

VOTE BY CORRESPONDENCE

Ordinary and special shareholders' meeting to be held on **Thursday 27 April 2023** at 5.00 p.m.

In order to be valid, this voting form 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 voting form should be sent to the company.

The undersigned ¹ ,				
Owner / usufructuary of		shares of UMICORE	Ē	
hereby irrevocably votes , as indicated hereafter in the appropriate boxes, on the items of the following agenda:				
A. Ordinary shareholders' meeting				
	AGENDA AND VO	OTING INSTRUCTIONS		
Item 2 - Approval of the remuneration report				
First resolution				
<u>Proposed resolution:</u> Approving the remuneration report for the financial year ended on 31 December 2022 as included in the annual report of the supervisory board.				
YES 🗌	N	ю 🗆	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				
Second resolution				
 Proposed resolution: Approving the statutory annual accounts for the financial year ended on 31 December 2022 showing a profit for the financial year in the amount of FUR 296 681 252 56 				

¹ 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.



	Taking into account:			
		the 2022 financial year:	EUR 296,681,252.56	
		ried forward from financial year:	EUR 492,586,190.17	
	(3) the allocation	ns to and releases from the unavailable	- · · · · · · · · · · · · · · · · · · ·	
	reserve relat in 2022:	ted to the movements in the own shares	EUR -26,825,811.87	
		ividend paid out in August 2022:	EUR -60,025,706.25	
	the result to be ap	ppropriated stands at	EUR 702,415,924.61	
-	Approving the proposed appropriation of the result including the payment of a gross dividen of EUR 0,80 per share (*). Considering the gross interim dividend of EUR 0.25 per share			
		a balance gross amount of EUR 0.55 p		
	Thursday 4 May 2023.		. ,	
		end amount (and, subsequently, the balance a hanges in the number of own shares held by t		
	27 April 2023 (i.e. the dat	te of the ordinary shareholders' meeting) and i	Friday 28 April 2023 at Euronext	
		e. the date entitling the holder of Umicore s		
	relating to the financial y	ear ended on 2022). The own shares are not	t entitied to a dividend.	
	YES 🗌	NO 🗆	ABSTAIN □	
Iter	n 5 - Discharge to the	members of the supervisory board		
Thii	rd resolution			
Pro	posed resolution:			
	•	nembers of the supervisory board for the բ	performance of their mandate	
dur	ing the financial year en	ided on 31 December 2022.		
	YES 🗆			
		NO 📙	ABSTAIN 🗌	
Itor	_	_	ABSTAIN 🗌	
lter	m 6 - Discharge to the	_	ABSTAIN 🗌	
	_	_	ABSTAIN □	
Fou	m 6 - Discharge to the	_	ABSTAIN □	
Fou Pro	m 6 - Discharge to the urth resolution	statutory auditor		
Fou Pro Gra	m 6 - Discharge to the urth resolution	statutory auditor tatutory auditor for the performance of his		
Fou Pro Gra	n 6 - Discharge to the urth resolution posed resolution: anting discharge to the since ended on 31 December	statutory auditor tatutory auditor for the performance of hiser 2022.	mandate during the financial	
Fou Pro Gra yea	n 6 - Discharge to the arth resolution sposed resolution: anting discharge to the star ended on 31 December 1988 The start of the st	statutory auditor tatutory auditor for the performance of his er 2022. NO NO		
Fou Pro Gra yea	n 6 - Discharge to the urth resolution posed resolution: anting discharge to the since ended on 31 December	statutory auditor tatutory auditor for the performance of his er 2022. NO NO	mandate during the financial	
Foundaries	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the same ended on 31 December YES m 7 - Supervisory boar	statutory auditor tatutory auditor for the performance of his er 2022. NO NO	mandate during the financial	
Foundaries Fifting	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the sar ended on 31 December YES m 7 - Supervisory boar th resolution	statutory auditor tatutory auditor for the performance of his er 2022. NO NO	mandate during the financial	
Pro Grayea	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the star ended on 31 December YES m 7 - Supervisory boar th resolution	statutory auditor tatutory auditor for the performance of his er 2022. NO rd composition	mandate during the financial ABSTAIN	
Pro Grayea	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the same ended on 31 December YES m 7 - Supervisory boar the resolution posed resolution: electing Mr Mario Arme	statutory auditor tatutory auditor for the performance of hiser 2022. NO rd composition ero as member of the supervisory board	mandate during the financial ABSTAIN	
Pro Grayea	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the sar ended on 31 December YES m 7 - Supervisory boar th resolution posed resolution: electing Mr Mario Arme piring at the end of the 2	statutory auditor tatutory auditor for the performance of his er 2022. NO rd composition ero as member of the supervisory board 026 ordinary shareholders' meeting.	mandate during the financial ABSTAIN d for a period of three years	
Pro Grayea	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the same ended on 31 December YES m 7 - Supervisory boar the resolution posed resolution: electing Mr Mario Arme	statutory auditor tatutory auditor for the performance of hiser 2022. NO rd composition ero as member of the supervisory board	mandate during the financial ABSTAIN	
Pro Grayea	m 6 - Discharge to the urth resolution posed resolution: anting discharge to the sar ended on 31 December YES m 7 - Supervisory boar th resolution posed resolution: electing Mr Mario Arme piring at the end of the 2	statutory auditor tatutory auditor for the performance of his er 2022. NO rd composition ero as member of the supervisory board 026 ordinary shareholders' meeting.	mandate during the financial ABSTAIN d for a period of three years	



		materials for a better life
Sixth resolution		
	s new member of the supervisory b 026 ordinary shareholders meeting.	
YES 🗌	NO 🗆	ABSTAIN 🗌
Item 8 - Remuneration of	the supervisory board	
Seventh resolution		
Proposed resolution: Approving the supervisory consisting of: - at the level of the supervisory (a) a fixed fee of E (b) by way of add shares must be keep to board and at least 2020 Belgian Cool (2) for each other mem (a) a fixed fee of E (b) a fee per attention (ii) EUR 3,000 (iii) EUR 4,000 by means of (c) by way of add shares must be keep to be supervisory board 7.6 of the 2020 Bell at the level of a) the aut (1) for the chairperson (a) a fixed fee of E (b) a fee per attention of physical attentions.	EUR 140,000, ditional fixed remuneration, a grant ept until at least one year after the chat three years after the moment of average e on corporate governance. BUR 30,000, ded meeting of: O (in case of physical attendance) or tele- or videoconference) for each four foliational fixed remuneration, a grant expert until at least one year after the momental and at least three years after the momental elegian Code on corporate governance and it committee and b) the newly estable EUR 10,000 and added meeting of EUR 5,000 (general lance and for committee meetings and only if the chairperson is foreign-bat of the second seco	of 2,000 Umicore shares, which hairperson leaves the supervisory ward pursuant to article 7.6 of the and EUR 3,000 (in case of attendance preign-based member, and of 1,000 Umicore shares, which e member concerned leaves the oment of award pursuant to article ce. ablished sustainability committee: I rule) or EUR 6,000 (only in case not combined with a supervisory
of physical attended board meeting, and at the level of a) the noinvestment committee: (1) for the chairperson (2) for each other committee of a fixed fee of E (b) a fee per attention of physical attention.	ided meeting of EUR 3,000 (general lance and for committee meetings and only if the member is foreign-base omination and remuneration commits no remuneration. The member is a superior of the member	not combined with a supervisory ed). Ittee and b) the newly established I rule) or EUR 4,000 (only in case not combined with a supervisory

NO 🗌

YES 🗌

ABSTAIN □



B. Special shareholders' meeting

notes are not met.

YES

AGENDA AND VOTING INSTRUCTIONS			
Item 1 - Approval of change of control provisions			
First	resolution		
	Osed resolutions: Approving, in accordance with article 7:151 of the BCCA, of (i) clauses 23.1 and 24.4 of the foint venture agreement ("JVA") dated 26 September 2022 between the Company, PowerCo SE and Power HoldCo Lux SA, pursuant to which Power HoldCo Lux SA 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 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; Approving, in accordance with article 7:151 of the BCCA, clause 8.10 of the sustainability-linked note purchase agreement (US private placement) dated 23 November 2022 between Umicore (as notes issuer) and several investors (as notes purchasers), which entitles all the holders of the notes issued under the note purchase agreement to have the entire unpaid principal amount of their notes prepaid by Umicore at par (as the case may be (in the event of swapped notes), with or less the net loss respectively net gain as defined under the above		

agreement), including accrued interests, in the event that 1) any person or group of persons acting in concert gains control over Umicore and 2) specific rating requirements for the issued

NO \square

ABSTAIN



Done at	., on	2023.
	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 the event that shareholders, in accordance with Article 7:130 of the Companies and Associations Code, exercise their right to request the inclusion of items on the agenda and/or to submit resolution proposals regarding existing agenda items or items to be included on the agenda, votes by correspondence notified prior to the publication of the amended agenda will remain valid for the agenda items they cover. UMICORE will also make the amended agenda and an amended vote by correspondence form available on its website (www.umicore.com) by 12 April 2023 at the latest, in order to allow shareholders who wish to do so to vote on the new agenda items and/or new/alternative resolution proposals.

In the event that new/alternative resolution proposals are submitted concerning existing agenda items after the notified votes by correspondence, shareholders will have the possibility to send a new vote by correspondence to UMICORE, by means of the amended vote by correspondence form mentioned in the previous paragraph.