

	PROXY 1		
The undersigned:			
Name: First name: Domicile:			
or			
Company name: Company form: Registered office:			
Represented by: (name/first name/capacity)		
Owner / usufructuary of	shares of UMICORE		
hereby appoints as special proxy holder ² , with right of substitution:			
		3	
whom he/she authorises:			
April 2023, at 5.00 p.m. at the purpose of deliberating shareholders' meetings what the above meetings are possible.	t the ordinary and special general meetings to at the registered office Broekstraat 1 rue du ing and voting on the items of the following nich may subsequently be held with the sam ostponed, reconvened or suspended).	Marais, 1000 Brussels, for g agenda (and any other	
A. Ordinary shareholders' meeting			
	AGENDA AND VOTING INSTRUCTIONS		
Item 2 - Approval of the	remuneration report		
First resolution			
Proposed resolution: Approving the remuneration in the annual report of the	on report for the financial year ended on 31 D supervisory board.	ecember 2022 as included	
YES 🗌	NO 🗌	ABSTAIN 🗌	



Item 3 - Approval of the statutory annual accounts for the financial year ended on 31 December 2022 including the proposed allocation of the result

Se	cond resolution		
Pro	pposed resolution:		
-	Approving the statutor	y annual accounts for the financial yea	
		financial year in the amount of EUR 2	96,681,252.56.
-	Taking into account:	000 financial veer	FUD 206 604 252 56
	(1) the profit of the 2(2) the profit carried		EUR 296,681,252.56
	the previous final		EUR 492,586,190.17
		and releases from the unavailable	2010 402,000,100.17
	· ,	the movements in the own shares	
	in 2022:		EUR -26,825,811.87
	(4) the interim divide	nd paid out in August 2022:	EUR -60,025,706.25
	the result to be approp	riated stands at	EUR 702,415,924.61
-		d appropriation of the result including t	
		e (*). Considering the gross interim di	
	. •	a balance gross amount of EUR 0.5	per share (*) will be paid on
	Thursday 4 May 2023.		a amount) nor abore movification
		end amount (and, subsequently, the baland nanges in the number of own shares held b	
		e of the ordinary shareholders' meeting) ar	
	Brussels closing time (i.e.	e. the date entitling the holder of Umicore	shares to the dividend (balance)
	relating to the financial y	ear ended on 2022). The own shares are r	not entitled to a dividend.
	YES □	NO \square	ADCTAIN
	152	NO 🗌	ABSTAIN
ltΔι	m 5 - Discharge to the	members of the supervisory board	
itei	ii 5 - Discharge to the	members of the supervisory board	
Thi	rd resolution		
• • • • • • • • • • • • • • • • • • • •	14 10001411011		
Pro	posed resolution:		
		embers of the supervisory board for th	e performance of their mandate
		ded on 31 December 2022.	•
	YES 🗌	NO 🗌	ABSTAIN □
ltei	n 6 - Discharge to the	statutory auditor	
ΕΩ	urth resolution		
, 00	artir resolution		
Pro	pposed resolution:		
		atutory auditor for the performance of I	nis mandate during the financial
year ended on 31 December 2022.			
•			
	YES 🗌	NO 🗆	ABSTAIN 🗌
	- Ш	- 🗀	



Item 7 - Supervisory board composition

Fifth resolution		
	ero as member of the supervisory board 026 ordinary shareholders' meeting.	for a period of three years
YES	NO 🗌	ABSTAIN 🗌
Sixth resolution		
, ,	s new member of the supervisory board to 026 ordinary shareholders meeting.	for a period of three years
YES 🗌	NO 🗌	ABSTAIN 🗌
Item 8 - Remuneration of the supervisory board		
Seventh resolution		

Proposed resolution:

Approving the supervisory board members' remuneration proposed for the financial year 2023 consisting of:

- at the level of the supervisory board:
 - (1) for the chairperson:
 - (a) a fixed fee of EUR 140,000,
 - (b) by way of additional fixed remuneration, a grant of 2,000 Umicore shares, which shares must be kept until at least one year after the chairperson leaves the supervisory board and at least three years after the moment of award pursuant to article 7.6 of the 2020 Belgian Code on corporate governance.
 - (2) for each other member:
 - (a) a fixed fee of EUR 30.000.
 - (b) a fee per attended meeting of:
 - (i) EUR 3,000 for each Belgium-based member and
 - (ii) EUR 4,000 (in case of physical attendance) or EUR 3,000 (in case of attendance by means of tele- or videoconference) for each foreign-based member, and
 - (c) by way of additional fixed remuneration, a grant of 1,000 Umicore shares, which shares must be kept until at least one year after the member concerned leaves the supervisory board and at least three years after the moment of award pursuant to article 7.6 of the 2020 Belgian Code on corporate governance.
- at the level of a) the audit committee and b) the newly established sustainability committee: (1) for the chairperson:
 - (a) a fixed fee of EUR 10,000 and
 - (b) a fee per attended meeting of EUR 5,000 (general rule) or EUR 6,000 (only in case of physical attendance and for committee meetings not combined with a supervisory board meeting, and only if the chairperson is foreign-based)
 - (2) for each other committee member:
 - (a) a fixed fee of EUR 5,000 and



- (b) a fee per attended meeting of EUR 3,000 (general rule) or EUR 4,000 (only in case of physical attendance and for committee meetings not combined with a supervisory board meeting, and only if the member is foreign-based).
- at the level of a) the nomination and remuneration committee and b) the newly established investment committee:
 - (1) for the chairperson: no remuneration.
 - (2) for each other committee member:
 - (a) a fixed fee of EUR 5,000 and
 - (b) a fee per attended meeting of EUR 3,000 (general rule) or EUR 4,000 (only in case of physical attendance and for committee meetings not combined with a supervisory board meeting, and only if the member is foreign-based).

YES 🗌	NO 🗌	ABSTAIN 🗌

B. Special shareholders' meeting

AGENDA AND VOTING INST	TRUCTIONS
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Item 1 - Approval of change of control provisions

First resolution

Proposed resolution:

Approving, in accordance with article 7:151 of the BCCA, of (i) clauses 23.1 and 24.4 of the joint venture agreement ("JVA") dated 26 September 2022 between the Company, PowerCo SE and Power HoldCo Lux SA, pursuant to which Power HoldCo Lux S.A. is granted a call option, exercisable at fair market value, on the shares held by the Company in the joint venture holding company BLUE UNITED BV/SRL in case of (a) a sanctioned entity or (b) an entity other than Volkswagen AG which is a strategic investor in the field of automotive and energy storage or a tier 1 battery firm, acquiring control of the Company ("control" defined as (x) control over more than 30% of the voting rights of the Company or (y) in case of (b) only, a third party being able to unilaterally determine, by way of statutory or contractual appointment rights or similar rights, 25% of the composition of the supervisory board or the management board of the Company), and (ii) any other provision of the JVA or any other document and/or transaction in connection with the JVA terminating or giving a right to termination or introducing transition arrangements in the joint venture and/or the supply relationship in case the call option would be exercised and provided such additional clauses providing for termination, expiry, right to termination or other contractual consequences falling within the scope of article 7:151 of the BCCA, including but not limited to clause 5.1(e) of the JVA, clauses 22.4(f) and 22.5 of the framework service level agreement, clause 15.1(e)(i)(B) of the sourcing framework agreement, clause 12.5 of the IP licensing agreement and clauses 11.6 to 11.9 of the joint development agreement;



	linked note purchase agr Umicore (as notes issued holders of the notes issued principal amount of their of swapped notes), with a agreement), including ac	e with article 7:151 of the BCCA, reement (US private placement) dart) and several investors (as notes pued under the note purchase agreenotes prepaid by Umicore at par (apriless the net loss respectively net percued interests, in the event that 1 pontrol over Umicore and 2) specific respectively.	ated 23 November 2022 between burchasers), which entitles all the ement to have the entire unpaid as the case may be (in the event gain as defined under the above) any person or group of persons
	YES 🗌	NO 🗆	ABSTAIN 🗌
II. in	general, to do all that ap	pears necessary to execute this pro	oxy, with a promise of ratification.
A.	The proxy holder will vote or abstain on behalf of the undersigned in accordance with to voting instructions given above.		
	for whatever reason, the	are given in respect of any of the anere is insufficient clarity with regard, in relation to the resolution(s) con	ard to the instructions given, the
B.(i)		Article 533ter of the Companies Conareholders' meetings after the dater arresponding box):	
	\square abstain from voting	on the new items and resolution pr	roposals concerned
		ms and resolution proposals concoconsideration the interests of the s	
		o indicate a choice above, the proxy items and resolution proposals cor	<u>-</u>
	proposals are filed after	ith Article 533ter of the Companies or the date of this proxy with regale tick the corresponding box):	
	•	on the new/alternative resolution pog on the existing resolution proabove	•
		ernative resolution proposals conc se taking into consideration the int	
(ii)	from voting on the new	o indicate a choice above, the proxy /alternative resolution proposals co oting on the existing resolution prove.	oncerned and will be required to
		/alternative resolution proposals a	

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	2023
	Signature	

IMPORTANT NOTICES:

In order to be valid, this proxy must be sent via regular postal mail or via e-mail to and lodged with UMICORE (attn. Mr B. Caeymaex, Umicore, Broekstraat 31 rue du Marais, 1000 Brussels, legalcorp@umicore.com) at the latest by Friday 21 April 2023. In the case of sending via e-mail, a scanned or photographed copy of the completed and signed proxy should be sent to the company.

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 7:144 and 7:145 of the Code of companies and associations.
- 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