

LIMITED LIABILITY COMPANY
Registered Office: Broekstraat 31 rue du Marais - 1000 Brussels
VAT BE 0401.574.852 RLE Brussels

VOTE BY CORRESPONDENCE

Ordinary and special shareholders' meetings to be held on **Tuesday 29 April 2014** at 5.00 p.m. at the registered office Broekstraat 31rue du Marais 31 1000 Brussels

Original voting form to be returned by **Wednesday 23 April 2014** at the latest to UMICORE

Mr B. Caeymaex

Broekstraat 31 rue du Marais

B-1000 Brussels (Belgium)

D 1000 Brassels (Belgiam)				
The unders	signed ⁽¹⁾ ,			
Owner of	(quantity)		with registered office at Marais, B-1000 Brussels	
hereby irre v following ag	enda :		opriate boxes, on the items of the	
	AGE	NDA AND VOTING INSTRUCTION	DNS	
	A. Ordinaı	y shareholders	'meeting	
Item 2				
Approval o	f the remuneration re	port		
First resolut	ion			
<i>Proposed re</i> - Approvi		port for the financial year e	nded on 31 December 2013.	
,	YES 🗌	NO 🗌	ABSTAIN 🗌	



Item 3

Approval of the statutory annual accounts of the company for the financial year ended on 31 December 2013 including the proposed allocation of the result

Second resolution					
Proposed resolution:					
Approving the statutor	y annual accounts for the financial yea e financial year in the amount of EUR 8				
Taking into account:					
(1) the profit of the 2	013 financial year:	EUR . 87,990,164.22			
(2) the profit carried the previous final		EUR 515,787,766.68			
· ,	(3) the allocations to and releases from the unavailable reserve related to the 2013 movements in the own shares: EUR -77,904,694.1				
(4) the interim divide	(4) the interim dividend paid out in September 2013:				
the result to be approp	oriated stands at	EUR 470,378,192.30			
Approving the proposed appropriation of the result including the payment of a gross dividend of EUR 1.00 per share (*). Taking into account the gross interim dividend of EUR 0.50 per share paid in September 2013, a balance gross amount of EUR 0.50 per share (*) will be paid on Wednesday 7 May 2014.					
(*) The actual gross dividend amount (and, subsequently, the balance amount) per share may fluctuate depending on possible changes in the number of own shares held by the company between Tuesday 29 April 2014 (i.e. the date of the ordinary shareholders' meeting) and Wednesday 30 April 2014 at Euronext Brussels closing time (i.e. the date entitling the holder of Umicore shares to the dividend (balance) relating to financial year 2013). The own shares are not entitled to a dividend.					
YES 🗌	NO 🗌	ABSTAIN 🗌			
tem 5					
Discharge to the director	s				
Third resolution					
Proposed resolution: Granting discharge to the directors for the performance of their mandate during the 2013 financial year.					
YES 🗌	NO 🗌	ABSTAIN			
tem 6					
Discharge to the statutor	y auditor				
ourth resolution					
Proposed resolution:					
Granting discharge to 2013 financial year.	the statutory auditor for the performa	ance of its mandate during the			



Item 7					
Board composition and remuneration					
 Re-electing Mrs Ines Kolmsee as independent director for a period of three years expiring at the end of the 2017 ordinary shareholders' meeting. 					
NO 🗌	ABSTAIN 🗌				
Proposed resolution:					
 Re-electing Mr Uwe-Ernst Bufe as director for a period of one year expiring at the end of the 2015 ordinary shareholders' meeting. 					
NO 🗌	ABSTAIN 🗌				
- Re-electing Mr Arnoud de Pret as director for a period of one year expiring at the end of the 2015 ordinary shareholders' meeting.					
NO 🗆	ABSTAIN 🗌				
 Re-electing Mr Jonathan Oppenheimer as director for a period of three years expiring at the end of the 2017 ordinary shareholders' meeting. 					
NO 🗌	ABSTAIN 🗌				
	olmsee as independent director for a prinary shareholders' meeting. NO Inst Bufe as director for a period of one ders' meeting. NO Deeper as director for a period of one ders' meeting. NO Oppenheimer as director for a period of shareholders' meeting. NO Oppenheimer as director for a period of shareholders' meeting.				

Proposed resolution:

- Approving the board members' remuneration proposed for the financial year 2014 consisting of:
 - at the level of the board of directors: (1) a fixed fee of EUR 40,000 for the chairman and EUR 20,000 for each non-executive director, (2) a fee per attended meeting of EUR 5,000 for the chairman and EUR 2,500 for each non-executive director, and (3) by way of additional fixed remuneration, a grant of 1,000 Umicore shares to the chairman and 500 Umicore shares to each non-executive director;
 - at the level of the audit committee: (1) a fixed fee of EUR 10,000 for the chairman of the committee and EUR 5,000 for each other member, and (2) a fee per attended meeting of EUR 5,000 for the chairman and EUR 3,000 for each other member;



		mittee: a fee per attended meeting EUR 3,000 for each other member.				
YES	NO 🗆	ABSTAIN 🗌				
Item 8						
Re-election of the statutory auditor and remuneration						
Tenth resolution						
 Proposed resolution: On motion by the board of directors, acting upon recommendation of the audit committee and upon nomination by the works' council, the shareholders' meeting resolves to renew the mandate of the statutory auditor, PricewaterhouseCoopers BCVBA/SCCRL, with registered office at 1932 Sint-Stevens-Woluwe, Woluwe Garden, Woluwedal 18, which expires today, for a duration of three years, up to and including the ordinary shareholders' meeting of 2017. The statutory auditor will be represented by the BVBA/SPRL Marc Daelman, represented by Mr Marc Daelman and is entrusted with the audit of the statutory and the consolidated annual accounts. 						
YES	NO 🗌	ABSTAIN				
Eleventh resolution						
 Proposed resolution: The shareholders' meeting resolves to fix the annual remuneration of the statutory auditor for the financial years 2014 through 2016 at EUR 484,750. This amount will be indexed each year based on the evolution of the consumer price index (health index). 						
YES	NO 🗌	ABSTAIN 🗌				



B. Special shareholders' meeting

Item 1

Approval of change of control provisions

First resolution

Proposed resolution:

Approving, in accordance with Article 556 of the Companies Code, clause 7.2 of the revolving facility agreement dated 16 September 2013 between Umicore (as borrower) and several financial institutions (as lenders), which exempts the lenders from further funding (except under rollover loans) and also, under certain conditions, entitles them to cancel their commitment under said agreement, causing their participation in all amounts (outstanding loans, accrued interests and any other amounts) to be immediately due and payable, in the event that any person or group of persons acting in concert gain(s) control over Umicore.

YES	NO 🗌	ABSTAIN 🗌
Done at	, on	2014
	Signature	

IMPORTANT NOTICES:

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

In case shareholders exercise their right to add items to the agenda of a shareholders' meeting and/or to table draft resolutions, postal votes received by the company before the completed agenda has been issued will remain valid for the items covered. However, votes on agenda items for which new resolutions have been tabled will be invalid.

Shareholders who have voted by correspondence are furthermore excluded from participating at the voting in the shareholders' meetings with the shares concerned.

- The person signing the vote by correspondence form should indicate clearly his/her surname (in capital letters), usual forename and address. If these particulars are already given on the form, the person signing should check and, if necessary, correct them.
- ² Umicore will calculate the corresponding number of votes.