

DISTRIBUIDORA INTERNACIONAL DE ALIMENTACIÓN, S.A. ANNUAL GENERAL SHAREHOLDERS MEETING 2017

Attendance card for the General Shareholders Meeting of Distribuidora Internacional de Alimentación, S.A. to be held at Casa de América, c/ Marqués del Duero n° 2, 28001, Madrid at 11:00 hours on 27 April 2017 on first call, or on the following day, 28 April 2017 on second call (bearing in mind that the General Shareholders Meeting will likely be held on second call).

Holders						I	Address:								
	T														
Share Account Code Number of Shares															
Minimum No. of shares for	No. of votes														
1															
PERSONAL ATTENIAN Shareholder who wheld, together with the certify its identity with Signature of the share	wants to attend the C attendance card issue its ID or any other ed	General Me ed by the e	eting in p entity regis	erson m	ith Iberc	lear that									
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Proxy and distance votion of Association, the Gen (www.diacorporate.com	neral Shareholders' Mand in accordance	feeting Reg with the tw	gulations, wo follow	the notion	ce of the ons.	call to t	he Gene	ral Meet	ing, as w	vell as b	y the Co	ompany'	s website	e	ne Articles
In case the following se	ections of delegation	and voting	are signe	d, distan	ce votin	g will pi	revail ov	er proxi	es, which	ı will be	rendere	ed witho	ut effect.		
2 Mr/Ms Any proxy that does n favour of the Chairper Chief Executive Office To confer voting instru	es included in this att owing boxes and, if appreparence of the Board out expressly specify son of the Board of or and the Secretary of ctions, mark the corre	of Directors the person Directors of the Boar esponding	rs or, in ca to whom (or, in the d of Direct	ase of ab with it has be event ctors. The	s its reprove. This proposence, con ID No. poeen grade of abserve same selow with	of the Ge anted sha ace of the applies i	on to: I only be veneral Monare I de de de forme in cases in s.	valid if the eeting emed to r, the Ono box of	have be fficer ap	en gran	s in the a ted, joir as Cha been ma	ppropriate the state of the sta	severally	y and succes General Med	ssively, in eting), the
If any of the boxes be Agenda attached belo		i, I grant p	precise vo	oting ins	struction	ns in fav	our of t	ne prop	osals m	ade by	the Boa	ra of D	irectors	in accordar	ice with th
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<u>-</u>	Item of the Agenda	1.1	1.2	1.3	2.1	2.2	2.3	2.4	2.5	3	4	5	6	_	
_	For													_	
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Unless expressly indic attached agenda. In su grantor. Mark the follor representative to abstai	ch a case, the repre wing box "NO" only n.	sentative s y if you do	shall vote o not agree	as he/sl e with th	ne may nis exter	considernsion of	r most a the prox	ppropria y. In thi	te in acc s case, t	cordanc he share	e with teholder	he inter shall be	rests of t understo	he Company ood to instru	y and the ct his/her NO
of interests with respective a conflict of interests of interests of item 6 of the Agenda 526.1 of the Spanish C and approval or ratification precise voting in jointly and severally ar Board of Directors. Mainstructed the represent	t to item 2 of the Age ests with respect to it city as board membe a ("Annual Director I companies Act (appo tion of the Company structions with respend in the following ourk the following box	enda ("Rati tem 4 of th rs, in the for Remunerat intment, re 's operation ect to any or rder, to the	ification a ne Agenda orm of Co ion Report e-election ns with a of the abo e Chairper	and/or re ("Appropriate of the control of the contr	election oval, if a shares") ancial yo cation o ar directors, unless the Board	n of men appropria ; (iii) all ear 2016 f directo or), which s express d of Directo	nbers of the member or;); and (ors; replate the may be saly stipulectors, to	the Boar the delive rs of the (iv) in re- cement, e present lated off o the Sec	rd of Directory of all Board of clation to removal ted outsinerwise better of the cretary of the control of the cretary of the	or part f Direct situation or disr de the a pelow, t f the Bo	; (ii) all of the re ors may ons set for nissal of agenda u he proxy oard of I	member emunera have a orth in so director nder the y shall b	rs of the lation of the conflict of ections a brs; filing a said Law be deeme s or to the	Board of Dir ne Company of interests v (a), b), c) or d g of a derivar w. If the gran ed to have be ne Vice Secre	rectors may 's Board of vith respect) of Article tive action ntor has not een granted
Signature of the shareholder							Signature of the representative								

DISTANCE VOTING

In the case that the shareholder does not wish to attend the General Meeting nor delegate this right, it may exercise its right to vote through the distance voting system. It is not possible the distance voting regarding potential proposals not included in the agenda. The shareholder holding this card in its own name exercises its right to vote in favour of all the Board of Directors' proposals with respect to the items on the attached Agenda published by the Company, unless a different vote is indicated below. If, with respect to any item of the Agenda, the shareholder does not express its vote, it will be understood to be in favour of the Board of Director's proposal.

In any event, in addition to the provisions set forth by Law, the Articles of Association and the General Shareholders Meeting Regulations, rules laid down in the notice of the call to the General Meeting and in the Company's website (www.diacorporate.com) must be abided by (Mark the corresponding box(es) with a cross):

Item of the Agenda	1.1	1.2	1.3	2.1	2.2	2.3	2.4	2.5	3	4	5	6
For												
Against												
Abstention												
Blank												

Unless expressly indicated otherwise below, the proxy vote on resolution proposals not presented by the Board of Directors, or on points not included in the attached Agenda, is deemed to have been granted to the Chairperson of the Board of Directors (or, in the event of absence of the former, the Director appointed as Chairperson

of the General Meeting), with the rules on voting and alternate proxy outlined in the "Delegation" section of this card being applicable in case of Mark the box "NO" only if you do not agree with the delegation and do not authorise the alternate (in this case the shareholder shall be deep	
representative to abstain in relation with these proposals):	NO
Signature of the shareholder	
In	

PROTECTION OF PERSONAL DATA

Distribuidora Internacional de Alimentación, S.A. is responsible for handling the personal data included on this Attendance Card and data provided to the general meeting of shareholders (and stored where appropriate in files owned by it), for the purpose of developing, managing and controlling the exercise of shareholders' rights (for which purpose this card has been issued) at the General Meeting, for managing and controlling the information and organization related to the General Meeting, and for complying with legal obligations. The data shall be accessible to the notary attending the General Meeting and may be made available to third parties in the exercise of the right to information under the law. The data may also be accessible to the public to the extent that such data appear in documents available via the website (www.diacorporate.com) or are made known in the General Meeting, which may be video recorded and published on the said website. The person attending the general meeting hereby consents to this recording and publication. The owners of data of a personal nature may request, access, rectify and cancel their data or oppose certain handling of it, in accordance with Organic Law 15/1999, of 13 December, on the Protection of Data of a Personal Nature, by a submission in writing attaching an dentifying document, addressed to the registered office of Distribuidora Internacional de Alimentación, S.A., Oficina de Consulta LOPD (Calle Jacinto Benavente 2-A, Parque Empresarial de las Rozas, Edificio Tripark, 28232, Las Rozas, Madrid).

AGENDA

- Examination and approval, if appropriate, of the annual accounts, allocation of results and corporate management:
 - Examination and approval of the Company's individual annual accounts (balance sheet, income statement, statement of changes in equity, statements of cash flows, and notes) and the individual annual accounts of the Company consolidated with those of its subsidiaries (statements of financial position, income statement, statement of comprehensive income, statement of changes in equity, statement of cash flows, and notes, all consolidated), as well as the Company's individual management report and the management report of the Company consolidated with that of its subsidiaries, for the financial year ended 31 December 2016.
 - Proposed allocation of the results of the Company for the financial year ended 31 December 2016. 1.2
 - Examination and approval of the management and activity of the Board of Directors during the financial year ended 31 December 2016. 1.3
- 2. Ratification and/or re-election, if appropriate, of the following members of the Board of Directors, for the statutory period:
 - 2.1 Re-election of Mr Richard Golding as independent Director of the Company.
 - 2.2 Re-election of Mr Mariano Martín Mampaso as independent Director of the Company.
 - 2.3 Re-election of Mr Antonio Urcelay Alonso as other external Director of the Company.
 - 2.4 Ratification and re-election of Mr Borja de la Cierva Álvarez de Sotomayor as independent Director of the Company.
 - 2.5 Ratification and re-election of Ms María Garaña Corces as independent Director of the Company.
- Re-election, if appropriate, of KPMG Auditores S.L. as statutory auditors of the Company and of its group for the financial year 2017.
- 4. Approval, if appropriate, of the delivery of all or part of the remuneration of the Company's Board of Directors, in their capacity as board members, in the form of Company shares.
- Delegation of powers to amend, supplement, execute and implement the resolutions adopted by the shareholders acting at the General Meeting, to formalise and record such resolutions, and to make the required deposit of accounts.

CONSULTATIVE ITEM

Annual Director Remuneration Report for financial year 2016.