

LIMITED LIABILITY COMPANY ("NAAMLOZE VENNOOTSCHAP")
Registered Office: Zinkstraat 1, 2490 Balen, Belgium
Company Number VAT BE 0888.728.945 RPR/RPM Antwerp, division Turnhout

#### **VOTE BY MAIL FORM**

### **EXTRAORDINARY GENERAL MEETING**

to be held on Friday 16 November 2018 at 10:30 a.m.

This is an unofficial English translation, for information purposes only.

Please only sign and return the original Dutch version.

This form should be used by holders of securities who want to vote by mail.

The vote by mail form must be signed in writing or electronically. In the event an electronic signature is used, it must be a qualified electronic signature in the sense of Regulation (EU) No 910/2014 of the European Parliament and of the Council of 23 July 2014 on electronic identification and trust services for electronic transactions in the internal market and repealing Directive 1999/93/EC, or an electronic signature that complies with the conditions set out in Article 1322 of the Belgian Civil Code.

The signed and completed form must reach Nyrstar NV (the "Company") at the latest on the sixth calendar day prior to the extraordinary general shareholders' meeting, i.e. on or before Saturday 10 November 2018 at the latest. Forms sent to the Company must be sent by mail to:

Nyrstar NV
Attention: Virginie Lietaer
Company Secretary
Zinkstraat 1
2490 Balen
Belgium

or by e-mail to:

registrations@nyrstar.com

Holders of securities who wish to vote by mail must also register for the extraordinary general shareholders' meeting, as described in the notice convening the extraordinary general shareholders' meeting. Holders of dematerialised securities or securities in bookentry form must attach to the present form a certificate issued by the applicable settlement institution for the securities concerned, or by a certified account holder, confirming the number of securities that have been registered in their name on the registration date (i.e. Friday 2 November 2018, at midnight (12:00 a.m., Central European Time)) with which they want to participate to the extraordinary general shareholders' meeting.

In case of amendments to the agenda or if new draft resolutions are tabled, the Company will publish an amended agenda with, as the case may be, additional agenda items and additional draft resolutions. This will be done no later than on the fifteenth calendar day prior to the extraordinary general shareholders' meeting, i.e. on or before Thursday 1 November 2018 at the latest. At that time, the Company will also make available amended forms for vote by mail. Votes by mail that reach the Company prior to the publication of an

amended agenda remain valid for the agenda items to which the votes by mail apply, subject, however, to applicable law and the further clarifications set out in this form. In accordance with the Belgian Companies Code, a vote via vote by mail for an agenda item in relation to which a new proposed resolution has been submitted by one or more shareholders holding at least 3% of the share capital, is invalid.

The undersigned (	the "Undersigned") <sup>,</sup>			
First Name:				
Family Name:				
Address:				
or				
Corporate name:				
Corporate form:				
Registered office:				
•				
Represented by (first name, family name and capacity):				
				ility company, Nyrstar, with its
registered office at	Zinkstraat 1, 2490 E	Balen,	Belgium:	
,			T	1
	Number of shares			
	Form of the above mentioned shares (please tick the appropriate box):   Registered			
	☐ Dematerialised			

Hereby irrevocably votes, as indicated hereafter in the appropriate boxes, on the items of the following agenda:

### **AGENDA**

**Agenda and proposed resolutions:** The agenda and proposed resolutions of the extraordinary general shareholders' meeting of the Company, which, as the case may be, can be amended at the meeting on behalf of the Board of Directors, are as follows:

# 1. Approval in accordance with Article 556 of the Belgian Companies Code in connection with the refinancing of the zinc prepayment arrangement entered into with Politus on 24 April 2018

Proposed resolution: The general shareholders' meeting takes note of the zinc prepayment arrangement entered into by the Company and Nyrstar Sales & Marketing AG ("NSM", a wholly owned subsidiary of the Company) with Politus B.V. ("Politus") on 24 April 2018 (as amended from time to time) and of the related documentation, including a prepayment agreement entered into by NSM and Politus (the "Prepayment Agreement"), a facility agreement entered into by Politus as borrower, the parties mentioned therein as original lenders and Deutsche Bank AG, Amsterdam Branch as arranger, agent and security agent (the "Facility Agreement"), a purchase contract between NSM as seller and Politus as buver (the "Export Contract"), a purchase contract by Politus as seller (the "Sales Contract"), a deed in respect of the provision of agency services between, amongst others, Politus and NSM (the "Agency Contract") and a parent company guarantee and indemnity provided by the Company with respect to the obligations of NSM under the Prepayment Agreement (the "Guarantee", and the Prepayment Agreement, the Facility Agreement, the Export Contract, the Sales Contract, the Agency Contract and the Guarantee together the "Transaction Documents"). Insofar as required, the general shareholders' meeting approves all clauses of the Prepayment Agreement and the other Transaction Documents that fall or may fall within the scope of Article 556 of the Belgian Companies Code, including, but not limited to: Article 5.2 of the Prepayment Agreement, and Article 8.2 of the Facility Agreement read in conjunction with Article 23.4 of the Facility Agreement in combination with Article 5.3 of the Prepayment Agreement, and any other provisions of the Transaction Documents that fall or may be deemed to fall within the scope of Article 556 of the Belgian Companies Code (referring to the granting of rights to third parties that have an impact on the Company's equity, or that give rise to a liability or obligation of the Company, when the exercise of such rights is dependent upon a public takeover bid on the Company's shares or a change of the control over the Company). The general shareholders' meeting further grants a special power of attorney to each Director of the Company and to the Company Secretary, acting singly and with the power of substitution, to perform the formalities required by Article 556 of the Belgian Companies Code with respect to this resolution.

Voting instruction:

□IAGREE	□ I DO NOT AGREE	☐ ABSTENTION

## 2. Amendment of Article 23 of the Company's Articles of Association

*Proposed resolution:* The general shareholders' meeting decides to amend and restate the third sentence of Article 23 of the Company's Articles of Association as follows: "Each year, the annual shareholders' meeting is held on the last Tuesday of April at 10.30 a.m., in Belgium, in the place indicated in the convening notice."

*Voting instruction:* 

□ I AGREE	□ I DO NOT AGREE	☐ ABSTENTION
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Extraordinary General Meeting of 16 November 2018 Vote by mail form

## Free English translation for information purposes only

The aforementioned votes apply to the extraordinary general shareholders' meeting that will be

held on Friday 16 November 2018. In case the aforementioned would be postponed or suspended, the aforementioned vote meeting that would be held having the same agenda, as relevant	s will also apply to the general
☐ Yes	
□ No	
Please tick the appropriate box. In the absence of an instruction is a lack of clarity with regard to the instruction given, the Under selected "Yes". Please note that in order to apply for such securities must again register for such meeting.	ersigned shall be deemed to have
In case of amendments during the meeting to a proposed resolution during the meeting:	ition or in case of a new proposed
☐ the Undersigned votes for the amended or new	resolution
☐ the Undersigned votes against the amended or	new resolution
the Undersigned abstains from the vote on the a	amended or new resolution
the following person is appointed as special substitution, to vote in the name of the Under resolution: Mr./Mrs.	rsigned on the amended or new
<sup>1</sup> Please complete as appropriate. An absence to an instruction to vote for the amended prop resolution.	
<sup>2</sup> In case the CEO of the Company is appointed such event vote on the amended proposed resolutions in the manner as will be supported Directors. Please note that the CEO of the Corand therefore has a potential conflict of interest §4 of the Belgian Companies Code.	d resolutions or new proposed or recommended by the Board of npany is a Director of Nyrstar NV
The present voting letter shall also serve as notification within th 3 of the Belgian Companies Code with respect to the extraordina of the Company to be held on Friday 16 November 2018.	
Done at, on	2018
8	Signature