

Annual General Meeting of Shop Apotheke Europe N.V. on 30 April 2019 Voting proxy and voting instruction

If you are unable to attend the annual general meeting of shareholders of Shop Apotheke Europe N.V. (the "Company") to be held on Tuesday, 30 April 2019 at 10:00 CEST at Van der Valk Hotel Venlo, Nijmeegseweg 90, 5916 PT Venlo, The Netherlands (the "AGM") in person, you can authorise the Company's proxies or a third person to exercise your voting rights in accordance with your voting instruction below. Your timely registration and timely submission of proof of shareholding in accordance with the section "Registration for attendance in person" and "Proxy voting and voting instructions" in the convocation notice of the AGM is also required in this case.

Shareholders are requested to ensure that this voting proxy and voting instruction is completed and duly signed, and sent timely to the following postal address, fax number or email address (e.g. as a PDF file) by no later than **18:00 CEST on Wednesday**, **24 April 2019**:

Fax:

+49 (0)89 889 690 655

Email: shop-apotheke@better-orange.de

Shop Apotheke Europe N.V. c/o Better Orange IR & HV AG Haidelweg 48, 81241 Munich, Germany

Proxy for the AGM
The undersigned:

(if the shareholder is a private p	nerson)
Name (first name and	
surname):	
Address	
Postal code and city	
Country	
Passport number ¹ and	
country of issue	
Number of shares held in	
the Company on the Record	
Date (i.e. at 18:00 CEST on	
2 April 2019) ²	
(if the shareholder is a legal ent	ity)
Company name:	
Office address	
Legal representative(s) ³	
Passport number ⁴ and	
country of issue	
Number of shares held in	
the Company on the Record	
Date (i.e. at 18:00 CEST on	
2 April 2019)	
hereinafter referred to as the "S	hareholder", hereby grants a power of attorney to: (please tick appropriate box)
the proxies of the Com & HV AG, Munich, Ger	pany, being each of Mr. Daniel Eichinger and Mr. Torsten Fues, both employees of Better Orange IR rmany; or
☐ the following person:	
Name (first name and	
surname):	
Address	

Postal code and city

Country

hereinafter referred to as the "Proxy Holder", to be present at the AGM on behalf of the Shareholder, to sign the presence registration forms, participate in deliberations, speak, exercise voting rights that are connected to all the shares held by the

Please attach copy of valid passport.

² After processing of all settlement of that day.

Please attach documents evidencing that the representative(s)/signator(y)(ies) is/are authorised to represent the legal entity (e.g. copy of the excerpt of the trade register evidencing the authority).

Please attach copy of valid passport.

Shareholder in respect of the items on the AGM 2019 agenda in accordance with the voting instruction below, and do whatever the Proxy Holder may deem necessary, all with the authority of substitution.

The Shareholder hereby agrees to indemnify and to hold harmless the Proxy Holder against any claims, actions or proceedings made against the Proxy Holder and against any damages, costs and expenses that the Proxy Holder might incur in connection with this power of attorney.

This power of attorney is governed by Dutch law. Disputes, if any, with respect to this power of attorney shall be exclusively submitted to the competent court in The Netherlands.

In the event that the Shareholder later decides to attend the AGM in person, he/she/it has the possibility to withdraw this power of attorney and voting instruction prior to the AGM at the reception desk of the venue of the AGM.

Voting instruction

For a valid vote, only mark one box per voting item. In the event that this power of attorney is granted without voting instruction, it shall be deemed to be a voting instruction in favour of the voting item if the proposal is made by the managing board and/or the supervisory board of the Company where no voting instruction was given, and against the other voting item for all other proposals.

Individual voting instruction for agenda items (voting items only):	FOR	AGAINST	ABSTAIN
Agenda item 3.c.: Adoption of the annual accounts for the financial year 2018			
Agenda item 3.e.: Proposal to allocate the results of the financial year 2018			
Agenda item 4.a.: Discharge from liability of all members of the managing board for the performance of their duties during the past financial year			
Agenda item 4.b.: Discharge from liability of all members of the supervisory board for the performance of their duties during the past financial year			
Agenda item 5.a.: Appointment of the external auditor to audit the annual accounts of the Company for the financial year ending 31 December 2019			
Agenda item 6.b.: Final discharge from liability of Mr. Michael Köhler for the performance of his duties as member of the managing board			
Agenda item 6.c.: Appointment of Mr. Stefan Feltens as a member of the managing board			
Agenda item 6.d.: Approval and ratification of granting stock options to Mr. Stefan Feltens			
Agenda item 6.e.: Re-appointment of Mr. Dr. Ulrich Wandel as a member of the managing board			
Agenda item 6.f.: Re-appointment of Ms. Theresa Holler as a member of the managing board			
Agenda item 6.g.: Re-appointment of Mr. Stephan Weber as a member of the managing board			
Agenda item 6.h.: Re-appointment of Mr. Marc Fischer as a member of the managing board			
Agenda item 7.a.: Re-appointment of Mr. Jan Pyttel as a member of the supervisory board			
Agenda item 7.b.: Re-appointment of Mr. Björn Söder as a member of the supervisory board			
Agenda item 7.c.: Re-appointment of Mr. Frank Köhler as a member of the supervisory board			
Agenda item 7.d.: Re-appointment of Mr. Jérôme Cochet as a member of the supervisory board			
Agenda item 8.a.: Proposal regarding the granting of rights to acquire shares (stock options) to employees			
Agenda item 9.a.: Revocation of the current designation of the managing board as the corporate body authorised to issue shares and/or grant rights to acquire shares subject to certain conditions			

Agenda item 9.b. corporate body a shares and/or the subject to certain				
Agenda item 9.c.: issue shares and/				
restrict or exclude	: Designation of the male the pre-emptive rights thares as described under		_	
Agenda item 10.a.: Prolongation of the authorisation of the managing board to repurchase shares in the Company's own share capital				
City	, Date	Signature(s) (legal representative(s) of) Sha	areholder	_
Please state your pho	one number in case we I	nave any further questions (<i>voluntary</i>):		

If you have any queries in connection with the above proxy, please contact our hotline at telephone number +49(0)89 889 690 620, from Monday to Friday between 09:00 and 17:00 CEST.