EXTRAORDINARY GENERAL MEETING

File: TC/YD/2154461
Register: 

"PROXIMUS"
public limited company under Belgian public law
at 1030 Schaerbeek, Bd du Roi Albert II 27
VAT BE 0202.239.951, Brussels Register of Legal Entities

IMPLEMENTATION OF THE PROVISIONS OF THE LAW OF 16 DECEMBER 2015
- VARIOUS AMENDMENTS TO THE BYLAWS
- AMENDMENT OF CORPORATE OBJECT
- RENEWAL OF AUTHORIZATION: AUTHORIZED CAPITAL
- RENEWAL OF AUTHORIZATION: AUTHORIZED CAPITAL IN CASE OF A PUBLIC TAKEOVER BID
- RENEWAL OF AUTHORIZATION: OWN SHARES ACQUISITION
- RENEWAL OF AUTHORIZATION: OWN SHARES ACQUISITION IN CASE OF SERIOUS IMMINENT PREJUDICE TO THE COMPANY

Today, 20 April 2016,
At 1140 Etterbeek, Rue Stroobants 51,
Before me, Mr. Tim CARNEWAL, associated Notary in Brussels,
The Annual General Meeting of Shareholders of the public limited company under Belgian public law “PROXIMUS”, with its registered office at 1030 Schaerbeek, Bd du Roi Albert II 27, hereinafter referred to as “the Company”,
WAS CONVENED.

IDENTIFICATION OF THE COMPANY
The Company was established as an autonomous public-sector company, governed by the Law of 19 July 1930 setting up the Belgian National Telephone and Telegraph Company (Régie des Téléphones et Télégraphes / Regie van telegraaf en telefoon), as amended by: the Law of 21 March 1991 reforming certain economic public companies; the Law of 12 December 1994 amending the Law of 21 March 1991 reforming certain economic public companies; the Law of 17 June 1991 concerning the organization of the public credit sector and the holding by the public sector of participating interests in certain private-sector financial corporations; and the Order in Council (Royal Decree) of 19 August 1992 approving the first RTT management contract. The Company was transformed into a société anonyme (company limited by shares) under public law without putting an end to its legal personality, and its bylaws were established in the Royal Decree of 16 December 1994, published in the Appendixes to the Belgian Official Gazette (Belgisch Staatsblad Staatsblad/Moniteur Belge) of 22 December 1994.
The bylaws were amended several times and for the last time in the minutes drawn up by Brussels Notary Mr. Tim Carnewal on 15 April 2015, published in the Appendixes to the Belgian Official Gazette of 11 May 2015 under the numbers 15066335 and 15066336, approved
The Company is entered in the register of legal entities under the number 0202.239.951.

OPENING OF THE PROCEEDINGS AND COMPOSITION OF THE BUREAU

The meeting was opened at 12:10.

chaired by Mr. DE CLERCK Stefaan Maria, residing at 8500 Kortrijk, Damkaai 7.

Composition of the Bureau

- Mr. LYBAERT Dirk Joris, residing at 2547 Lint, Veldstraat 81, was appointed Secretary of the meeting.
- Mr. VAN PARYS Koen, residing at 3511 Kuringen, Pierre Coxstraat 61, and
- Ms. de DORLODOT Cathérine Cécile, residing at 1950 Kraainem, Avenue Baron Albert d'Huart 226, were appointed Tellers.

VERIFICATIONS BY THE BUREAU - ATTENDANCE

The Chairperson informed the meeting about the observations and verifications made by the Bureau, during and following the participants' registration procedures, for the composition of the meeting:

1. Convocation of shareholders

The references of the notices convening the meeting which appeared in the Belgian Official Gazette and in the press were submitted to the Bureau before the meeting was opened. They will be filed in the Company’s archives. The Bureau confirmed that the notices were published on the following dates:
- on 18 March 2016 in the Belgian Official Gazette;
- on 18 March 2016 in De Tijd; and
- on 18 March 2016 in L'Echo.

The text of the notice convening the meeting, as well as the proxy models and forms for voting by letter, were made available to shareholders on the Company’s website (www.proximus.com) on 18 March 2016. A communication was sent to Belga, Bloomberg, Reuters and Dow Jones to ensure international distribution.

The Bureau also noted, having seen the copy of the letters sent, that a notice convening the meeting had been sent by regular post to the registered shareholders, the holders of registered bonds, the directors, and the auditors on 21 March 2016.

2. Verification of the powers of those participating in the meeting

As regards the participation in the General Meeting, the Bureau checked compliance with Articles 34, 35 and 39bis of the bylaws. The Bureau confirmed the compliance to our Notary. The different supporting documents and the original proxies will be filed in the Company’s archives.

3. Attendance list

An attendance list was drawn up with the name and address, or company name and registered office, of all shareholders present or represented at the meeting. The original list will remain appended to these minutes. The related proxies will be filed in the Company’s archives.

This list was supplemented with a list of all the shareholders who voted by letter, in accordance with Article 39bis of the bylaws.

4. Verification of a quorum

The Bureau noted, on the basis of the attendance list, that 242,971,630 shares out of a total three hundred and thirty eight million, twenty five thousand, one hundred and thirty five shares (338,025,135) were represented.
The Company currently holds 15,717,604 own shares, as a result of which 322,307,531 are voting shares. This means that the legal quorum of fifty percent plus one \((50\% + 1)\) share was exceeded. Thus, the Bureau established that the meeting was validly composed to deliberate on the agenda items.

5. Third persons present at the meeting
In addition to the persons cited above, the following, inter alia, were also present at the meeting:
- some Company directors;
- members of the Company’s Management Committee;
- the Company’s auditors;
- employees of the Company and of the firms hired to take care of the meeting logistics.

AGENDA

The Chairperson reminded those present of the meeting’s agenda:


Motion for a resolution: motion to implement the provisions of the Law of 16 December 2015 amending the Law of 21 March 1991 reforming certain economic public companies, as published in the Appendixes to the Belgian Official Gazette of 12 January 2016 (entry into effect on 12 January 2016). The implementation will be evidenced by the new text of the bylaws to be adopted, and concerns, inter alia:
   a. a reference to the competitive sector in which Proximus operates;
   b. the amendment of the provisions regarding the appointment and dismissal of directors, the Chairperson of the Board of Directors, and the Chief Executive Officer;
   c. the amendment of the provisions on the term of the Chief Executive Officer’s mandate;
   d. the abolition of the provisions on the Management Committee;
   e. the abolition of certain limitations on the delegation authority of the Board of Directors;
   f. the abolition of the unilateral rights of the government to intervene in and supervise the running of the Company, including the abolition of the mandate of the Government Commissioner;
   g. a reference to the possibility of the Belgian government to decrease its equity stake in the Company’s share capital to less than 50% plus one share.

Pursuant to this decision, motion to amend the bylaws as will be evidenced by the new text of the bylaws to be adopted.

2. Various amendments to the bylaws to simplify the management and running of the Company and to promote corporate governance.

Motion for a resolution: motion for various amendments to the bylaws to simplify the management and running of the Company and to increase corporate governance and, inter alia:
   a. the reduction of the maximum number of members of the Board of Directors to 14;
   b. the shortening of the mandate of new directors from six to four years;
c. the introduction of the principle that all directors are appointed by the General Meeting on a proposal from the Board of Directors based on the candidates proposed by the Nomination and Remuneration Committee. This takes into account a reasonable representation of significant stable shareholders. Shareholders who hold at least twenty-five per cent (25%) of the shares in the Company have the right to nominate directors, pro rata to their shareholding;

d. the amendment of the provisions regarding the replacement of the Chairperson of the Board of Directors if he or she is prevented from attending a meeting;

e. the introduction of the possibility to store the register of registered shares in electronic format;

Pursuant to this decision, motion to amend the bylaws as will be evidenced by the new text of the bylaws to be adopted.

3. Various amendments to the bylaws to improve their readability, including the abolition of provisions or wording that is no longer relevant, the abolition of provisions that reflect general legal principles, and the abolition of the reference to the dates of various previous amendments to the bylaws, as will be evidenced by the new text of the bylaws to be adopted.

Motion for a resolution: motion for various amendments to the bylaws to improve their readability.

4. Amendment of the Company’s corporate object to include current and future technological developments and services and other, more general, acts that are directly or indirectly linked to the corporate object.

Acknowledgement of the special report by the Board of Directors in which a detailed justification is given of the proposed amendment of the corporate object, drawn up in accordance with Article 559 of the Commercial Companies Code.

This report is accompanied by a statement of assets and liabilities of the Company as per 31 January 2016.

Acknowledgement of the auditor’s report on the aforementioned statement of assets and liabilities, drawn up in accordance with Article 559 of the Commercial Companies Code.

Motion for a resolution: motion to amend the Company’s corporate object to include current and future technological developments and services and other, more general, acts that are directly or indirectly linked to the corporate object.

Pursuant to this decision, motion to amend Article 3 of the bylaws by inserting the text: “(5) The delivery of ICT and digital services.

The Company may carry out all commercial, financial, technological and other actions that are directly or indirectly linked to its corporate object or which are useful for achieving this object.”

5. Authorization to increase the capital within the limits of the authorized capital.

Acknowledgement of the special report of the Board of Directors concerning the authorization with regard to the authorized capital, drawn up in accordance with Article 604 of the Commercial Companies Code.

Motion for a resolution: motion to renew the authorization granted to the Board of Directors, for a five-year term as from the date of notification of the amendment to these bylaws by the General Meeting of 20 April 2016, to increase the Company’s share capital in one or more transactions with a maximum of EUR 200,000,000.00, in accordance with Section 1 of Article 5 of the bylaws.

Pursuant to this decision, motion to amend Article 5, Section 2 of the bylaws as follows: replace “16 April 2014” by “20 April 2016”.
6. Authorization of the Board of Directors to increase the capital in case of a public takeover bid.

Motion for a resolution: motion to renew the authorization granted to the Board of Directors, for a period of three years starting from the day of this amendment of the bylaws by the General Meeting of 20 April 2016, to increase the Company's capital, in any and all forms, including a capital increase whereby the pre-emptive rights of shareholders are restricted or withdrawn, even after receipt by the Company of a notification from the Financial Services and Markets Authority of a takeover bid for the Company's shares. Where this is the case, however, the capital increase must comply with the additional rules that apply in such circumstances, as laid down in Article 607 of the Commercial Companies Code.

Pursuant to this decision, motion to amend Article 5, Section 3, Subsection 2 of the bylaws as follows: replace “16 April 2014” by “20 April 2016”.

7. Authorization of the Board of Directors to acquire own shares.

Motion for a resolution: motion to renew the authorization granted to the Board of Directors to acquire, within the limits set by law, the maximum number of shares permitted by law, within a five-year period starting on 20 April 2016. The price of such shares must not be higher than 5% above the highest closing price in the 30-day trading period preceding the transaction, and not be lower than 10% below the lowest closing price in the same 30-day trading period.

Pursuant to this decision, motion to amend Article 13, Subsection 2 of the bylaws as follows: replace “16 April 2014” by “20 April 2016”.

8. Authorization of the Board of Directors to acquire own shares in case of imminent and serious prejudice to the Company.

Motion for a resolution: motion to renew the authorization of the Board of Directors to acquire or transfer the maximum number of shares permitted by law in case such acquisition or transfer is necessary to prevent any imminent and serious prejudice to the Company. This authorization is granted for a period of three years starting on the date that this amendment to the bylaws by the General Meeting of 20 April 2016 is published in the Appendixes to the Belgian Official Gazette.

Pursuant to this decision, motion to amend Article 13, Subsection 4 of the bylaws as follows: replace “16 April 2014” by “20 April 2016”.

9. Powers of attorney

Motion for resolution: motion to grant every director of the Company, acting alone, the power to establish the coordination of the bylaws and start implementing the decisions taken.

Motion for a resolution: motion to grant all powers to the Secretary-General, including power of substitution, to ensure the completion of formalities at an enterprise counter with respect to registering/amending the data in the Crossroads Bank of Enterprises, and, where applicable, at the VAT Authority as regards the Added Value, and to make available to the shareholders an unofficial coordinated version of the bylaws on the website of the Company (www.proximus.com).

VOTING PROCEDURES

The Chairperson then invited the shareholders to vote on each motion for a resolution appearing on the agenda.

He reminded those present that each share carries one voting right. He also pointed out that only shareholders and their representatives could participate in the vote.

The Chairperson also reminded those present that:
- in order for the motions for resolutions regarding items 1 through 3, 5 and 6 of this agenda to be validly approved, the shareholders attending the meeting in person or by proxy
must represent at least one-half of the Company's share capital and the resolution must be approved with three-quarters of the vote, in accordance with Article 40 of the Company's bylaws in conjunction with Article 558 of the Commercial Companies Code.

- in order for the motions for resolutions regarding items 4, 7 and 8 of this agenda to be validly approved, the shareholders attending the meeting in person or by proxy must represent at least one-half of the Company's share capital, and resolutions must be approved with four-fifths of the vote, in accordance with Article 40 of the Company's bylaws in conjunction with Article 559 of the Commercial Companies Code;

- in order for the motion for a resolution regarding item 9 of this agenda to be validly approved, the shareholders attending the meeting in person or by proxy must represent at least one-half of the Company's share capital, and resolutions must be approved with a majority of 50% plus one of the votes, in accordance with Article 38 of the Company's bylaws.

The Chairperson informed those present that voting would take place electronically.

The Chairperson indicated that the votes of the shareholders who voted by letter had already been entered into the database of this electronic system, and would be automatically added to the votes obtained at the meeting. The exact totals of the votes obtained by letter and the votes obtained during the meeting would be recorded in the minutes.

Finally, the Chairperson reminded the participants that under Article 41(4) of the Law of 21 March 1991, any amendment to the bylaws comes into effect only following approval by the Crown, in a Royal Decree deliberated in the Council of Ministers.

**QUESTIONS**

In accordance with Article 38bis of the bylaws, the Chairperson invited the participants to ask any questions they had on the agenda items.

No questions were asked.

The Chairperson then took note of the closure of the discussions.

**DELIBERATIONS - DECISIONS**

The Chairperson subsequently submitted each motion for a resolution on the agenda to a vote by the shareholders.

**FIRST DECISION – Implementation of the provisions of the Law of 16 December 2015.**

The Chairperson submitted to the meeting the motion to implement the provisions of the Law of 16 December 2015 amending the Law of 21 March 1991 on reforming certain economic public companies, as published in the Appendixes to the Belgian Official Gazette of 12 January 2016 (entry into effect on 12 January 2016). The implementation will be evidenced by the new text of the bylaws to be adopted, and concerns, inter alia:

- a reference to the competitive sector in which Proximus operates;
- the amendment of the provisions regarding the appointment and dismissal of directors, the Chairperson of the Board of Directors and the Chief Executive Officer;
- the amendment of the provisions on the term of the Chief Executive Officer’s mandate;
- the abolition of the provisions on the Management Committee;
- the abolition of certain limitations on the delegation authority of the Board of Directors;
- the abolition of the unilateral rights of the government to intervene in and supervise the running of the Company, including the abolition of the mandate of the Government Commissioner;
g. a reference to the possibility of the Belgian government to decrease its equity stake in the Company’s share capital to less than 50% plus one share.

Thus, the Chairperson submitted to the meeting the motion to amend the bylaws, as will be evidenced in the new text of the bylaws to be adopted.

Voting:
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,373
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,373
of which

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SECOND DECISION - Various amendments to the bylaws to simplify the management and running of the Company and to promote corporate governance.

The Chairperson submitted to the meeting the motion for various amendments to the bylaws in order to simplify the management and running of the Company and increase corporate governance and, inter alia:

a. the reduction of the maximum number of members of the Board of Directors to 14;

b. the shortening of the mandate of new directors from six to four years;

c. the introduction of the principle that all directors are appointed by the General Meeting on a proposal from the Board of Directors based on the candidates proposed by the Nomination and Remuneration Committee. This takes into account the reasonable representation of significant stable shareholders. Shareholders who hold at least twenty-five per cent (25%) of the shares in the Company have the right to nominate directors, pro rata to their shareholding;

d. the amendment of the provisions regarding the replacement of the Chairperson of the Board of Directors if he or she is prevented from attending a meeting;

e. the introduction of the possibility to store the register of registered shares in electronic format.

Thus, the Chairperson submitted to the meeting the motion to amend the bylaws, as will be evidenced in the new text of the bylaws to be adopted.

Voting:
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,600
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,600
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THIRD DECISION - Various amendments to the bylaws to improve their readability.
The Chairperson submitted to the meeting the motion for various amendments to the bylaws to improve their readability.

**Voting:**
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,599
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,599

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FOURTH DECISION - Amendment of the corporate object.

**Reporting**

**Acknowledgement**
The meeting discharged the Chairperson from reading out the report of the Board of Directors, in which a detailed justification is given of the proposed amendment to the corporate object, drawn up in accordance with Article 559 of the Commercial Companies Code.

This report is accompanied by a statement of assets and liabilities of the Company as per 31 January 2016.

The meeting discharged the Chairperson from reading out the Auditor's report on the aforementioned statement of assets and liabilities, drawn up in accordance with Article 559 of the Commercial Companies Code.

**Preservation**
The report of the management body and the Auditor's report, as well as the statement of assets and liabilities, will remain in the Notary's file.

**Decision**
The Chairperson submitted to the meeting the motion to amend the corporate object to include current and future technological developments and services and other, more general, acts that are directly or indirectly linked to the corporate object.

Thus, the Chairperson submitted to the meeting the motion to amend Article 3 of the bylaws by inserting the following text:

“(5) to provide ICT and digital services.

The Company may carry out all commercial, financial, technological and other actions that are directly or indirectly linked to its corporate object or which are useful for achieving said object.”

**Voting:**
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,600
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,600
of which

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**FIFTH DECISION – Renewal of authorization to increase the capital within the limits of the authorized capital.**

**Acknowledgement of the report**
The meeting discharged the Chairperson from reading out the special report of the Board of Directors concerning the authorization with respect to the authorized capital, drawn up in accordance with Article 604 of the Commercial Companies Code.

A copy of this report was presented to the Notary so that it could be stored in his file.

**Renewal of authorization**
The Chairperson submitted to the meeting the motion to renew the authorization granted to the Board of Directors for a five-year term, as from the date of notification of the amendment to these bylaws by the General Meeting, to increase the Company's share capital in one or more transactions with a maximum of EUR 200,000,000.00, pursuant to Section 1 of Article 5 of the bylaws.

Thus, the Chairperson submitted to the meeting the motion to amend Article 5, Section 2 of the bylaws as follows: replace the date "16 April 2014" by "20 April 2016".

**Voting:**
The motion was put to the vote. It was adopted as indicated below:

1/ Number of shares for which valid votes were cast: 242,965,600
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,600

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**SIXTH DECISION - Renewal of the authorization of the Board of Directors to increase the capital in case of a public takeover bid.**
The Chairperson submitted to the meeting the motion to renew the authorization granted to the Board of Directors, for a period of three years starting on the day of this amendment to the bylaws by this General Meeting, to increase the Company's capital, in any and all forms, including a capital increase where the pre-emptive rights of shareholders are restricted or withdrawn, even after the Company is informed by the Belgian Financial Services and Markets Authority of a public takeover bid for the Company's shares. Where this is the case, however, the capital increase must comply with the additional rules that apply in such circumstances, as laid down in Article 607 of the Commercial Companies Code.

Thus, the Chairperson submitted to the meeting the motion to amend Article 5, Section 3, Subsection 2 of the bylaws as follows: replace the date "16 April 2014" by "20 April 2016".

**Voting:**
The motion was put to the vote. It was adopted as indicated below:

1/ Number of shares for which valid votes were cast: 242,965,073
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,073
SEVENTH DECISION – Renewal of the authorization of the Board of Directors to acquire own shares.

The Chairperson submitted to the meeting the motion to renew the authorization granted to the Board of Directors to acquire the maximum number of shares permitted by law, within a five-year period beginning today. The price of such shares must not be more than 5% above the highest closing price in the 30-day trading period preceding the transaction, and no more than 10% below the lowest closing price in the same 30-day trading period.

Thus, the Chairperson submitted to the meeting the motion to amend Article 13, Subsection 2 of the bylaws as follows: replace the date “16 April 2014” by “20 April 2016”.

Voting:
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,600
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,600

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EIGHTH DECISION - Renewal of the authorization of the Board of Directors to acquire own shares in case of imminent and serious prejudice to the Company.

The Chairperson submitted to the meeting the motion to renew the authorization granted to the Board of Directors to acquire or transfer the maximum number of shares permitted by law, in case said acquisition or transfer is necessary for preventing any imminent and serious prejudice to the Company. This authorization is granted for a period of three years, starting on the day that this amendment to the bylaws by this General Meeting is published in the Appendixes of the Belgian Official Gazette.

Pursuant to this decision, motion to amend Article 13, Subsection 4 of the bylaws as follows: replace the date “16 April 2014” by “20 April 2016”.

Voting:
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,600
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,600

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NINTH DECISION – Powers.

a) The Chairperson submitted to the meeting the motion to grant each director of the Company, acting alone, the power to establish the coordination of the bylaws and to start implementing the decisions taken.

Voting:
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,961,300
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,961,300

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\text{AGAINST} & 2,455 \\
\text{ABSTENTIONS} & 1,096,476 \\
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\end{array}
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b) The Chairperson submitted to the meeting the motion to grant all powers to the Secretary-General, including power of substitution, to ensure the completion of formalities at an enterprise counter with respect to registering/adapting the data in the Crossroads Bank of Enterprises, and, where applicable, at the VAT Authority as regards the Added Value, and to make available to the shareholders an unofficial coordinated version of the bylaws on the website of the Company (www.proximus.com).

Voting:
The motion was put to the vote. It was adopted as indicated below:
1/ Number of shares for which valid votes were cast: 242,965,600
2/ Percentage that these shares represent in the capital: 71.9%
3/ Number of validly cast votes: 242,965,600

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\text{ABSTENTIONS} & 1,092,617 \\
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CLOSURE OF THE MEETING
With no outstanding items on the agenda, the meeting was closed.

RIGHTS TO DOCUMENTS
The right to a document costs ninety-five euro (EUR 95.00).

IDENTITY
The Notary confirmed the identity information of the Chairperson and the members of the Bureau upon seeing their identity cards, as well as the shareholders, or shareholder representatives, who requested the undersigned Notary to also let them sign these minutes.

MINUTES
The minutes were drawn up at the location and on the date indicated above.
After the minutes were read out in their entirety, they were signed by the members of the Bureau, the shareholders, and the shareholder representatives who requested to do so, and by me, the Notary.
Signatures