

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

BONDHOLDER'S PROXY 1

The undersigned:			
Bondholder company name:			
Company form:			
Registered office:			
Represented by:			
(name/first name/capacity)			
holder of the bonds with certificate num	ber		
issued by Umicore, hereby appoints as special proxy holder ² , with right of substitution:			
whom he/she authorises: to attend in his/her/its name and for his/her/its account with advisory vote at the ordinary and extraordinary general meetings of Umicore, the agenda of which is enclosed, which is to be held on Thursday 26 April 2018 , at 5.00 p.m. at the registered office, Broekstraat 31 rue du Marais, B-1000 Brussels,			
AGENDA			
A. ORDINARY GENERAL MEETING			
AGENDA	AND VOTING INSTR	UCTIONS	
Item 2			
Approval of the remuneration report			
First resolution			
Proposed resolution:			
 Approving the remuneration report 	for the financial ve	ear ended on 31 December 2017	
YES 🗌	NO 🗌	ABSTAIN 🗌	



Item 3

Approval of the statutory annual accounts of the company for the financial year ended	on
31 December 2017 including the proposed allocation of the result	

31 December 2017 Includ	ling the proposed allocation of the resul	I T
Second resolution		
Proposed resolution:		
	y annual accounts for the financial year en e financial year in the amount of EUR 149,8	
reserve related to	forward from noial year: and releases from the unavailable the 2017 movements in the own shares: and paid out in August 2017:	EUR 149,816,219.06 EUR 418,903,563.80 EUR 7,862,229.08 EUR -71,302,168.60 EUR 505,279,843.34
of EUR 0.70 per share new share (after share share (*) will be paid of (*) The actual gross of fluctuate depending on p Thursday 26 April 2018 at Euronext Brussels clo	ed appropriation of the result including the part (*). Taking into account the gross interimes split) paid in August 2017, a balance gross on Thursday 3 May 2018. Sividend amount (and, subsequently, the balance shows the changes in the number of own shares in the date of the ordinary shareholders' meet a sing time (i.e. the date entitling the holder of Uncial year 2017). The own shares are not entitled.	dividend of EUR 0.325 per s amount of EUR 0.375 per ence amount) per share may held by the company between ting) and Friday 27 April 2018 emicore shares to the dividend
YES 🗌	NO 🗆	ABSTAIN 🗌
Item 5		
Discharge to the director	's	
Third resolution		
Proposed resolution:		
 Granting discharge to financial year. 	the directors for the performance of their	mandate during the 2017
YES 🗌	NO 🗌	ABSTAIN 🗌
Item 6		
Discharge to the statutor	y auditor	
Fourth resolution		



Proposed resolution:		
- Granting discharge to 2017 financial year.	the statutory auditor for the performa	ance of his mandate during the
YES 🗌	NO 🗌	ABSTAIN 🗌
Item 7		
Board composition and re	emuneration	
Fifth resolution		
Proposed resolution:		
 Re-electing Mr Thoma the 2021 ordinary shar 	s Leysen as director for a period of the eholders' meeting.	nree years expiring at the end of
YES 🗌	NO 🗌	ABSTAIN 🗌
Sixth resolution		
Proposed resolution:		
 Re-electing Mr Marc G the 2021 ordinary shar 	Grynberg as director for a period of the eholders' meeting.	ree years expiring at the end of
YES 🗌	NO 🗌	ABSTAIN
Seventh resolution		
Proposed resolution:		
	Sarrett as independent director for a pdinary shareholders' meeting.	period of three years expiring at
YES 🗌	NO 🗆	ABSTAIN □
Eighth resolution		
Proposed resolution:		
	ce as independent director for a perior ry shareholders' meeting.	od of three years expiring at the
YES 🗌	NO 🗌	ABSTAIN 🗌
Ninth resolution		



Pro	posed resolution:			
-	 Electing Mr Koenraad Debackere as new, independent director for a period of three years expiring at the end of the 2021 ordinary shareholders' meeting 			
	YES 🗌	NO 🗆	ABSTAIN 🗌	
Ter	nth resolution			
<u>Pro</u>	posed resolution:			
-	Approving the board mof:	embers' remuneration proposed for t	he financial year 2018 consisting	
	EUR 27,000 for e 5,000 for the chain EUR 3,500 for ea- fixed remuneration	board of directors: (1) a fixed fee of E each non-executive director, (2) a fe rman, EUR 2,500 for each Belgium-b ch foreign-based non-executive director, a grant of 2,000 Umicore shares to n-executive director;	e per attended meeting of EUR based non-executive director and ctor, and (3) by way of additional	
	committee and EU	audit committee: (1) a fixed fee of EU JR 5,000 for each other member, and he chairman of the committee and EU	d (2) a fee per attended meeting	
		nomination and remuneration commine chairman of the committee and EU		
	YES 🗌	NO 🗌	ABSTAIN □	
B. EXTRAORDINARY GENERAL MEETING				
		AGENDA AND VOTING INSTRUCTION	NS	
Iter	n 1			
Renewal of the authorization to acquire own shares				
Firs	st resolution			
<u>Pro</u>	posed resolution:			
-	31 May 2022 (included	ny to acquire own shares in the compd), within a limit of 10% of the subscrur euros (EUR 4.00) and one hundred	ibed capital, at a price per share	
-	•	any's direct subsidiaries to acquirent the same limits as indicated above.		
	YES 🗌	NO 🗆	ABSTAIN 🗌	



Item 2

Renewal of the powers granted to the board of directors in the framework of the authorize	ed
capital	

Second resolution	Second	resolution	
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Proposed resolution:

The general meeting resolves to cancel the existing authorization as granted to the board of directors on 26 April 2016. It resolves to grant a new authorization to the board of directors to increase the capital of the company in one or more times by a maximum amount of EUR 55,000,000 for a duration of five years. Accordingly, the shareholders' meeting resolves to replace the provisions of Article 6 of the articles of association ("Authorized Capital") by the following text:

"In accordance with the terms of a resolution adopted at the extraordinary general meeting held on [26 April 2018], the board of directors is authorized, for a period of five years starting on the date the aforementioned decision is published in the Riders to the Belgian Official Gazette, to increase the share capital by a maximum amount of EUR 55,000,000 according to the terms and conditions it shall define.

The board may carry out this increase in one or more times, either by contributions in cash or, subject to legal restrictions, contributions in kind, as well as by incorporation of reserves, whether available or unavailable for distribution, or of share premiums, with or without issuing new stock. These increases may give rise to the issuance of shares with voting rights, of convertible bonds, as well as of subscription rights or other securities, whether or not attached to other stock of the company, or attached to stock issued by another company. The board may freely determine whether the new shares shall be issued in registered or dematerialised form.

On this occasion, the board may, in the best interests of the company and in accordance with legal provisions, limit or cancel the preferential subscription rights of shareholders, in favour of one or more designated persons who, as the case may be, are not employed by the company or its subsidiaries.

If the capital increase includes a share premium, the amount of this premium shall be allocated to an unavailable "share premium" reserve, from which it may not be withdrawn in whole or part except to be incorporated into the capital by a decision of the board of directors using, should the case arise, the authorization conferred upon it by this clause, or to be reduced or cancelled by a decision of the general meeting of shareholders in accordance with the conditions required for an amendment of the articles of association."

YES 🗌	NO 🗌	ABSTAIN 🗌
Done at	, on	2018
	Signature	÷
	2 9 333 3	



IMPORTANT NOTICE:

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 Friday 20 April 2018.

- This proxy does not constitute a proxy solicitation as meant under Articles 578 and 579 of the Companies Code.
- The proxy holder need not be a shareholder/bondholder but must attend the shareholders' meetings in person to represent the bondholder.