

## KBC Group Naamloze Vennootschap (company with limited liability) Havenlaan 2 – 1080 Brussels VAT BE 0403.227.515 (RLP Brussels)

## Annual General Meeting and the Extraordinary General Meeting of 2 May 2019

Information to be placed on the website regarding the shareholders' rights to put items on the agenda and to ask questions (Article 533bis § 1, 3° a of the Companies Code).

## The shareholders' right to put items on the agenda (Article 533ter of the Companies Code).

One or more shareholders who together own at least 3% of the capital of KBC Group NV, have the right to put items on the agenda of the Annual General Meeting and the Extraordinary General Meeting (hereinafter referred together as "the General Meetings") and to table draft resolutions on items included or to be included on the agenda. These items and draft resolutions are only dealt with at the General Meetings if they meet the conditions stated below and provided that on the record date, i.e. on 18 April 2019 at midnight Belgian time, at least 3% of the capital is registered in the name of the shareholders who formulated the request.

KBC Group NV must be in possession of such a request by the 22nd day prior to the General Meetings, i.e. <u>on 10 April 2019 at the latest</u>. On the day they submit the request, shareholders must demonstrate they own 3% of the capital, either based on their entry in the shareholders' register or on a certificate supplied by the recognised account holder or by the clearing house, attesting to the fact that the number of book-entry shares has been registered in their name on their accounts.

The requests must be in writing. They can be sent to KBC Group NV electronically, by means of an e-mail sent to secretariat.bod@kbc.be.

The requests must be accompanied by either the text of the items to be put on the agenda and the corresponding draft resolutions or by the text of the draft resolutions to be tabled.

The requests must include a postal or e-mail address to which KBC Group NV will send the proof of receipt of these requests within 48 hours of their receipt.

By the 15th day prior to the date of the General Meetings, i.e. by 17 April 2019 at the latest, KBC Group NV will publish an agenda which includes the additional items and/or the draft resolutions which have been included on the agenda based on this right to put items on the agenda. This notification will be made in the same way as the notification of the original agenda.

As of the same date, KBC Group NV will place on its <u>www.kbc.com</u> website (KBCCOM > corporate governance > general meeting) new proxy forms which include the additional items and/or draft resolutions.

## The shareholders' right to ask questions (Article 540 of the Companies Code).

During the Annual General Meeting and the Extraordinary General Meeting (hereinafter referred together as "the General Meetings"), shareholders may ask questions to (i) the Board of Directors in respect of agenda items and Board reports submitted to the General Meetings and (ii) the auditor in respect of the auditor's report submitted to the General Meetings. Shareholders may also submit these questions in writing as soon as the convening notice has been published, i.e. <u>as of 29 March 2019</u>, and until the sixth day before the General Meetings, i.e. <u>until 26 April 2019 at the latest</u>. Written questions can be submitted electronically, by means of an e-mail sent to secretariat.bod@kbc.be.

The questions submitted in time will be answered during the General Meetings by the directors or, where appropriate, by the auditor, provided they pertain to the agenda items, and insofar as the publication of data or facts would not jeopardize the business interests of the Company or the confidentiality to which the Company, its directors or the auditor are committed. Written questions will only be answered if the shareholders who asked the questions were shareholders on the record date and if they complied with the formalities to allow them to attend the General Meetings.

If there are different questions on the same subject, the directors and the auditor may only provide one answer.