

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

PROXY 1

The undersi	gned:	
Name: First name: Domicile:		
or		
Company name: Company form: Registered office: Represented by: (name/first name/capacity)		
Owner of	(quantity)	shares of UMICORE, with registered office at Broekstraat 31 rue du Marais, B-1000 Brussels
hereby appo	oints as special proxy	holder ² , with right of substitution:
whom he/sh	e authorises:	

I. to represent him/her/it at the ordinary general meeting to be held on Tuesday 28 April 2015,

B-1000 Brussels, for the purpose of deliberating and voting on the items of the following **agenda** (and any other shareholders' meeting which may subsequently be held with the same agenda, in

p.m. at the registered office,

the event that the above meeting is postponed, reconvened or suspended).

Broekstraat 31 rue du Marais,



AGENDA AND VOTING INSTRUCTIONS						
Item 2						
Approval of the remuneration report						
First resolution]					
Proposed resolution:						
- Approving the remuner	ration report for the financial year ended or	n 31 December 2014.				
YES 🗌	NO 🗌	ABSTAIN 🗌				
Item 3						
	annual accounts of the company for the resulting the proposed allocation of the resulting					
Second resolution]					
Proposed resolution:						
 Approving the statutory annual accounts for the financial year ended on 31 December 2014 showing a profit for the financial year in the amount of EUR 131,237,625.40. 						
 Taking into account: (1) the profit of the 20 	01/1 financial year:	EUR 131,237,625.40				
(2) the profit carried f	orward from					
the previous finan (3) the allocations to	and releases from the unavailable	EUR 415,856,317.30				
	the 2014 movements in the own shares: and paid out in September 2014:	EUR -62,997,442.62 EUR -54,137,036.50				
the result to be approp	·	EUR 429,959,463.58				
 Approving the proposed appropriation of the result including the payment of a gross dividence of EUR 1.00 per share (*). Taking into account the gross interim dividend of EUR 0.50 per share paid in September 2014, a balance gross amount of EUR 0.50 per share (*) will be paid on Tuesday 5 May 2015. (*) The actual gross dividend amount (and, subsequently, the balance amount) per share may fluctuated depending on possible changes in the number of own shares held by the company between Tuesday 28 April 2015 (i.e. the date of the ordinary shareholders' meeting) and Wednesday 29 April 2015 at 						
Euronext Brussels closing time (i.e. the date entitling the holder of Umicore shares to the dividence (balance) relating to financial year 2014). The own shares are not entitled to a dividend.						
YES 🗌	NO 🗆	ABSTAIN 🗌				



Item 5								
Discharge to the directors								
Third resolution								
 Proposed resolution: Granting discharge to the directors for the performance of their mandate during the 2014 financial year. 								
YES 🗌	NO 🗌	ABSTAIN 🗌						
Item 6								
Discharge to the statutory aud	litor							
Fourth resolution								
 Proposed resolution: Granting discharge to the statutory auditor for the performance of its mandate during the 2014 financial year. 								
YES 🗌	NO 🗌	ABSTAIN □						
Item 7								
Board composition and remuneration								
Board composition and remun	neration							
Board composition and remun	peration							
Fifth resolution Proposed resolution:	sen as director for a period of t	hree years expiring at the end of						
Fifth resolution Proposed resolution: Re-electing Mr Thomas Leys	sen as director for a period of t	hree years expiring at the end of ABSTAIN □						
Proposed resolution: Re-electing Mr Thomas Leys the 2018 ordinary shareholds	sen as director for a period of ters' meeting.	_						
Fifth resolution Proposed resolution: - Re-electing Mr Thomas Leys the 2018 ordinary shareholded YES □	sen as director for a period of ters' meeting.	_						
Fifth resolution Proposed resolution: - Re-electing Mr Thomas Leys the 2018 ordinary shareholds YES □ Sixth resolution Proposed resolution:	sen as director for a period of ters' meeting. NO rg as director for a period of thre	_						
Fifth resolution Proposed resolution: - Re-electing Mr Thomas Leys the 2018 ordinary shareholds YES □ Sixth resolution Proposed resolution: - Re-electing Mr Marc Grynber	sen as director for a period of ters' meeting. NO rg as director for a period of thre	ABSTAIN 🗌						
Fifth resolution Proposed resolution: - Re-electing Mr Thomas Leys the 2018 ordinary shareholds YES □ Sixth resolution Proposed resolution: - Re-electing Mr Marc Grynber 2018 ordinary shareholders'	sen as director for a period of ters' meeting. NO The second of the s	ABSTAIN ee years expiring at the end of the						
Fifth resolution Proposed resolution: - Re-electing Mr Thomas Leys the 2018 ordinary shareholds YES □ Sixth resolution Proposed resolution: - Re-electing Mr Marc Grynber 2018 ordinary shareholders' YES □	sen as director for a period of ters' meeting. NO The second of the s	ABSTAIN ee years expiring at the end of the						
Fifth resolution Proposed resolution: - Re-electing Mr Thomas Leys the 2018 ordinary shareholds YES □ Sixth resolution Proposed resolution: - Re-electing Mr Marc Grynber 2018 ordinary shareholders' YES □ Seventh resolution Proposed resolution:	sen as director for a period of ters' meeting. NO g as director for a period of thremeeting. NO lependent director for a period	ABSTAIN ee years expiring at the end of the						



	resolution						
<u>Propos</u>	eed resolution:						
 Appointing Mr Mark Garrett as independent director for a period of three years expiring at the end of the 2018 ordinary shareholders' meeting. 							
	YES 🗌	NO 🗌	ABSTAIN 🗌				
Ninth r	esolution						
<u>Propos</u>	ed resolution:						
 Appointing Mr Eric Meurice as independent director for a period of three years expiring at the end of the 2018 ordinary shareholders' meeting. 							
	YES 🗌	NO 🗌	ABSTAIN 🗌				
Tenth I	resolution						
<u>Propos</u>	ed resolution:						
 Appointing Mr Ian Gallienne as director for a period of three years expiring at the end of the 2018 ordinary shareholders' meeting. 							
	YES 🗌	NO 🗌	ABSTAIN 🗌				
			_				
Eleven	th resolution		_				
	th resolution red resolution:						
Propos	eed resolution:	nbers' remuneration proposed for					
Propos	ed resolution: proving the board men at the level of the board EUR 20,000 for each for the chairman, EU 3,500 for each foreig	ard of directors: (1) a fixed fee of I non-executive director, (2) a fee p JR 2,500 for each Belgium-based gn-based non-executive director, a t of 1,000 Umicore shares to the c	the financial year 2015 consisting EUR 40,000 for the chairman and er attended meeting of EUR 5,000 non-executive director and EUR and (3) by way of additional fixed				
Propos - App of:	at the level of the box for the chairman, EU 3,500 for each foreig remuneration, a gran to each non-executiv at the level of the aud committee and EUR	ard of directors: (1) a fixed fee of I non-executive director, (2) a fee p JR 2,500 for each Belgium-based gn-based non-executive director, a t of 1,000 Umicore shares to the c	the financial year 2015 consisting EUR 40,000 for the chairman and er attended meeting of EUR 5,000 non-executive director and EUR and (3) by way of additional fixed chairman and 500 Umicore shares UR 10,000 for the chairman of the 1 (2) a fee per attended meeting of				
Propos - App of:	at the level of the boxed resolution: at the level of the boxed resolution at the level of the boxed resolution at the chairman, EU 3,500 for each foreign remuneration, a grant to each non-executive at the level of the aucommittee and EUR EUR 5,000 for the chat the level of the no	ard of directors: (1) a fixed fee of I non-executive director, (2) a fee pure IR 2,500 for each Belgium-based gen-based non-executive director, at of 1,000 Umicore shares to the credite director; dit committee: (1) a fixed fee of EU 5,000 for each other member, and	the financial year 2015 consisting EUR 40,000 for the chairman and er attended meeting of EUR 5,000 non-executive director and EUR and (3) by way of additional fixed chairman and 500 Umicore shares UR 10,000 for the chairman of the 1 (2) a fee per attended meeting of other member; ee: a fee per attended meeting of				



II. in general, to do all that appears necessary to execute this proxy, with a promise of ratification.

A. The proxy holder will vote or abstain on behalf of the undersigned in accordance with the voting instructions given above.

If no voting instructions are given in respect of any of the above proposed resolutions or if, for whatever reason, there is insufficient clarity with regard to the instructions given, the proxy holder will always, in relation to the resolution(s) concerned, vote IN FAVOUR OF the proposed resolution(s).

B.(i) If, in accordance with Article 533ter of the Companies Code, new items are added to the agenda of the above shareholders' meeting after the date of this proxy, the proxy holder will (please tick the corresponding box):

abstain from voting on the new items and resolution proposals concerned

vote on the new items and resolution proposals concerned or abstain as he/she/it will deem fit taking into consideration the interests of the shareholder.

If the shareholder fails to indicate a choice above, the proxy holder will be required to abstain from voting on the new items and resolution proposals concerned.

If, also in accordance with Article 533ter of the Companies Code, new/alternative resolution proposals are filed after the date of this proxy with regard to existing agenda items, the proxy holder will (**please tick the corresponding box**):

abstain from voting on the new/alternative resolution proposals concerned and vote or abstain from voting on the existing resolution proposals in accordance with the instructions set out above

vote on the new/alternative resolution proposals concerned or abstain as he/she/it will deem fit, in each case taking into consideration the interests of the shareholder.

(ii) If the shareholder fails to indicate a choice above, the proxy holder will be required to abstain from voting on the new/alternative resolution proposals concerned and will be required to vote or abstain from voting on the existing resolution proposals in accordance with the instructions set out above.

However, in case new/alternative resolution proposals are filed with regard to existing agenda items, the proxy holder will in any case be entitled to deviate from the above voting instructions should their implementation be detrimental to the shareholder's interests. The proxy holder shall in any event notify the shareholder of any such deviation as well as the justification therefore.

Done at	, on		2015
	Signatu	re	



IMPORTANT NOTICES:

In order to be valid, this ORIGINAL proxy form, together with any power of attorney or other authority under which it is signed, must be lodged with UMICORE (attn. Mr B. Caeymaex, Umicore, Broekstraat 31 rue du Marais, 1000 Brussels, fax +32 (0)2 227 79 13 – legalcorp@umicore.com) at the latest by Wednesday 22 April 2015.

The shareholder who wishes to be represented by proxy must comply with the admission formalities of prior registration and confirmation as described in the convening notice published by UMICORE.

Shareholders are invited not to give a proxy to the persons mentioned in footnote 3.

This proxy does not constitute a proxy solicitation as meant under Articles 548 and 549 of the Companies Code.

The proxy holder need not be a shareholder but must attend the shareholders' meetings in person to represent the shareholder.

In case you appoint one of the following persons as a proxy holder: (i) the company itself, an entity controlled by it, a shareholder controlling the company or any other entity controlled by such shareholder; (ii) a member of the board of directors, of the corporate bodies of the company, of a shareholder controlling the company or of any other controlling entity referred to under (i); (iii) an employee or a (statutory) auditor of the company, of the shareholder controlling the company or of any other controlling entity referred to under (i); (iv) a person who has a parental tie with a natural person referred to under (i) to (iii) or who is the spouse or the legal cohabitant of such person or of a relative of such person; special rules in relation to conflicts of interest will apply. Proxy forms returned to the company without indicating to whom they are addressed will be considered as addressed to the board of directors, thereby also creating a potential conflict of interests. More information concerning the rules governing conflicts of interests between shareholders and their proxy holders can be found in the "Shareholder rights" section of the Umicore website www.umicore.com