

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

VOTE BY MAIL

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 signed original paper form 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:
 <u>administration@viohalco.com.</u>

All electronic mail must be signed by electronic signature in accordance with the applicable Belgian legislation.

The undersigned (nam	ne and first name / na	ame of the company)	
Domicile / Registered	office		
Owner of		dematerialised shares (*) registered shares (*)	of Viohalco SA
	number		

votes by mail in the following way with respect to the Annual Ordinary Shareholders' Meeting of the Company that will be held on Tuesday 30 May 2017 at 12.00 pm (CET)) at the registered offices, 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.

Ordinary General Meeting

- 1. Management report of the Board of Directors and report of the statutory auditors on the annual accounts of the Company for the fiscal year ended 31 December 2016.

2.	Presentation of the consolidated financial statements and the management report on the consolidated financial statements.						
3.	3. Approval of the annual accounts for the financial year ended 31 December 2016 (including allocation of the results).						
	<i>Proposed resolution</i> : it is proposed to approve the annual accounts for the financial year ended 31 December 2016, including the allocation of results contained therein.						
	FOR AGAINST ABSTAIN						
4	Discharge of liability of the members of the Board of Directors Proposed resolution: it is proposed to grant discharge to the members of the Board of Directors						
	from any liability arising from the performance of their duties during the financial year ended on 31 December 2016.						
	FOR AGAINST ABSTAIN						
5	Discharge of liability of the statutory auditors						
	<i>Proposed resolution</i> : it is proposed to grant discharge to the statutory auditors from any liabilit arising from the performance of their duties during the financial year ended on 31 December 2016.						
	FOR AGAINST ABSTAIN						
6	Renewal of the mandates of the members of the Board of Directors						
	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						
ı	ordinary shareholders' meeting to be held in 2018;						
	FOR AGAINST ABSTAIN						
	Proposed resolution: it is proposed to renew the appointment of Mr. Jacques Moulaert 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 2018;						
	FOR AGAINST ABSTAIN						

	rd of Directo	ors, for a term of on		of Mr. Evangelos Moust expiring at the end of the	
FOR		AGAINST		ABSTAIN	
Proposed resolution.	rd of Directo	ed to renew the appoints, for a term of on		f Mr. Michail Stassinopo expiring at the end of the	
FOR		AGAINST		ABSTAIN	
Stasinopoulos as me of the annual ordinar	ember of the	Board of Directors, and seeking to be held	for a tern		
FOR		AGAINST		ABSTAIN	
member of the Boar ordinary shareholder	rd of Directo	ors, for a term of on be held in 2018;		t of Mr. Jean Charles Faxpiring at the end of the	
FOR		AGAINST		ABSTAIN	
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	rd of Directo	ors, for a term of on		ent of Mr. Xavier Bedexpiring at the end of the ABSTAIN	
member of the Boar ordinary shareholder FOR Proposed resolution	rd of Directors' meeting to	ors, for a term of on be held in 2018; AGAINST ed to renew the appears, for a term of on	e year ex	xpiring at the end of the	annual
member of the Boar ordinary shareholder FOR Proposed resolution member of the Boar	rd of Directors' meeting to	ors, for a term of on be held in 2018; AGAINST ed to renew the appears, for a term of on	e year ex	ABSTAIN of Mr. Rudolf Wiedenm	annual
FOR Proposed resolution member of the Boar ordinary shareholder FOR Proposed resolution member of the Boar ordinary shareholder FOR Proposed resolution as independent mem the annual ordinary shareholder.	cit is proposed of Directors' meeting to cit is proposed of Directors' meeting to cit is proposed ber of the Boshareholders'	ed to renew the apports, for a term of on the held in 2018; AGAINST ed to renew the apports, for a term of on the held in 2018; AGAINST ed to renew the apportant of Directors, for meeting to be held in the	pintment e year ex	ABSTAIN of Mr. Rudolf Wiedenmann at the end of the	annual ann as annual doulou end of
FOR Proposed resolution member of the Boar ordinary shareholder FOR Proposed resolution as independent mem the annual ordinary the criteria of independent member of independent member of the Boar ordinary shareholder FOR Proposed resolution independent member of the Boar ordinary shareholder FOR	cit is propose ber of the Boshareholders' meeting to	ed to renew the apports, for a term of on the held in 2018; AGAINST ed to renew the apports, for a term of on the held in 2018; AGAINST ed to renew the apport of Directors, for meeting to be held in 2018 orth in article 526ter of AGAINST cosed to renew the difference of the held in 2018 orth in article 526ter of the held in 2018 orth in article 526ter of the held in 2018 or the	intment of a term of on 2018; Mr. 20	ABSTAIN ABSTAIN of Mr. Rudolf Wiedenme Expiring at the end of the ABSTAIN of Mr. Efthimios Christo of one year expiring at the Mr. Christodoulou compligian Companies Code; ABSTAIN ment of Mr. Francis Mer year expiring at the end Mer complies with the cri	doulou e end of es with

Proposed resolution: it is proposed to renew the appointment of Mr. Thanasis Molokotos as
independent 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 2018; Mr. Molokotos complies with the
criteria of independence set forth in article 526ter of the Belgian Companies Code;

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	FOR		AGAINST		ABSTAIN	
	independent memb annual ordinary sh	er of the Boa areholders' r	ard of Directors, for	a term of or in 2018; M	of Mr. Vincent de L ne year expiring at the e r. de Launoit complies a Companies Code.	end of the
	FOR		AGAINST		ABSTAIN	
7.	Approval of the remuneration report (including the remuneration policy) Proposed resolution: it is proposed to approve the remuneration report for the financial year 2016 as set out in the 2016 annual report, including the remuneration policy.					
	FOR		AGAINST		ABSTAIN	
8.	Approval of the remuneration of the members of the Board of Directors					
	fixed compensation the audit committee of the remuneration These amounts wil	n of EUR 25, e a gross fixed in and nominal remunerate	,000. In addition, it ed compensation of nation committee a	is proposed EUR 25,000 gross fixed their manda	f the Board of Director I to (i) grant to each m D, and (ii) grant to each compensation of EUI te during the period be 8.	nember of h member R 25,000.
	FOR		AGAINST		ABSTAIN	
indica The s	ated above his choice	concerning or ast his vote by	ne or more of the ite y validly returning t	ems on the agent for	rety if the shareholde genda of the Meeting. orm to the Company cast.	
Articla agenda agenda null a in app	de new items or propo e 533ter of the Belgia la it covers, provided la. Notwithstanding the nd void if the agenda oblication of Article 533	sed resolution an Companie it has validly ne above, the has been amount of the Be	ns upon the request es Code, the present y reached the Comp vote cast in the pre- ended concerning the elgian Companies C	of one or make form will repany prior to esent form on is item to in ode.	vised agenda for the More shareholders in execution valid for the iteration of such an item on the agendal clude a new proposed to	ecution of ms on the ch revised da will be
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Signa	ture(s):		(***)			
(***)	Legal entities must spec	ify the name, f	irst name and title of	the natural pe	erson(s) who sign on their	· behalf.