

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 27 May 2025 at 12.00 pm (CET) at the registered office of the Company, 30 Avenue Marnix, 1000 Brussels, Belgium (the *Meeting*).

This signed form must be returned by Wednesday, 21 May 2025 at 5.00 pm (CET) at the latest to:

(1) by mail
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 means of electronic signature within the meaning of article 3.10 of EU Regulation 910/2014 or a qualified electronic signature within the meaning of article 3.12 of such regulation.

The undersigned (name and	first name / na	me of the company)	
Domicile / Registered office			
Owner of		dematerialised shares (*) registered shares (*)	of Viohalco SA
1	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, 27 May 2025 at 12.00 pm (CET) at the registered office, 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.
 - 1. Management report of the Board of Directors on the annual accounts of the Company for the accounting year ended 31 December 2024.
 - 2. Report of the statutory auditor on the annual accounts of the Company for the accounting year ended 31 December 2024.
 - 3. Presentation of the consolidated financial statements, the management report, and the report of the statutory auditor on the consolidated financial statements.
 - 4. Approval of the annual accounts for the financial year ended 31 December 2024 (including allocation of the results and the distribution of a gross dividend of EUR 0.16 per share).

	•	uding the al	location of results co		nts for the financial year end herein and the distribution o	
	FOR		AGAINST		ABSTAIN	
5.	Discharge of liability of	the member	rs of the Board of D	irectors.		
	<u>-</u>		•		nbers of the Board of Directing the financial year ended	
	FOR		AGAINST		ABSTAIN	
6.	Discharge of liability of	the statutor	y auditor.			
					utory auditor from any liabil Il year ended on 31 Decemb	
	FOR		AGAINST		ABSTAIN	
7.	member. All the Board	members sh	all be remunerated	for their n	nd Appointment of new Boa nandate in accordance with h took place on 30 May 2023	the

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 ordinary shareholders' meeting to be held in 2026;

FOR	AGAINST	ABSTAIN

Proposed resolution: it is proposed to renew the appointment of Mr. Evangelos Moustakas 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 2026;

FOR	AGAINST	ABSTAIN	

member of the Board of Direc	tors, for a term of one year expiring	f Mr. Michail Stassinopoulos as g at the end of the annual ordinary		
shareholders' meeting to be h	AGAINST	ABSTAIN		
Proposed resolution: it is p Stassinopoulos as member of	proposed to renew the appointm f the Board of Directors, for a terrolders' meeting to be held in 2026	ent of Mr. Ippokratis Ioannis n of one year expiring at the end		
FOR	AGAINST	ABSTAIN		
-	oposed to renew the appointment tors, for a term of one year expiring eld in 2026;			
FOR	AGAINST	ABSTAIN		
member of the Board of Direc shareholders' meeting to be h		g at the end of the annual ordinary		
FOR	AGAINST	ABSTAIN		
-	posed to renew the appointment of or a term of one year expiring at eld in 2026;			
FOR	AGAINST	ABSTAIN		
	oposed to renew the appointment or a term of one year expiring at eld in 2026;			
FOR	AGAINST	ABSTAIN		
Stassinopoulos as member of	oposed to renew the appointment f the Board of Directors, for a terr olders' meeting to be held in 2026	n of one year expiring at the end		
FOR	AGAINST	ABSTAIN		
<i>Proposed resolution:</i> it is proposed to renew the appointment of Mrs. Margaret Zakos as member of the Board of Directors, for a term expiring at the end of the annual ordinary shareholders' meeting to be held in 2026;				
FOR	AGAINST	ABSTAIN		
<i>Proposed resolution:</i> it is proposed to appoint Mrs. Marina Sarkisian Ochanesoglou as member of the Board of Directors, for a term expiring at the end of the annual ordinary shareholders' meeting to be held in 2026;				
FOR	AGAINST	ABSTAIN		
<i>Proposed resolution:</i> it is proposed to renew the appointment of Mr. Efthimios Christodoulou 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 2026; Mr. Christodoulou complies with the criteria of independence set forth in article 7:87 of the Belgian Code of Companies and Associations and Principle 3.5 of the 2020 Belgian Corporate Governance Code. The Board of Directors has no indication of any element that might bring such independence into question;				
FOR	AGAINST	ABSTAIN		
independent member of the ordinary shareholders' meeting	oposed to renew the appointment Board of Directors, for a term eang to be held in 2026; Mrs. Breed ticle 7:87 of the Belgian Code of O	xpiring at the end of the annual den complies with the criteria of		

Principle 3.5 of the 202 indication of any element	_	-		The Board of Directors has o question;	no
FOR		AGAINST		ABSTAIN	
Proposed resolution: it is proposed to renew the appointment of Mrs. Astrid de Launoit as independent member of the Board of Directors, for a term expiring at the end of the annual ordinary shareholders' meeting to be held in 2026; Mrs. de Launoit complies with the criteria of independence set forth in article 7:87 of the Belgian Code of Companies and Associations and Principle 3.5 of the 2020 Belgian Corporate Governance Code. The Board of Directors has no indication of any element that might bring such independence into question;					
FOR		AGAINST		ABSTAIN	
Blampain as independe annual ordinary shareho criteria of independence Associations and Princi	nt member olders' more set for ple 3.5 of	er of the Board of Direct eeting to be held in 2 of the in article 7:87 of the 2020 Belgian Cor	tors, for a 026; Mrs the Belg porate Go	of Mrs. Bernadette Christ a term expiring at the end of s. Blampain complies with gian Code of Companies overnance Code. The Board independence into question.	the the and d of
FOR		AGAINST		ABSTAIN	
 a. Approval of fees of statutory auditor in connection with the ESEF reporting for financial year 2024. Proposed resolution: it is proposed to approve the fees of the statutory auditor, PwC Bedrijfsrevisoren - Reviseurs d'entreprises SRL (registered office in 1831 Diegem, Culliganlaan 5), in connection with the ESEF reporting for financial year 2024 for an amount of EUR 16.995 (plus VAT, out-of-pocket expenses and the IRE/IBR fee). 					
FOR		AGAINST		ABSTAIN	
b. Renewal of appointment of statutory auditor and approval of fees. Proposed resolution: it is proposed, upon recommendation of the Audit Committee, to renew the appointment as statutory auditor of the audit firm, PwC Bedrijfsrevisoren BV - Reviseurs d'entreprises SRL (registered office in 1831 Diegem, Culliganlaan 5), represented by Alexis Van Bavel BV (B00810), registered auditor, as permanent representative, in its turn represented by Alexis Van Bavel, registered auditor, for a term of three years ending at the annual ordinary shareholders' meeting which will approve the annual accounts of the financial year ending on 31 December 2027; and to set its annual fees at EUR 240,720 (excluding VAT, excluding out-of-pocket expenses, excluding the IRE/IBR fee, but including work to be done with respect to ESEF-requirements, and including the audit work with respect to the Greek Branch), subject to indexation on a yearly basis following the evolution of the consumer price index or as agreed between the parties.					
FOR		AGAINST		ABSTAIN	

8.

9. Renewal of appointment of assurance service provider for sustainability reporting and approval of fees.

Proposed resolution: it is proposed, upon recommendation of the Audit Committee, to renew the appointment of the audit firm, PwC Bedrijfsrevisoren BV - Reviseurs d'entreprises SRL (registered office in 1831 Diegem, Culliganlaan 5), for the engagement of limited assurance on the sustainability information of the Company which will approve the sustainability information of the financial year ending on 31 December 2025. In compliance with article 3:60 §2 of the Belgian Code of Companies and Associations, the aforementioned firm designates Alexis Van

Bavel SRL to carry out the mandate, with Alexis Van Bavel, registered auditor, as permanent representative; to set the fees for this engagement at EUR 145,000 (excluding VAT, excluding out-of-pocket expenses, excluding the IRE/IBR fee); and to confirm the decision of the Company's shareholders' meeting held on 28 May 2024 to appoint PwC Bedrijfsrevisoren BV/PwC Réviseurs d'Entreprises SRL to carry out the assurance engagement on the sustainability information, as set forth in article 3:58, §6 of the Belgian Code of Companies and Associations, for the financial year ended on 31 December 2024. The fee for this engagement amounts to EUR 200,000 (excluding VAT, excluding out-of-pocket expenses, excluding IBR/IRE fee).

	FOR		AGAINST		ABSTAIN	
10.	Approval of the remune	ration rep	ort.			
	Proposed resolution: it is as set out in the 2024 an		* *	ation re	port for the financial year 2024	ļ
	FOR		AGAINST		ABSTAIN	

*

The shareholder who has cast his vote by validly returning the present form to the Company cannot vote in person or by proxy at the Meeting for the number of votes already cast.

If the Company publishes at the latest on Monday, 12 May 2025 a revised agenda for the Meeting to include new items or proposed resolutions upon the request of one or more shareholders in execution of Article 7:130 of the Belgian Code of Companies and Associations, the present form will remain valid for the items on the agenda it covers, provided it has validly reached the Company prior to the publication of such revised agenda. Notwithstanding the above, the vote cast in the present form on an item on the agenda will be null and void if the agenda has been amended concerning this item to include a new proposed resolution in application of Article 7:130 of the Belgian Code of Companies and Associations.

Done at	, on
Signature(s):	(***)

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