

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

## **PROXY**

Annual Ordinary Shareholders' Meeting of Viohalco SA (the *Company*) of Tuesday 30 May 2017 at 12.00 pm (CET) at the registered offices of the Company, 30 Avenue Marnix, 1000 Brussels, Belgium.

This proxy must be returned by Wednesday 24 May 2017 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:
administration@viohalco.com.
All electronic mail must be signed by electronic signature in accordance with the applicable Belgian legislation.

The undersigned (name and first name / name of the company) (the <i>Principal</i> )				
Domicile / Registered office				
Owner of	dematerialised shares (*) registered shares (*)	of Viohalco SA		
nu	mber			

hereby	appoints as proxyho	older the follo	wing person (the <b>Pr</b>	roxyholder):		
Name a	and first name:					
Domic	ile:					
held or Brusse	n Tuesday 30 May	2017 at 12.0	0 pm (CET) at the	registered of	ing of the Company trices, 30 Avenue Ma	rnix, 1000
	ss out what is not applease tick the appropric					
<u>Ordina</u>	ary General Meetir	n <u>g</u>				
1.	•		ed of Directors and e fiscal year ended 3	•	statutory auditors on 2016.	the annual
2.	Presentation of the consolidated finance			ments and th	ne management repo	ort on the
3.	Approval of the a allocation of the re		nts for the financia	l year ended	31 December 2016	(including
	<i>Proposed resolution</i> : it is proposed to approve the annual accounts for the financial year ended 3 December 2016, including the allocation of results contained therein.				r ended 31	
	FOR		AGAINST		ABSTAIN	
4.	Discharge of liabil	ity of the men	nbers of the Board o	of Directors		
any					s of the Board of Direction in the financial year en	
	FOR		AGAINST		ABSTAIN	
5.	Discharge of liabil	ity of the statu	utory auditors			
	_		_	-	utory auditors from a al year ended on 31	
	FOR		AGAINST		ABSTAIN	

	Renewal of the mar	ndates of the r	nembers of the Board of Directors	
		ard of Direct	ted to renew the appointment of Mr. Nikolaos Stassingtors, for a term of one year expiring at the end of the beheld in 2018;	
	FOR		AGAINST ABSTAIN	
	-	ard of Direct	osed to renew the appointment of Mr. <b>Jacques N</b> tors, for a term of one year expiring at the end of to be held in 2018;  AGAINST  ABSTAIN	
	Proposed resolution	ard of Direct	sed to renew the appointment of Mr. Evangelos Motors, for a term of one year expiring at the end of	
	FOR		AGAINST ABSTAIN	
	FOR  Proposed resolution		be held in 2018;  AGAINST ABSTAIN  posed to renew the appointment of Mr. Ippokra	tis Ioann
	Stasinopoulos as n	nember of the	Board of Directors, for a term of one year expiring a meeting to be held in 2018;	
	FOR		AGAINST ABSTAIN	
	FOR  Proposed resolution	ard of Directers' meeting to	AGAINST ABSTAIN  sed to renew the appointment of Mr. Xavier Bedoret	the annua
	shareholders' meeti			ıal ordinar
	FOR		AGAINST ABSTAIN	
		ard of Direct	osed to renew the appointment of Mr. <b>Rudolf Wied</b> tors, for a term of one year expiring at the end of to be held in 2018;	
Ī	FOR		AGAINST ABSTAIN	

	as independent memb	per of the Bo	oard of Directors, fo	or a term	of Mr. <b>Efthimios Christ</b> of one year expiring at the Mr. Christodoulou compl	e end of
					gian Companies Code;	ies with
	FOR		AGAINST		ABSTAIN	
	member of the Board	d of Directo s' meeting t	rs, for a term of c to be held in 2018	one year e 8; Mr. M	f Mr. <b>Francis Mer</b> as indexpiring at the end of the der complies with the crees Code;	annual
	FOR		AGAINST		ABSTAIN	
	independent member	of the Board eholders' me	of Directors, for a eeting to be held in	term of on 2018; N	t of Mr. <b>Thanasis Molol</b> one year expiring at the endr. Molokotos complies on Companies Code;	d of the
	FOR		AGAINST		ABSTAIN	
	independent member annual ordinary share criteria of independen	of the Board eholders' me	of Directors, for a setting to be held in article 526ter of the	term of c n 2018; N		d of the
	FOR		AGAINST		ABSTAIN	
7.	Approval of the remular Proposed resolution: as set out in the 2016  FOR	it is propose	d to approve the ren	nuneration	report for the financial ye	ear 2016
8.	Approval of the remu	neration of tl	ne member of the B	oard of Di	rectors	
cor cor nor wil	npensation of EUR 25 nmittee a gross fixed nination and remunera	5,000. In add tompensation commit formance of the	lition, it is propose ion of EUR 25,00 tee a gross fixed co heir mandate during	d to (i) g 0, and (i mpensation	e Board of Directors a gro rant to each member of t i) grant to each member on of EUR 25,000. These od between 30 May 2017	he audit r of the amounts
	FOR		AGAINST		ABSTAIN	

If the Principal has not given any voting instructions concerning one or more proposed resolutions, the Proxyholder will vote in favour of such proposed resolutions.

The Principal acknowledges to have been informed of the fact that, after the publication of the convening notice to attend the Meeting, one or more shareholders holding together at least 3% of the share capital of the Company may **add new items** to the agenda of the Meeting or **new proposed resolutions** concerning items put or to be put on the agenda. At the latest on Monday 15 May 2017, the Company will publish a revised agenda if it has validly received new items or new proposed resolutions to be added to the agenda of the Meeting. In this case the Company will also provide to the shareholders an updated proxy form that includes the new items or new proposed resolutions, and the rules set out hereunder will apply:

- (a) if the present proxy has been validly communicated to the Company before the publication of the revised agenda of the Meeting, it will remain valid for the items of the agenda of the Meeting which have been initially mentioned in the convening notice to attend the Meeting;
- (b) if the Company has published a revised agenda including one or more **new proposed resolutions** for items which were initially mentioned in the agenda, the law authorises the Proxyholder to deviate at the Meeting from the voting instructions possibly and initially given by the Principal if, in the Proxyholder's opinion, the execution of such instructions would risk to compromise the Principal's interests. The Proxyholder must inform the Principal if he deviates from his voting instructions;
- (c) if the Company has published a revised agenda to include **new items**, the law imposes that the present proxy form indicates whether the Proxyholder is authorised or not to vote on these new items or whether he should abstain.

In view of the indication	as given in (c) above, the Principal: (***)
authorises t	he Proxyholder to vote on the new items to be put on the agenda of the Meeting
or	
gives instru agenda of th	ction to the Proxyholder to abstain from voting on the new items to be put on the new Meeting
•	ticked one of the above boxes or has ticked both boxes, the Proxyholder will he new items to be put on the agenda of the Meeting.
The present proxy is irrethe Meeting in person or	evocable. The shareholders who have validly given a proxy can no longer vote at by mail.
Done at	, on
Signature(s):	(****)

(\*\*\*) Please tick the appropriate boxes.

(\*\*\*\*) Legal entities must specify the name, first name and title of the natural person(s) who sign this proxy on their behalf