EUR 0.03), that the respective shareholder also held as of that amendment to the articles of association in connection with the aforementioned consolidation of common shares. With effect of the amendment to the articles of association of the twenty-seventh day of March two thousand and fourteen (part II) the common shares with a nominal value of at that time one euro and fifty-six eurocent (EUR 1.56) per share and fractional shares with a nominal value of at that time	It is expressed in this transitional provision that the creation of fractional shares has taken place in the past.			

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
one/tenth (1/10) part of one euro and fifty-six eurocent (EUR	one/tenth (1/10) part of one euro and fifty-six eurocent (EUR	
1.56) each held immediately prior thereto by a shareholder,	1.56) each held immediately prior thereto by a shareholder,	
were consolidated into such number of common shares with	were consolidated into such number of common shares with	
a nominal value of at that time one euro and sixty-nine	a nominal value of at that time one euro and sixty-nine	
eurocent (EUR 1.69) each, as was found by multiplying the	eurocent (EUR 1.69) each, as was found by multiplying the	
total number of common shares with a nominal value of at	total number of common shares with a nominal value of at	
that time one euro and fifty-six eurocent (EUR 1.56) and	that time one euro and fifty-six eurocent (EUR 1.56) and	
fractional shares with a nominal value of at that time	fractional shares with a nominal value of at that time	
one/tenth part of one euro and fifty-six eurocent (EUR 1.56)	one/tenth part of one euro and fifty-six eurocent (EUR 1.56)	
each, held by the respective shareholder immediately prior to	each, held by the respective shareholder immediately prior to	
that amendment to the articles of association, by	that amendment to the articles of association, by	
twelve/thirteenth (12/13), with the further provision that the	twelve/thirteenth (12/13), with the further provision that the	
numerator of a fraction of one (1) common share with a	numerator of a fraction of one (1) common share with a	
nominal value of at that time one euro and sixty-nine	nominal value of at that time one euro and sixty-nine	
eurocent (EUR 1.69) resulting after such multiplication, of	eurocent (EUR 1.69) resulting after such multiplication, of	
which fraction the denominator equaled thirteen (13), and	which fraction the denominator equaled thirteen (13), and	
which result has been rounded up by fractions of ten (10),	which result has been rounded up by fractions of ten (10),	
designated the number of fractional shares with a claim on	designated the number of fractional shares with a claim on	
one/thirteenth (1/13) part of a common share with a nominal	one/thirteenth (1/13) part of a common share with a nominal	
value of at that time one/thirteenth (1/13) part of one euro	value of at that time one/thirteenth (1/13) part of one euro	
and sixty-nine eurocent (EUR 1.69) designating that the	and sixty-nine eurocent (EUR 1.69) designating that the	
respective shareholder also held as of that amendment to	respective shareholder also held as of that amendment to	
the articles of association in connection with the	the articles of association in connection with the	
aforementioned consolidation of common shares.	aforementioned consolidation of common shares.	
With effect from this amendment to the articles of	With effect from the amendment to the articles of association	
association of the twenty-seventh day of March two	of the twenty-seventh day of March two thousand and	
thousand and fourteen (part III), in observance of the	fourteen (part III), in observance of the provisions in this	
provisions in this paragraph, every fractional share will	paragraph, every fractional share will represent an	
represent an entitlement of one/thirteenth (1/13) part of one	entitlement of one/thirteenth (1/13) part of one (1) common	
(1) common share with a nominal value of one eurocent	share with a nominal value of <u>at that time</u> one eurocent	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION		EXPLANATORY NOTES
	(EUR 0.01) each.		(EUR 0.01) each.	
47.2.	Every fractional share shall be in registered form.	47.2.	Every fractional share shall be in registered form.	Unchanged.
47.3.	Without prejudice to the other provisions of this article 47,	47.3.	Without prejudice to the other provisions of this article 47,	Unchanged.
	the provisions of Title 4 of Book 2 of the Dutch Civil Code on		the provisions of Title 4 of Book 2 of the Dutch Civil Code on	
	shares and shareholders shall apply accordingly to fractional		shares and shareholders shall apply accordingly to fractional	
	shares and holders of fractional shares, to the extent not		shares and holders of fractional shares, to the extent not	
	stipulated otherwise in those provisions.		stipulated otherwise in those provisions.	
47.4.	The provisions of these articles of association with respect to	47.4.	The provisions of these articles of association with respect to	Unchanged.
	shares and shareholders shall apply accordingly to fractional		shares and shareholders shall apply accordingly to fractional	
	shares and holders of fractional shares, to the extent not		shares and holders of fractional shares, to the extent not	
	stipulated otherwise in those provisions and paragraphs 5 up		stipulated otherwise in those provisions and paragraphs 5 up	
	to and including 7 of this article 47.		to and including 7 of this article 47.	
47.5.	A holder of one or more fractional shares may exercise the	47.5.	A holder of one or more fractional shares may exercise the	The new nominal value of the
	meeting and voting rights attaching to a common share with		meeting and voting rights attaching to a common share with	common shares shall be expressed
	a nominal value of one eurocent (EUR 0.01) together with		a nominal value of [●] (EUR [●]) together with one or more	in this article.
	one or more other holders of one or more fractional shares to		other holders of one or more fractional shares to the extent	
	the extent the total number of fractional shares held by such		the total number of fractional shares held by such holders of	
	holders of fractional shares equals thirteen (13) or a multiple		fractional shares equals thirteen (13) or a multiple thereof.	
	thereof. These rights shall be exercised either by one of		These rights shall be exercised either by one of them who	
	them who has been authorized to that effect by the others in		has been authorized to that effect by the others in writing, or	
	writing, or by a proxy authorized to that effect by those		by a proxy authorized to that effect by those holders of	
	holders of fractional shares in writing.		fractional shares in writing.	
47.6.	Every holder of a fractional share is entitled to one/thirteenth	47.6.	Every holder of a fractional share is entitled to one/thirteenth	The new nominal value of the
	(1/13) part of the (interim) dividend and any other distribution		(1/13) part of the (interim) dividend and any other distribution	common shares shall be expressed
	to which the holder of one common share with a nominal		to which the holder of one common share with a nominal	in this article.
	value of one eurocent (EUR 0.01) is entitled.		value of [●] (EUR [●]) is entitled.	
47.7.	In the event the holder of one or more fractional shares	47.7.	In the event the holder of one or more fractional shares	The new nominal value of the
	acquires such number of fractional shares that the total		acquires such number of fractional shares that the total	common shares shall be expressed
	number of fractional shares held by him at least equals		number of fractional shares held by him at least equals	in this article.
	thirteen (13), then each time thirteen (13) fractional shares		thirteen (13), then each time thirteen (13) fractional shares	

Al	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		OSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	held by him shall by operation of law be consolidated into one common share with a nominal value of one eurocent (EUR 0.01).		held by him shall by operation of law be consolidated into one common share with a nominal value of [●] (EUR [●]).	
47.8.	This article and its heading shall (under renumbering of the articles included in the articles of association after this article and the references to those articles) lapse per the moment that no fractional shares are outstanding anymore.	47.8.	This article and its heading shall (under renumbering of the articles included in the articles of association after this article and the references to those articles) lapse per the moment that no fractional shares are outstanding anymore.	Unchanged.
		Propos	ed amendments to article 47	
			Amendment II	
47.1.	With effect from the amendment to the articles of association of the twenty-second day of August two thousand and seven the common shares with a nominal value of at that time twenty-four eurocent (EUR 0.24) each held immediately prior thereto by a shareholder, were consolidated into such number of common shares with a nominal value of at that time thirty eurocent (EUR 0.30) each, as shall be found by multiplying the total number of common shares with a nominal value at that time of twenty-four eurocent (EUR 0.24) each, held by the respective shareholder immediately prior to this amendment to the articles of association, by four/fifth (0.8), with the further provision that	47.1.	With effect from the amendment to the articles of association of the twenty-second day of August two thousand and seven the common shares with a nominal value of at that time twenty-four eurocent (EUR 0.24) each held immediately prior thereto by a shareholder, were consolidated into such number of common shares with a nominal value of at that time thirty eurocent (EUR 0.30) each, as shall be found by multiplying the total number of common shares with a nominal value at that time of twenty-four eurocent (EUR 0.24) each, held by the respective shareholder immediately prior to this amendment to the articles of association, by four/fifth (0.8), with the further provision that	A new transitional provision is added in connection with the proposed consolidation of common shares, as a result of which fractional shares are created for fractions of shares possibly emerging from the consolidation of common shares (and, if applicable, fractions of shares already held). For further information on the consolidation of common shares we refer to the Shareholder Circular.
	the numerator of a fraction of one (1) common share with a nominal value of at that time thirty eurocent (EUR 0.30) resulting after such multiplication, of which fraction the denominator equals ten (10), designated the number of fractional shares with a nominal value of at that time three eurocent (EUR 0.03), that the respective shareholder also held as of that amendment to the articles of association in connection with the aforementioned consolidation of		the numerator of a fraction of one (1) common share with a nominal value of at that time thirty eurocent (EUR 0.30) resulting after such multiplication, of which fraction the denominator equals ten (10), designated the number of fractional shares with a nominal value of at that time three eurocent (EUR 0.03), that the respective shareholder also held as of that amendment to the articles of association in connection with the aforementioned consolidation of	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
common shares.	common shares.	
With effect of the amendment to the articles of association of	With effect of the amendment to the articles of association of	
the twenty-seventh day of March two thousand and fourteen	the twenty-seventh day of March two thousand and fourteen	
(part II) the common shares with a nominal value of at that	(part II) the common shares with a nominal value of at that	
time one euro and fifty-six eurocent (EUR 1.56) per share	time one euro and fifty-six eurocent (EUR 1.56) per share	
and fractional shares with a nominal value of at that time	and fractional shares with a nominal value of at that time	
one/tenth (1/10) part of one euro and fifty-six eurocent (EUR	one/tenth (1/10) part of one euro and fifty-six eurocent (EUR	
1.56) each held immediately prior thereto by a shareholder,	1.56) each held immediately prior thereto by a shareholder,	
were consolidated into such number of common shares with	were consolidated into such number of common shares with	
a nominal value of at that time one euro and sixty-nine	a nominal value of at that time one euro and sixty-nine	
eurocent (EUR 1.69) each, as was found by multiplying the	eurocent (EUR 1.69) each, as was found by multiplying the	
total number of common shares with a nominal value of at	total number of common shares with a nominal value of at	
that time one euro and fifty-six eurocent (EUR 1.56) and	that time one euro and fifty-six eurocent (EUR 1.56) and	
fractional shares with a nominal value of at that time	fractional shares with a nominal value of at that time	
one/tenth part of one euro and fifty-six eurocent (EUR 1.56)	one/tenth part of one euro and fifty-six eurocent (EUR 1.56)	
each, held by the respective shareholder immediately prior to	each, held by the respective shareholder immediately prior to	
that amendment to the articles of association, by	that amendment to the articles of association, by	
twelve/thirteenth (12/13), with the further provision that the	twelve/thirteenth (12/13), with the further provision that the	
numerator of a fraction of one (1) common share with a	numerator of a fraction of one (1) common share with a	
nominal value of at that time one euro and sixty-nine	nominal value of at that time one euro and sixty-nine	
eurocent (EUR 1.69) resulting after such multiplication, of	eurocent (EUR 1.69) resulting after such multiplication, of	
which fraction the denominator equaled thirteen (13), and	which fraction the denominator equaled thirteen (13), and	
which result has been rounded up by fractions of ten (10),	which result has been rounded up by fractions of ten (10),	
designated the number of fractional shares with a claim on	designated the number of fractional shares with a claim on	
one/thirteenth (1/13) part of a common share with a nominal	one/thirteenth (1/13) part of a common share with a nominal	
value of at that time one/thirteenth (1/13) part of one euro	value of at that time one/thirteenth (1/13) part of one euro	
and sixty-nine eurocent (EUR 1.69) designating that the	and sixty-nine eurocent (EUR 1.69) designating that the	
respective shareholder also held as of that amendment to	respective shareholder also held as of that amendment to	
the articles of association in connection with the	the articles of association in connection with the	
aforementioned consolidation of common shares.	aforementioned consolidation of common shares.	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
With effect from the amendment to the articles of association	With effect from the amendment to the articles of association	
of the twenty-seventh day of March two thousand and	of the twenty-seventh day of March two thousand and	
fourteen (part III), in observance of the provisions in this	fourteen (part III), in observance of the provisions in this	
paragraph, every fractional share will represent an	paragraph, every fractional share will represent an	
entitlement of one/thirteenth (1/13) part of one (1) common	entitlement of one/thirteenth (1/13) part of one (1) common	
share with a nominal value of at that time one eurocent	share with a nominal value of at that time one eurocent	
(EUR 0.01) each.	(EUR 0.01) each.	
	With effect of the amendment to the articles of association of	
	[●] (part II) the common shares with a nominal value of [●]	
	euro (EUR [•]) per share and fractional shares with a	
	nominal value of [●] euro (EUR [●]) each held immediately	
	prior thereto by a shareholder, are consolidated into such	
	number of common shares with a nominal value of [●] euro	
	(EUR [●]) each, as shall be found by multiplying the total	
	number of common shares with a nominal value of [●] euro	
	(EUR [●]) and fractional shares with a nominal value of [●]	
	euro (EUR [●]) each, held by the respective shareholder	
	immediately prior to this amendment to the articles of	
	association, by [●]/[●]([●]), with the further provision that the	
	numerator of a fraction of one (1) common share with a	
	nominal value of [●] euro (EUR [●]) resulting after such	
	multiplication, of which fraction the denominator equals [●]	
	([●]), and which result will be rounded up by fractions of ten	
	(10), shall designate the number of fractional shares with a	
	claim on [●] ([●]) part of a common share with a nominal	
	value of [●] ([●]) designating that the respective shareholder	
	also holds as of this particular amendment to the articles of	
	association in connection with the aforementioned	
	consolidation of common shares.	
47.2. Every fractional share shall be in registered form.	47.2. Every fractional share shall be in registered form.	Unchanged.

Α	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		OSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
47.3.	Without prejudice to the other provisions of this article 47, the provisions of Title 4 of Book 2 of the Dutch Civil Code on shares and shareholders shall apply accordingly to fractional shares and holders of fractional shares, to the extent not stipulated otherwise in those provisions.	47.3.	Without prejudice to the other provisions of this article 47, the provisions of Title 4 of Book 2 of the Dutch Civil Code on shares and shareholders shall apply accordingly to fractional shares and holders of fractional shares, to the extent not stipulated otherwise in those provisions.	Unchanged.
47.4.	The provisions of these articles of association with respect to shares and shareholders shall apply accordingly to fractional shares and holders of fractional shares, to the extent not stipulated otherwise in those provisions and paragraphs 5 up to and including 7 of this article 47.	47.4.	The provisions of these articles of association with respect to shares and shareholders shall apply accordingly to fractional shares and holders of fractional shares, to the extent not stipulated otherwise in those provisions and paragraphs 5 up to and including 7 of this article 47.	Unchanged.
47.5.	A holder of one or more fractional shares may exercise the meeting and voting rights attaching to a common share with a nominal value of [•] (EUR [•]) together with one or more other holders of one or more fractional shares to the extent the total number of fractional shares held by such holders of fractional shares equals thirteen (13) or a multiple thereof. These rights shall be exercised either by one of them who has been authorized to that effect by the others in writing, or by a proxy authorized to that effect by those holders of fractional shares in writing.	47.5.	A holder of one or more fractional shares may exercise the meeting and voting rights attaching to a common share with a nominal value of [•] (EUR [•]) together with one or more other holders of one or more fractional shares to the extent the total number of fractional shares held by such holders of fractional shares equals [•] ([•]) or a multiple thereof. These rights shall be exercised either by one of them who has been authorized to that effect by the others in writing, or by a proxy authorized to that effect by those holders of fractional shares in writing.	This article shall express the new nominal value of the common shares and the new number of fractional shares entitling its holder to a whole common share.
47.6.	Every holder of a fractional share is entitled to one/thirteenth (1/13) part of the (interim) dividend and any other distribution to which the holder of one common share with a nominal value of [•] (EUR [•]) is entitled.	47.6.	Every holder of a fractional share is entitled to $[\bullet]/[\bullet]$ ($[\bullet]/[\bullet]$) part of the (interim) dividend and any other distribution to which the holder of one common share with a nominal value of $[\bullet]$ (EUR $[\bullet]$) is entitled.	This article shall express the new nominal value of the common shares and the new number of fractional shares entitling its holder to a whole common share.
47.7.	In the event the holder of one or more fractional shares acquires such number of fractional shares that the total number of fractional shares held by him at least equals thirteen (13), then each time thirteen (13) fractional shares held by him shall by operation of law be consolidated into	47.7.	In the event the holder of one or more fractional shares acquires such number of fractional shares that the total number of fractional shares held by him at least $[\bullet]$ ($[\bullet]$), then each time $[\bullet]$ ($[\bullet]$) fractional shares held by him shall by operation of law be consolidated into one common share	This article shall express the new nominal value of the common shares and the new number of fractional shares entitling its holder to a whole common share.

Al	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		DSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
47.8.	one common share with a nominal value of [●] (EUR [●]). This article and its heading shall (under renumbering of the articles included in the articles of association after this article and the references to those articles) lapse per the moment that no fractional shares are outstanding anymore.	47.8.	with a nominal value of [•] (EUR [•]). This article and its heading shall (under renumbering of the articles included in the articles of association after this article and the references to those articles) lapse per the moment that no fractional shares are outstanding anymore.	Unchanged.
		Propos	ed amendments to article 47	
			Amendment III	
47.1.	With effect from the amendment to the articles of association of the twenty-second day of August two thousand and seven the common shares with a nominal value of at that time twenty-four eurocent (EUR 0.24) each held immediately prior thereto by a shareholder, were consolidated into such number of common shares with a nominal value of at that time thirty eurocent (EUR 0.30) each, as shall be found by multiplying the total number of common shares with a nominal value at that time of twenty-four eurocent (EUR 0.24) each, held by the respective shareholder immediately prior to this amendment to the articles of association, by four/fifth (0.8), with the further provision that the numerator of a fraction of one (1) common share with a nominal value of at that time thirty eurocent (EUR 0.30) resulting after such multiplication, of which fraction the denominator equals ten (10), designated the number of fractional shares with a nominal value of at that time three eurocent (EUR 0.03), that the respective shareholder also held as of that amendment to the articles of association in connection with the aforementioned consolidation of common shares. With effect of the amendment to the articles of association of	47.1.	With effect from the amendment to the articles of association of the twenty-second day of August two thousand and seven the common shares with a nominal value of at that time twenty-four eurocent (EUR 0.24) each held immediately prior thereto by a shareholder, were consolidated into such number of common shares with a nominal value of at that time thirty eurocent (EUR 0.30) each, as shall be found by multiplying the total number of common shares with a nominal value at that time of twenty-four eurocent (EUR 0.24) each, held by the respective shareholder immediately prior to this amendment to the articles of association, by four/fifth (0.8), with the further provision that the numerator of a fraction of one (1) common share with a nominal value of at that time thirty eurocent (EUR 0.30) resulting after such multiplication, of which fraction the denominator equals ten (10), designated the number of fractional shares with a nominal value of at that time three eurocent (EUR 0.03), that the respective shareholder also held as of that amendment to the articles of association in connection with the aforementioned consolidation of common shares. With effect of the amendment to the articles of association of	This article shall express the new nominal value of the common shares. Furthermore, it expresses that at the time of this third amendment of the articles of association becomes effective, the changes of the second amendment will have taken place.

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
the twenty-seventh day of March two thousand and fourteen	the twenty-seventh day of March two thousand and fourteen	
(part II) the common shares with a nominal value of at that	(part II) the common shares with a nominal value of at that	
time one euro and fifty-six eurocent (EUR 1.56) per share	time one euro and fifty-six eurocent (EUR 1.56) per share	
and fractional shares with a nominal value of at that time	and fractional shares with a nominal value of at that time	
one/tenth (1/10) part of one euro and fifty-six eurocent (EUR	one/tenth (1/10) part of one euro and fifty-six eurocent (EUR	
1.56) each held immediately prior thereto by a shareholder,	1.56) each held immediately prior thereto by a shareholder,	
were consolidated into such number of common shares with	were consolidated into such number of common shares with	
a nominal value of at that time one euro and sixty-nine	a nominal value of at that time one euro and sixty-nine	
eurocent (EUR 1.69) each, as was found by multiplying the	eurocent (EUR 1.69) each, as was found by multiplying the	
total number of common shares with a nominal value of at	total number of common shares with a nominal value of at	
that time one euro and fifty-six eurocent (EUR 1.56) and	that time one euro and fifty-six eurocent (EUR 1.56) and	
fractional shares with a nominal value of at that time	fractional shares with a nominal value of at that time	
one/tenth part of one euro and fifty-six eurocent (EUR 1.56)	one/tenth part of one euro and fifty-six eurocent (EUR 1.56)	
each, held by the respective shareholder immediately prior to	each, held by the respective shareholder immediately prior to	
that amendment to the articles of association, by	that amendment to the articles of association, by	
twelve/thirteenth (12/13), with the further provision that the	twelve/thirteenth (12/13), with the further provision that the	
numerator of a fraction of one (1) common share with a	numerator of a fraction of one (1) common share with a	
nominal value of at that time one euro and sixty-nine	nominal value of at that time one euro and sixty-nine	
eurocent (EUR 1.69) resulting after such multiplication, of	eurocent (EUR 1.69) resulting after such multiplication, of	
which fraction the denominator equaled thirteen (13), and	which fraction the denominator equaled thirteen (13), and	
which result has been rounded up by fractions of ten (10),	which result has been rounded up by fractions of ten (10),	
designated the number of fractional shares with a claim on	designated the number of fractional shares with a claim on	
one/thirteenth (1/13) part of a common share with a nominal	one/thirteenth (1/13) part of a common share with a nominal	
value of at that time one/thirteenth (1/13) part of one euro	value of at that time one/thirteenth (1/13) part of one euro	
and sixty-nine eurocent (EUR 1.69) designating that the	and sixty-nine eurocent (EUR 1.69) designating that the	
respective shareholder also held as of that amendment to	respective shareholder also held as of that amendment to	
the articles of association in connection with the	the articles of association in connection with the	
aforementioned consolidation of common shares.	aforementioned consolidation of common shares.	
With effect from the amendment to the articles of association	With effect from the amendment to the articles of association	
of the twenty-seventh day of March two thousand and	of the twenty-seventh day of March two thousand and	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
fourteen (part III), in observance of the provisions in this	fourteen (part III), in observance of the provisions in this	
paragraph, every fractional share will represent an	paragraph, every fractional share will represent an	
entitlement of one/thirteenth (1/13) part of one (1) common	entitlement of one/thirteenth (1/13) part of one (1) common	
share with a nominal value of at that time one eurocent	share with a nominal value of at that time one eurocent	
(EUR 0.01) each.	(EUR 0.01) each.	
With effect of the amendment to the articles of association of	With effect of the amendment to the articles of association of	
[●] (part II) the common shares with a nominal value of [●]	[●] (part II) the common shares with a nominal value of <u>at</u>	
euro (EUR [●]) per share and fractional shares with a	that time [●] euro (EUR [●]) per share and fractional shares	
nominal value of [●] euro (EUR [●]) each held immediately	with a nominal value of <u>at that time</u> [●] euro (EUR [●]) each	
prior thereto by a shareholder, are consolidated into such	held immediately prior thereto by a shareholder, were	
number of common shares with a nominal value of [●] euro	consolidated into such number of common shares with a	
(EUR [●]) each, as shall be found by multiplying the total	nominal value of <u>at that time</u> [●] euro (EUR [●]) each, as	
number of common shares with a nominal value of [●] euro	shall be found by multiplying the total number of common	
(EUR [●]) and fractional shares with a nominal value of [●]	shares with a nominal value of <u>at that time</u> [●] euro (EUR [●])	
euro (EUR [●]) each, held by the respective shareholder	and fractional shares with a nominal value of <u>at that time</u> [●]	
immediately prior to this amendment to the articles of	euro (EUR [●]) each, held by the respective shareholder	
association, by $[ullet]/[ullet]/([ullet])$, with the further provision that the	immediately prior to this amendment to the articles of	
numerator of a fraction of one (1) common share with a	association, by [●]/[●]([●]), with the further provision that the	
nominal value of [●] euro (EUR [●]) resulting after such	numerator of a fraction of one (1) common share with a	
multiplication, of which fraction the denominator equals [●]	nominal value of <u>at that time</u> [●] euro (EUR [●]) resulting	
([●]), and which result will be rounded up by fractions of ten	after such multiplication, of which fraction the denominator	
(10), shall designate the number of fractional shares with a	equaled [●] ([●]), and which result will be rounded up by	
claim on [●] ([●]) part of a common share with a nominal	fractions of ten (10), <u>designated</u> the number of fractional	
value of [●] ([●]) designating that the respective shareholder	shares with a claim on [●] ([●]) part of a common share with	
also holds as of this particular amendment to the articles of	a nominal value of <u>at that time</u> [●] ([●]) designating that the	
association in connection with the aforementioned	respective shareholder also holds as of this particular	
consolidation of common shares.	amendment to the articles of association in connection with	
	the aforementioned consolidation of common shares.	
	With effect from the amendment to the articles of association	
	of [●] (part III), in observance of the provisions in this	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION		EXPLANATORY NOTES
			paragraph, every fractional share will represent an entitlement to [●] ([●]) part of one (1) common share with a nominal value of one euro cent (EUR 0.01) each.	
47.2.	Every fractional share shall be in registered form.	47.2.	Every fractional share shall be in registered form.	Unchanged.
47.3.	,	47.3.	Without prejudice to the other provisions of this article 47,	Unchanged.
	the provisions of Title 4 of Book 2 of the Dutch Civil Code on		the provisions of Title 4 of Book 2 of the Dutch Civil Code on	· ·
	shares and shareholders shall apply accordingly to fractional		shares and shareholders shall apply accordingly to fractional	
	shares and holders of fractional shares, to the extent not		shares and holders of fractional shares, to the extent not	
	stipulated otherwise in those provisions.		stipulated otherwise in those provisions.	
47.4.	The provisions of these articles of association with respect to	47.4.	The provisions of these articles of association with respect to	Unchanged.
	shares and shareholders shall apply accordingly to fractional		shares and shareholders shall apply accordingly to fractional	
	shares and holders of fractional shares, to the extent not		shares and holders of fractional shares, to the extent not	
	stipulated otherwise in those provisions and paragraphs 5 up		stipulated otherwise in those provisions and paragraphs 5 up	
	to and including 7 of this article 47.		to and including 7 of this article 47.	
47.5.	A holder of one or more fractional shares may exercise the	47.5.	A holder of one or more fractional shares may exercise the	This article shall express the new
	meeting and voting rights attaching to a common share with		meeting and voting rights attaching to a common share with	nominal value of the common
	a nominal value of $[ullet]$ (EUR $[ullet]$) together with one or more		a nominal value of one eurocent (EUR 0.01) together with	shares.
	other holders of one or more fractional shares to the extent		one or more other holders of one or more fractional shares to	
	the total number of fractional shares held by such holders of		the extent the total number of fractional shares held by such	
	fractional shares equals $[ullet]$ ($[ullet]$) or a multiple thereof. These		holders of fractional shares equals $[ullet]$ ($[ullet]$) or a multiple	
	rights shall be exercised either by one of them who has been		thereof. These rights shall be exercised either by one of	
	authorized to that effect by the others in writing, or by a		them who has been authorized to that effect by the others in	
	proxy authorized to that effect by those holders of fractional		writing, or by a proxy authorized to that effect by those	
	shares in writing.		holders of fractional shares in writing.	
47.6.	,	47.6.	Every holder of a fractional share is entitled to $[\bullet]/[\bullet]$ ($[\bullet]/[\bullet]$)	This article shall express the new
	part of the (interim) dividend and any other distribution to		part of the (interim) dividend and any other distribution to	nominal value of the common
	which the holder of one common share with a nominal value		which the holder of one common share with a nominal value	shares.
	of [●] (EUR [●]) is entitled.		of one eurocent (EUR 0.01) is entitled.	
47.7.		47.7.	In the event the holder of one or more fractional shares	This article shall express the new
	acquires such number of fractional shares that the total		acquires such number of fractional shares that the total	nominal value of the common

	ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPO	OSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	number of fractional shares held by him at least [●] ([●]),		number of fractional shares held by him at least [●] ([●]),	shares.
	then each time $[ullet]$ ($[ullet]$) fractional shares held by him shall by		then each time $[ullet]$ ($[ullet]$) fractional shares held by him shall by	
	operation of law be consolidated into one common share		operation of law be consolidated into one common share	
	with a nominal value of [●] (EUR [●]).		with a nominal value of one eurocent (EUR 0.01).	
47.8	This article and its heading shall (under renumbering of the	47.8.	This article and its heading shall (under renumbering of the	Unchanged.
	articles included in the articles of association after this article		articles included in the articles of association after this article	
	and the references to those articles) lapse per the moment		and the references to those articles) lapse per the moment	
	that no fractional shares are outstanding anymore.		that no fractional shares are outstanding anymore.	

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION		EXPLANATORY NOTES
		Propose	ed amendments to article 48	
			Amendment I	
48.1.	With effect from this amendment to the articles of association of the twenty-seventh day of March two thousand and fourteen (part III) the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) held immediately prior thereto by a shareholder represent such number of common shares respectively fractional shares following from the provisions of article 47 paragraph 1; in which respect the number of common shares with a nominal value of fifty Dutch cents (NLG 0.50) embodied in the share certificate are considered to represent common shares of one eurocent (EUR 0.01). Against delivery of the share certificates and the separate	48.1.	With effect from this amendment to the articles of association of the [•] day of [•] two thousand and sixteen (part I) the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) held immediately prior thereto by a shareholder represent such number of common shares respectively fractional shares following from the provisions of article 47 paragraph 1; in which respect the number of common shares with a nominal value of fifty Dutch cents (NLG 0.50) embodied in the share certificate are considered to represent common shares of [•] (EUR [•]). Against delivery of the share certificates and the separate	This article shall express that the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) represent a number of common shares and, if applicable fractional shares of common shares with the new nominal value. Unchanged.
	dividend coupons, if any, at the company or an affiliated institution, (i) share certificates can with due observance of the provisions of paragraph 1 of this article and article 47 be exchanged by the holder thereof into bearer common shares embodied in the share certificate (global) and (ii), if applicable, registered fractional shares shall be included in the shareholders' register. The company shall charge for such an exchange and registration. A holder of a bearer common share embodied by a share certificate of a common shares with a nominal value of fifty Dutch cents (NLG 0.50) and a person with a right of pledge or a right of usufruct on such shares can only exercise all rights vested in a common share vis-à-vis the company after the exchange and, if applicable, the registration as referred to above, has		dividend coupons, if any, at the company or an affiliated institution, (i) share certificates can with due observance of the provisions of paragraph 1 of this article and article 47 be exchanged by the holder thereof into bearer common shares embodied in the share certificate (global) and (ii), if applicable, registered fractional shares shall be included in the shareholders' register. The company shall charge for such an exchange and registration. A holder of a bearer common share embodied by a share certificate of a common shares with a nominal value of fifty Dutch cents (NLG 0.50) and a person with a right of pledge or a right of usufruct on such shares can only exercise all rights vested in a common share vis-à-vis the company after the exchange and, if applicable, the registration as referred to above, has	

Al	RTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPO	SED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES		
	occurred.		occurred.			
		Propose	ed amendments to article 48			
	Amendment II					
48.2.	With effect from this amendment to the articles of association of the [•] day of [•] two thousand and sixteen (part I) the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) held immediately prior thereto by a shareholder represent such number of common shares respectively fractional shares following from the provisions of article 47 paragraph 1; in which respect the number of common shares with a nominal value of fifty Dutch cents (NLG 0.50) embodied in the share certificate are considered to represent common shares of [•] (EUR [•]). Against delivery of the share certificates and the separate dividend coupons, if any, at the company or an affiliated institution, (i) share certificates can with due observance of the provisions of paragraph 1 of this article and article 47 be exchanged by the holder thereof into bearer common shares embodied in the share certificate (global) and (ii), if applicable, registered fractional shares shall be included in the shareholders' register. The company shall charge for such an exchange and registration. A holder of a bearer common share embodied by a share certificate of a common shares with a nominal value of fifty Dutch cents (NLG 0.50) and a person with a right of pledge or a right of usufruct on such shares can only exercise all rights vested in a common	48.2.	With effect from this amendment to the articles of association of the [•] day of [•] two thousand and sixteen (part II) the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) held immediately prior thereto by a shareholder represent such number of common shares respectively fractional shares following from the provisions of article 47 paragraph 1; in which respect the number of common shares with a nominal value of fifty Dutch cents (NLG 0.50) embodied in the share certificate are considered to represent common shares of [•] (EUR [•]). Against delivery of the share certificates and the separate dividend coupons, if any, at the company or an affiliated institution, (i) share certificates can with due observance of the provisions of paragraph 1 of this article and article 47 be exchanged by the holder thereof into bearer common shares embodied in the share certificate (global) and (ii), if applicable, registered fractional shares shall be included in the shareholders' register. The company shall charge for such an exchange and registration. A holder of a bearer common share embodied by a share certificate of a common shares with a nominal value of fifty Dutch cents (NLG 0.50) and a person with a right of pledge or a right of usufruct on such shares can only exercise all rights vested in a common	This article shall express that the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) represent a number of common shares and, if applicable fractional shares of common shares with the new nominal value. Unchanged.		
	share vis-à-vis the company after the exchange and, if applicable, the registration as referred to above, has		share vis-à-vis the company after the exchange and, if applicable, the registration as referred to above, has			

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED		PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	occurred.	occurred.	
		Proposed amendments to article 48	
		Amendment III	
48.1.	With effect from this amendment to the articles of association of the [•] day of [•] two thousand and sixteen (part II) the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) held immediately prior thereto by a shareholder represent such number of common shares respectively fractional shares following from the provisions of article 47 paragraph 1; in which respect the number of common shares with a nominal value of fifty Dutch cents (NLG 0.50) embodied in the share certificate are considered to represent common shares of [•] (EUR [•]).	48.1 With effect from this amendment to the articles of association of the [●] day of [●] two thousand and sixteen (part III) the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) held immediately prior thereto by a shareholder represent such number of common shares respectively fractional shares following from the provisions of article 47 paragraph 1; in which respect the number of common shares with a nominal value of fifty Dutch cents (NLG 0.50) embodied in the share certificate are considered to represent common shares of one eurocent (EUR 0.01).	This article shall express that the share certificates of common shares with a nominal value of fifty Dutch cents (NLG 0.50) represent a number of common shares and, if applicable fractional shares of common shares with the new nominal value.
		CONCLUDING STATEMENTS	
		Amendment I	
		 the par value included in the articles of association of each issued common share of one eurocent (EUR 0.01) is increased to [●] (EUR [●]) by and through the execution of this deed; as a consequence of the execution of this deed the issued and paid up share capital of the Company amounts to [●] (EUR [●]); and the obligation to further pay up the shares, resulting from the increase of the par value of the common shares as mentioned under 1., shall be satisfied by charging the share premium reserve of the Company. 	The increase of the nominal value of the outstanding common shares will be effected in this concluding statement (for further details on the increase of the nominal value of the common shares, we refer to the Shareholder Circular). The amount of the increase of the nominal value will be paid from the share premium reserve of the

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
		Company.
	Finally the person appearing declares that as a consequence of the execution of this deed the issued and paid up share capital of the Company amounts to [•] (EUR [•]).	Pursuant to a statutory provision, the amount of the issued and paid up capital of the Company as a result of execution of this deed is included.
	Amendment III	
	Finally the person appearing declares: 1. the par value included in the articles of association of each issued common share of [•] euro ([•]) is decreased to one eurocent (EUR 0.01) by and through the execution of this deed; 2. as a consequence of the execution of this deed the issued and paid up share capital of the Company amounts to [•] (EUR [•]); 3. a. the amount in cash of [•] euro per issued common share, which was created as a result of the change of the nominal value of the shares as mentioned under 1, shall be repaid on such date or such dates to be determined by the executive board to those persons who on [•], after processing of all settlements per this date (the "Registration Date") are registered as holders of common shares in a (sub)register designated by the Executive Board. The (sub)registers for holders of bearer common shares are the administrations held at the Registration Date, by the banks and brokers which are according to the Act on Giro Transfers of Securities (Wet giraal effectenverkeer) Affiliated Institutions (aangesloten instellingen) of Nederlands Centraal Instituut voor Giraal Effectenverkeer B.V. ('Euroclear Nederland'). The shareholders' registers of the company or parts thereof	The decrease of the nominal value of the outstanding common shares is effected in this concluding statement. Part of the reduction, totalling to an aggregate of approximately EUR 1 billion, will be paid to the holders of common shares under the terms and conditions of this statement, while the remaining amount shall be readded to the share premium reserve of the Company (for further details we refer to the Shareholder Circular).

ARTICLES OF ASSOCIATION BEFORE THE AMENDMENT CONCERNED	PROPOSED AMENDMENTS TO THE ARTICLES OF ASSOCIATION	EXPLANATORY NOTES
	are designated as (sub)registers for holders of registered	
	common shares;	
	b. the remainder of the amount of the reduction described	
	under 1. will be added to the Company's share premium	
	reserve;	
	4. no interest between the period of the amendment of the articles	
	and day or days of repayment will be due by the Company	
	relating to the amount mentioned in 3.a above.	