

VIOHALCO SA 30 Avenue Marnix, 1000 Brussels, Belgium 0534.941.439 RLE (Brussels)

VOTE BY MAIL

Annual Ordinary and Extraordinary Shareholders' Meeting of Viohalco SA (the *Company*) of Wednesday, 2 September 2020 at 12.00 pm (CET) at the registered office of the Company, 30 Avenue Marnix, 1000 Brussels, Belgium.

This signed original paper form must be returned by Thursday, 27 August 2020 at 5.00 pm (CET) at the latest to:

(1) by mail

The signed original paper form must be sent to:
Viohalco SA
Catherine Massion, deputy manager
30 Avenue Marnix
1000 Brussels (Belgium)

OR

(2) by electronic mail

A copy of the signed original form must be sent to: <u>administration@viohalco.com.</u>

All electronic mail must be signed by electronic signature within the meaning of article 3.10 of EU Regulation 910/2014 or a qualified electronic signature within the meaning of article 3.12 of such regulation.

	name and first name / na	ame of the company)	
Domicile / Register	red office		
Owner of		dematerialised shares (*) registered shares (*)	of Viohalco SA

number

votes by mail in the following way with respect to the Annual Ordinary and Extraordinary Shareholders' Meeting of the Company that will be held on Wednesday, 2 September 2020 at 12.00 pm (CET) at the registered office, 30 Avenue Marnix, 1000 Brussels, Belgium (the Meeting) with all above-mentioned shares.

The vote of the undersigned on the proposed resolutions is as follows:(**)

- (*) Cross out what is not applicable.
- (**) Please tick the appropriate boxes.

A. Ordinary general meeting

- 1. Management report of the Board of Directors on the annual accounts of the Company for the accounting year ended 31 December 2019.
- 2. Report of the statutory auditor on the annual accounts of the Company for the accounting year ended 31 December 2019.
- 3. Presentation of the consolidated financial statements, the management report and the report of the statutory auditor on the consolidated financial statements.
- 4. Approval of the annual accounts for the financial year ended 31 December 2019 (including allocation of the results and the distribution of a gross dividend of EUR 0, 01 per share).

	gross dividend of EUR 0	, 01 per sh	nare.	s contained the		
	FOR		AGAINST		ABSTAIN	
5.	Discharge of liability of	the membe	ers of the Board of	Directors.		
	B 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	s proposed	d to grant discharge	e to the mem	bers of the Board of Di	rectors
	from any liability arising on 31 December 2019.		0 0	neir duties d	uring the financial year	

Proposed resolution: it is proposed to grant discharge to the statutory auditor from any liability arising from the performance of their duties during the financial year ended on 31 December 2019.

FOR	AGAINST	ABSTAIN
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7. Renewal of the mandate of members of the Board of Directors and appointment of new members.

Proposed resolution: it is proposed to renew the appointment of Mr. Nikolaos Stassinopoulos as member of the Board of Directors, for a term of one year expiring at the end of the annual ordinary shareholders' meeting to be held in 2021;

FOR	AGAINST	ABSTAIN	

	d of Director	rs, for a term of one year e	nt of Mr. Jacques Moulaert as xpiring at the end of the annual
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	d of Director	rs, for a term of one year e	of Mr. Evangelos Moustakas as xpiring at the end of the annual
FOR		AGAINST	ABSTAIN
	d of Director	rs, for a term of one year e	of Mr. Michail Stassinopoulos as xpiring at the end of the annual
FOR		AGAINST	ABSTAIN
Stasinopoulos as men	mber of the		nent of Mr. Ippokratis Ioannis m of one year expiring at the end l;
FOR		AGAINST	ABSTAIN
	d of Director	rs, for a term of one year e	t of Mr. Jean Charles Faulx as xpiring at the end of the annual
FOR		AGAINST	ABSTAIN
	d of Director	rs, for a term of one year e	t of Mr. Thanasis Molokotos as xpiring at the end of the annual
FOR		AGAINST	ABSTAIN
	d of Director	rs, for a term of one year e	nent of Mr. Xavier Bedoret as xpiring at the end of the annual
FOR		AGAINST	ABSTAIN
Stassinopoulos as me	ember of the	* *	t of Ms. Marion Jenny Steiner m of one year expiring at the end 1;
FOR		AGAINST	ABSTAIN
_	d of Directo	ors, for a term expiring at	ent of Ms. Margaret Zakos as the end of the annual ordinary
FOR		AGAINST	ABSTAIN
as independent memb the annual ordinary sh	er of the Bo nareholders'	ard of Directors, for a term of meeting to be held in 2021; I	of Mr. Efthimios Christodoulou of one year expiring at the end of Mr. Christodoulou complies with 20 Belgian Corporate Governance
FOR		AGAINST	ABSTAIN

	independent member annual ordinary sha	er of the Board areholders' me	d of Directors, for eeting to be held:	r a term of o in 2021; Mr.	tment of Mr. Francis M ne year expiring at the end Mer complies with the crit reporate Governance Code;	of the
	FOR		AGAINST	1	ABSTAIN	
•	independent memb ordinary sharehold	er of the Boa ers' meeting t	rd of Directors, o be held in 202	for a term e 1; Ms. Breed	t of Ms. Kay Marie Bree expiring at the end of the aden complies with the criterporate Governance Code;	annual
	FOR		AGAINST	1	ABSTAIN	
ŗ	independent memb ordinary shareholde independence set for	er of the Boa ers' meeting to	rd of Directors, be be held in 2021 de 3.5 of the 2020	for a term e; Ms. de Lau Belgian Cor	nt of Ms. Astrid de Laur xpiring at the end of the anoit complies with the crit porate Governance Code;	annual
	FOR		AGAINST	1	ABSTAIN	
	independent memb ordinary shareholde	er of the Boars' meeting to	rd of Directors, be held in 202	for a term e l; Ms. Blamp	adette Christine Blampa xpiring at the end of the a pain complies with the crite porate Governance Code.	annual
	FOR		AGAINST	1	ABSTAIN	
8.	Approval of the rein <i>Proposed resolutio</i> 2019 as set out in the	n: it is propo	sed to approve t	he remunerat	tion report for the financia	ıl year
	FOR		AGAINST	'	ABSTAIN	
9.	fixed remuneration audit committee a nomination and re- amounts will remu September 2020 an	n: it is propos of EUR 25,00 gross fixed re muneration co inerate the p	ed to grant to ea 00. In addition, it emuneration of I ommittee a gross erformance of t rdinary sharehold	ch member of is proposed to EUR 25,000, s fixed remutheir mandateders' meeting	of the Board of Directors as grant (i) to each member and (ii) to each member aneration of EUR 25,000. The during the period between the sof 2021.	of the of the These
	FOR		AGAINST	'	ABSTAIN	
B. 1.	Amendment of the Companies and Ass Proposed resolution follows: The company is a lateral company in company is a lateral company in company in company is a lateral company in com	articles of a ociations and it is proposed	ssociation in ord to bring technica ed to replace the t	l improveme ext of article under Belgio	1 of the articles of associa	tion as
ſ	the corporate name	vionalco" (
	FOR		AGAINST		ABSTAIN	

Proposed resolution: follows:	it is pro	posed to	add the text of	article 3	3.3 of	the articles of associat	ion as
3.3 The website of a following e-mail add					comp	pany may be reached	at the
FOR			AGAINST			ABSTAIN	
Proposed resolutions follows:	it is pro	posed to	add the text of	article :	5.4 of	the articles of associat	ion as
G	hat is in i	the best	interest of the C			the preferential subscr ccordance with article	
FOR			AGAINST			ABSTAIN	
association as follow 12.5 The board of di of directors may pro	s: rectors m vide his o that the o	ay adop or her co	nt unanimous wr nsent in counte	ritten deo rparts ar	cision nd the	s. Each member of the totality of the consents f such decisions shall to	board s shall
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association as follow 18.2 The general me one or more shareh addressed to the boa	s: eting mus eolders re rd of dire	st be con epresent ectors ar	evened by the bo ing at least 10 ad including the	ard of d % of th agenda	irecto e sha In su	ors upon written request are capital of the Con ach case, the general m publication of the conv	t from ipany, eeting
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association as follow 18.4 The convening location and time, it agenda of the gene followed by the shar and any other inform	s: notice f nformati ral meeti eholder i nation rec oublished	for any on rega ing, the in order quired un	general meeting the right specific and conton to be able to punder the Belgian thirty days price	g must of the lear des articipan or to the	includ share ecripti te and of Con date	icle 18.4 of the article de the agenda, the da holders to add items ion of the procedures I vote at the general mapanies and Association of the general meeting onal circulation.	y, the to the to be eeting n. The
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Proposed resolution: it is proposed to replace the text of article 18.6 of the articles of association as follows:

18.6 The convening notices must be communicated to the holders of registered shares, the members of the board of directors and the statutory auditor(s) of the Company, thirty days prior to the general meeting.

FOR	AGAINST	ABSTAIN	

Proposed resolution: it is proposed to replace the text of article 19.1 of the articles of association as follows:

- 19.1 The right of a shareholder to participate to a general meeting and to exercise his or her voting right is subject to:
- (a) the registration of ownership of the shares recorded in his or her name, at 24:00 (Belgian time), on the fourteenth calendar day preceding the date of the general meeting (the "Record Date"):
 - either through registration in the shareholders' register in the case of registered shares: or
 - through the book-entry in the accounts of an authorised account holder or clearing institution in the case of dematerialised shares; and
- (b) the notification by the shareholder to the Company (or the person designated by the Company) at the latest on the sixth calendar day preceding the day of the general meeting of his or her intention to participate in the general meeting as set out in the convening notice. In addition, holders of dematerialised shares must, at the latest on the same day, provide the Company (or the person designated by the Company) with an original certificate issued by an authorised account holder or a clearing institution certifying the number of shares owned on the Record Date by the relevant shareholder and for which it has notified his or her intention to participate in the general meeting.

FOR	AGAINST	ABSTAIN	

Proposed resolution: it is proposed to replace the text of article 19.2 of the articles of association as follows:

19.2 Any shareholder with a voting right may (i) attend the general meeting in person, (ii) appoint another person, either shareholder or not, as his proxyholder or (iii) vote by mail in accordance with article 20.3. The appointment of the proxyholder is recorded on a form made available by the Company and signed by the shareholder by hand or electronically (in which case the form shall be signed by means of an electronic signature within the meaning of article 3.10 of EU Regulation 910/2014 or a qualified electronic signature within the meaning of article 3.12 of such regulation). The signed original in paper or the electronic form must be received by the Company at the latest on the 6th calendar day preceding the day of the general meeting.

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Proposed resolution: it is proposed to replace the text of article 20.3 of the articles of association as follows:

20.3 If the convening notice provides so, each shareholder may vote in advance of the general meeting through a voting form sent to the Company's registered office or to the address specified in the convening notice. The voting form shall be signed by the shareholder by hand in case a paper form is used or electronically in case an electronic form is used (in which case the form shall be signed by means of an electronic signature within the meaning of article 3.10 of EU Regulation 910/2014 or a qualified electronic signature within the meaning of article 3.12

of such regulation). The shareholders may only use voting forms provided by the Company and containing at least their names and addresses, the place, date and time of the meeting, the agenda of the meeting, the resolutions submitted to the meeting, as well as for each resolution, three boxes allowing the shareholder to vote in favour of or against the proposed resolution or to abstain from voting thereon by ticking the appropriate box and the number of shares voted. The Company will only take into account voting forms received at the latest on the 6th calendar day prior to the general meeting of shareholders to which they relate, except for votes signed with an electronic signature which may be received by the company at the latest on the day preceding the shareholders' meeting.

FOR AGAINST ABSTAIN

Proposed resolution: it is proposed to add article 22.4 to the articles of association as follows:

- 22.4 By derogation to article 22.3, abstentions are not considered as votes present or represented for the calculation of the required majority, for the approval of the following matters:
 - *amendments to the articles of association;*
 - amendments to the corporate purpose;
 - decisions to relocate the registered office out of the region of Brussels;
 - the creation of a new category of shares and the conversion of one category of shares into shares of another category;
 - capital increases (with the exception of a capital increase decided by the board of directors under the authorised capital) or capital decreases;
 - the limitation or cancellation of preferential subscription rights;
 - authorisations to the Company to acquire or pledge its own shares, profit certificates or certificates relating thereto or approve any financial assistance (within the meaning of article 7:227 of the Belgian Code of Companies and Associations) for the acquisition of such instruments by a third party;
 - the merger, split or contribution of universality by the Company;
 - the liquidation of the Company.

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Proposed resolution: i as follows:	t is proposed	d to replace the text	of article	28 of the articles of ass	ociation
•	•			idends in accordance panies and Associations	

ABSTAIN

AGAINST

2. Coordination of the articles of association

Proposed resolution: it is proposed (i) to adopt a coordinated version of the articles of association, including the changes adopted as per the above resolutions and other changes aiming at aligning the text of the articles of association with the terminology of the Belgian Code of Companies and Associations and bringing technical improvements, and (ii) to grant powers to the notary for the coordination of the articles of associations and the filing of the consolidated version with the commercial registry. The proposed revised text of articles of association is available on the Company's website.

FOR	AGAINST	ABSTAIN	

This present form will be considered to be null and void in its entirety if the shareholder has not indicated above his choice concerning one or more of the items on the agenda of the Meeting.

The shareholder who has cast his vote by validly returning the present form to the Company cannot vote in person or by proxy at the Meeting for the number of votes already cast.

If the Company publishes at the latest on Tuesday, 18 August 2020 a revised agenda for the Meeting to include new items or proposed resolutions upon the request of one or more shareholders in execution of Article 7:130 of the Belgian Code of Companies and Associations, the present form will remain valid for the items on the agenda it covers, provided it has validly reached the Company prior to the publication of such revised agenda. Notwithstanding the above, the vote cast in the present form on an item on the agenda will be null and void if the agenda has been amended concerning this item to include a new proposed resolution in application of Article 7:130 of the Belgian Code of Companies and Associations.

Done at,	on
Signature(s):	(***)
(***) Legal entities must specify the name, first name a	and title of the natural person(s) who sign on their behalf.