

# DISTRIBUIDORA INTERNACIONAL DE ALIMENTACIÓN, S.A. GENERAL MEETING OF SHAREHOLDERS 2013

Attendance card for the General Meeting of Shareholders of Distribuidora Internacional de Alimentación, S.A. to be held in Madrid at 10:00 hours on 25 April 2013 at first call, or on the following day, 26 April 2013 at second call (bearing in mind that the General Meeting will probably be held at the second call).

Holders								А	ddress										٦
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Share Account Code Number of Shares																			
Minimum No. of shares for	No. of votes																		
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1																			┚
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Any shareholder who together with the atte	ENDANCE AT THE GI o wants to attend the gen endance card issued by the areholder attending	eral m	eeting	in perso	on mus												neeting is	held,	
In	, on			2013															
Proxy and distance v	voting are also available t	o the s	hareho	olders a	as indic	ated or	the C	ompan	y's weh	site (ww	w.diacorn	orate.co	m) and	in acco	ordance	with th	ne two follo	owina	
	tions are signed, distance												,					9	
DELEGATION																			
	er who does not wish to											oroxy. Th	ne repre	esentat	ive mu	st also	sign this	oroxy	he
holder of this at	ttendance card hereby co	nfers h	nis repr	resenta	tion to:	(mark	only or	e of th	e follov	ving boxe	s)								
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=	hairman of the General N	_		N. II (10)															
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	or, where applicable, or th					ii grani	eu siia	ii be de	emeu	to nave b	een gran	ieu iriuisi	incuy n	i iavou	i oi tiie	CHAITH	ian oi ine	board,	JI
Γo confer voting inst	ructions, mark the corres	pondin	g box i	n the ta	able be	low wit	h a cro	SS.											
t any of the boxes	below are not marked, I	grant	precis	se votir	ng inst	ruction	ns in fa	vour c	of the p	roposals	s made b	y the Bo	ard of	Direct	ors.				
	Item of the agenda	1.1	1.2	1.3	2.1	2.2	2.3	2.4	2.5	2.6	3	4	5.1	5.2	6	7	7		
	For		1.2	1.0		2.2	2.0	2.1	2.0	2.0		· ·	0.1	0.2	-	+ '	1		
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	Against																		
	Abstention																1		
Inless expressly inc	Blank dicated otherwise below,	the pro	NVV OV	onds to	tho ro	solutio	n prop	neale n	ot mad	o by tho	board of	directors	and to	points	not inc	ludod i	n the atta	chod	
	ase, the representative s		•							•									
account the corporat	te interest. Mark the follo	wing b	ox NO															_	
understood to instru	ct his representative to a	bstain:																N	Ю
Pursuant to Articles	523 and 526 of the Capi	tal Con	npany	Act, it i	s here	by mad	le knov	n that	the Ch	airman o	f the mee	ting, or a	any oth	er men	nber of	the Bo	ard of Dir	ectors,	ma
	erests with respect to poi	٠,	_	0		,		0 0							,		•		
	genda ("Re-election of m payment in company sha																		
on the agenda ("A	Approval, where applicab	le, of a	a spec	ific am	endme	nt of th	e Long	-term	Incenti	ve Plan 2	2011-2014	4"); iv) It	em 7 c	n the a	agenda	("The	annual re	port or	n th
	company's board of direct n of directors; replacement																		
	which may be presented																		
	ssly stipulated otherwise																		
	etary of the board of dire epresentative to abstain)		viark tr	ne rollo	wing b	OX NO	only if	you ao	not au	tnorise tr	ie aiterna	te proxy	(in this	case t	ne sna	renoide	er snall be	aeem	3a 1
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Signature of the	<u>shareholder</u>									<u>Signat</u>	ure of t	ne repr	esenta	<u>ative</u>					
n	,		20	13						In		,					2013		

# LONG-DISTANCE VOTE

In the case that the shareholder does not wish to attend the General Meeting nor delegate this right, he may exercise his right to vote through the long-distance voting system. The shareholder holding this card in his own name exercises his right to vote in favour of all the board of directors' resolution proposals with respect to the items on the attached agenda published by the company, unless a different vote is indicated below (mark the corresponding box(es) with a cross):

Item on the agenda	1.1	1.2	1.3	2.1	2.2	2.3	2.4	2.5	2.6	3	4	5.1	5.2	6	7
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	l age	∍nda, is
deemed to have been granted to the chairman of the general meeting, with the rules on voting and alternate proxy outlined in the Delegation section of this card being a	applic	cable in
case of conflicts of interest. 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 understoo	d to	abstain
in relation with these resolution proposals):		
		NO

Signature of the shareholder	
In, on	

#### 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 (<a href="https://www.diacorporate.com">www.diacorporate.com</a>) 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 identifying 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**

- 1. Examination and approval, if applicable of the annual statements, allocation of results and corporate management:
  - 1.1. Examination and approval, if applicable, of the Company's individual annual statements (current balance sheet, profit and loss account, statement of changes in net wealth, cash flow statement and annual report) and consolidated statements of the Company together with its dependent companies (consolidated statements of current financial position, profit and loss account, global profit and loss statement, statement of changes in net wealth, cash flow statement and annual report), as well as the Company's individual management report and consolidated management report of the Company and its dependent companies, for the financial year ended 31 December 2012.
  - 1.2. Proposed allocation of results for the financial year ended 31 December 2012.
  - 1.3. Examination and approval, if applicable, of the management and activity of the Board of Directors during the financial year ended 31 December 2012.
- Re-election of members of the Board of Directors.
  - 2.1 Re-election of Ms Ana María Llopis, for the three-year term foreseen in the By-laws.
  - 2.2 Re-election of Mr Ricardo Currás de Don Pablos, for the three-year term foreseen in the By-laws.
  - 2.3 Re-election of Mr Nicolas Brunel, for the three-year term foreseen in the By-laws.
  - 2.4 Re-election of Mr Pierre Cuilleret, for the three-year term foreseen in the By-laws.
  - 2.5 Re-election of Mr Julián Díaz González, for the three-year term foreseen in the By-laws.
  - 2.6 Re-election of Ms Rosalía Portela de Pablo, for the three-year term foreseen in the By-laws.
- 3. Reduction of share capital by redemption of own shares charged against available reserves and without the right to opposition by creditors. Modification of Article 5 of the Bylaws.
- 4. Approval, if applicable, of delivery in the form of Company's shares of 50% of the amount of remuneration corresponding to the board of directors for 2013.
- 5. Approval, if applicable, of a specific amendment of the 2011-2014 Long-Term Incentive Plan.
  - ${\it 5.1.} \ \ Change \ of \ the \ maximum \ amount \ of \ the \ Long-term \ Incentive \ Plan \ (Executive \ Directors \ excluded).$
  - 5.2. Change of the maximum amount of the Long-term Incentive Plan (Executive Directors included).
- 6. Delegation of powers to amend, complement, enforce and develop the resolutions adopted by the General Meeting for their formalisation and registration and for the required filing of accounts.

## FOR CONSULTATION PURPOSES ONLY

7. Annual report on remuneration paid to Company directors