

Name and first name:

Address:

## VOTE BY CORRESPONDENCE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF 8 JUNE 2020

(A copy of) this duly completed, dated and signed form must be received by the company on **4 June 2020** at the latest,

- by ordinary letter (to the seat of the company: Belliardstraat / rue Belliard 40 (box 11), 1040 Brussels) or
- by e-mail (to: shareholders@aedifica.eu)

Voting forms received late or failing to comply with the required formalities will be rejected.

Aedifica takes into account the exceptional measures regarding Covid-19. Shareholders can only exercise their voting rights at the extraordinary general meeting of 8 June 2020 through voting by correspondence using this form or by giving a proxy to the secretary of the company.

The undersigned,

Legal entity:

Corporate name and legal form:

Seat:

Company number:

Validly represented by¹:

1.

2.

Natural person:

<sup>1</sup> In case of signature on behalf of a legal entity, please specify name, first name and title of natural person(s) and provide supporting documentation confirming representation powers. In the absence thereof, the undersigned declares and certifies to Aedifica NV/SA to have the necessary power of attorney to sign this form on behalf of the shareholder.



		/ / in usufruct / in ba	
dematerialised shares (in ful			
company "AEDIFICA", a public regulated real esta		Belgian law, with office	at 1040 Brussels,
Belliardstraat / rue Belliard 40 (box 11), RLE Brussel:	s 0877.248.501,		
votes as follows, by correspondence, regarding			
general meeting of shareholders of the Compa			
Belliardstraat / rue Belliard 40 (box 11), on 8 June 20			
Gazette, L'Echo and De Tijd and on the website http	s://www.aedifica.be	e/en/general-meetings-20	020). (Please circle
your choice):			
Attention:			
The vote under agenda item 2 (b) will only be tak	on if the preceding	agenda item 2 (a) is no	at accepted. If you
intend to vote in favour of the proposal under agend			
the following agenda item 2 (b).	a item $Z$ (a), it is re	commended that you als	so vote ili lavoul oi
the following agenda item 2 (b).			
If you vote in favour of agenda item 2 (a) and do no	t vote for agenda ita	em 2 (h) vou will be deel	med to have voted
in favour of the proposal under agenda item 2 (b).	t vote for agenda it	om 2 (b), you will be deel	inca to have voted
in ravear or the proposal ander agenda item 2 (5).			
1. RENEWAL OF AUTHORISATION TO ACQUI	RE, ACCEPT AS P	LEDGE AND ALIENATI	E OWN SHARES
Proposal to replace the existing authorisation	YES	NO	ABSTAIN
to acquire, accept as pledge and alienate own	1		
shares with a new authorisation to the board of	f		
directors for a new period of 5 years, and to	)		
amend accordingly article 6.2 of the Articles of	f		
Association.			
2. RENEWAL OF THE AUTHORISED CAPITAL	,		
2.1. Acknowledgement of the special report of the		NO VOTE REQUIRED	
board of the directors established pursuant			
to Article 7:199 of the Code of companies			
and associations.			

Delete as appropriate.Delete as appropriate.



2.2. Renewal of the authorised capital:			
(a) Proposal to authorise the board of directors to increase the capital by a maximum amount of:  1) 50% of the amount of the capital for capital increases by contribution in cash whereby the possibility is provided for the exercise of the preferential subscription right or the priority allocation right by the shareholders of the Company,  2) 50% of the amount of the capital for capital increases in the framework of the distribution of an optional dividend,  3) 10% of the amount of the capital for capital increases by contribution in cash without the possibility for the shareholders of the Company to exercise the preferential right or priority allocation right within the limits set out by the law,  4) 10% of the amount of the capital for a. capital increases by contribution in kind, or b. any other kind of capital increase provided that the capital within the context of the authorised capital can never be increased by an amount higher than the capital on the date of the extraordinary general meeting that approves the authorisation and to amend article 6.4. of the Articles of Association accordingly.	YES	NO	ABSTAIN
<ul> <li>(b) Proposal to authorise the board of directors to increase the capital by a maximum amount of: <ol> <li>50% of the amount of the capital for capital increases by contribution in cash whereby the possibility is provided for the exercise of the preferential subscription right or the priority allocation right by the shareholders of the Company,</li> <li>50% of the amount of the capital for capital increases in the framework of the distribution of an optional dividend,</li> <li>10% of the amount of the capital for a. capital increases by contribution in kind, b. capital increases by contribution in cash without the possibility for the shareholders of the Company to exercise the preferential right or priority allocation right, or c. any other kind of capital increase provided that the capital within the context of the authorised capital can never be increased by an amount higher than the capital on the date of the extraordinary general meeting that approves the authorisation</li> <li>and to amend article 6.4. of the Articles of Association accordingly.</li> </ol></li></ul>	YES	NO	ABSTAIN



3. AMENDMENT OF THE FINANCIAL YEAR AND REMUNERATION OF THE STATUTORY AUDITOR			
3.1. Proposal to extend the current financial year	YES	NO	ABSTAIN
that started on 1st July 2019 until			_
31 December 2020 and to begin each			
subsequent financial year on 1st January of			
each year and end on 31 December of each			
year, and consequently amend the Articles of			
Association accordingly.			
3.2. Proposal, if proposal 3.1 is approved, to set	YES	NO	ABSTAIN
the additional one-off fee payable to the	120		7.5617.111
statutory auditor, Ernst & Young			
Bedrijfsrevisoren/Réviseurs d'Entreprises			
CVBA/SCRL, represented by Mr Joeri			
Klaykens, with offices located at De			
Kleetlaan 2, 1831 Diegem, as a result of the			
extension of the financial year at			
EUR 17,500, excluding VAT and expenses.			
4. INTRODUCTION OF A TRANSPARENCY	TRESHOLD	PROVIDED BY	THE ARTICLES OF
ASSOCIATION OF 3%	INCOLOED	. ACTIDED DI	THE ANTIOLES OF
Proposal to introduce a transparency threshold	YES	NO	ABSTAIN
provided by the Articles of Association of 3% and			
to amend the Articles of Association accordingly			
in accordance with the resolution passed.			
5. AMENDMENT TO THE ARTICLES OF ASSOC	CIATION FURTH	IER TO THE IMPL	EMENTATION OF THE
CODE OF COMPANIES AND ASSOCIATIONS	S, AS WELL AS	TO TAKE INTO	ACCOUNT THE OTHER
DECISIONS TAKEN	,		
Proposal, in order to align with the aforementioned	YES	NO	ABSTAIN
proposals and the provisions of the Code of			
companies and associations, to replace the			
current text of the Articles of Association with a			
new text. This new text, as well as an explanatory			
note on the proposed amendments and the			
current version of the Articles of Association			
indicating the amendments, are available on the			
company's website.			
6. APPOINTMENT OF DIRECTORS			
6.1. Appointment of:	YES	NO	ABSTAIN
- Mr Pertti Huuskonen, as non-executive			
independent director as defined in Article 7:87			
of the Code of companies and associations			
- Mr Sven Bogaerts, as executive director	YES	NO	ABSTAIN
- Ms Ingrid Daerden, as executive director	YES	NO	ABSTAIN
- Ms Laurence Gacoin, as executive director	YES	NO	ABSTAIN
- Mr Charles-Antoine Van Aelst, as executive	YES	NO	ABSTAIN
director			
Remuneration of Mr Pertti Huuskonen in the same	YES	NO	ABSTAIN
way as the other non-executive directors.			
The mandates of the executive directors will not			
be remunerated.			
			1
1 6.2. Renewal of the mandate of	YFS	NO	ABSTAIN
6.2. Renewal of the mandate of:  - Ms Marleen Willekens as non-executive	YES	NO	ABSTAIN
- Ms Marleen Willekens, as non-executive	YES	NO	ABSTAIN
	YES	NO	ABSTAIN



- Mr Luc Plasman, as non-executive independent director as defined in Article 7:87	YES	NO	ABSTAIN
of the Code of companies and associations			
Remuneration of Ms Marleen Willekens in the same way as the other non-executive directors.	YES	NO	ABSTAIN
Remuneration of Mr Luc Plasman in the same	YES	NO	ABSTAIN
way as the other non-executive directors.			
7. APPROVAL OF THE CHANGE OF CONTROL	CLAUSES IN TH	E CREDIT AGREEME	NTS BINDING TE
COMPANY		1	
Approval of change of control clauses in the credit	YES	NO	ABSTAIN
agreement with BNP Paribas Fortis NV/SA of			
31 October 2019.			
Approval of change of control clauses in the credit	YES	NO	ABSTAIN
agreement with BNP Paribas Fortis NV/SA, JP			
Morgan Securities PLC en ING Belgium NV/SA of			
31 October 2019.			
Approval of change of control clauses in the credit	YES	NO	ABSTAIN
agreement with KBC Bank NV/SA of			
12 November 2019.			
Approval of change of control clauses in the credit	YES	NO	ABSTAIN
agreement with BNP Paribas Niederlassung			
Deutschland of 12 November 2019.			
Approval of change of control clauses in the credit	YES	NO	ABSTAIN
agreement with Société Générale of			
13 March 2020.			
8. APPROVAL OF THE ANNUAL ACCOUNTS OF			
AND BUITENHEIDE BVBA/SPRL, EACH AB			
MERGER BY THE COMPANY ON 19 DECEMB			LY 2019, FOR THE
PERIOD FROM 1 <sup>ST</sup> JANUARY 2019 UNTIL 30			ADOTAIN
Approval annual accounts of Résidence de la	YES	NO	ABSTAIN
Paix from 1st January 2019 until 30 June 2019			
(including).			
Approval annual accounts of Verlien from	\/FC	NO	ADOTAIN
4st January 2040 watil 20 June 2040 (including)	YES	NO	ABSTAIN
1st January 2019 until 30 June 2019 (including).			
Approval annual accounts of Buitenheide from	YES	NO NO	ABSTAIN ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).	YES	NO	ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID	YES	NO	ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL	YES PENCE DE LA PA	NO NIX NV/SA, VERLIEN	ABSTAIN  BVBA/SPRL AND
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for	YES	NO	ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until	YES PENCE DE LA PA	NO NIX NV/SA, VERLIEN	ABSTAIN  BVBA/SPRL AND
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required,	YES PENCE DE LA PA	NO NIX NV/SA, VERLIEN	ABSTAIN BVBA/SPRL AND
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required, from 1st July 2019 until 19 December 2019):	YES PENCE DE LA PA	NO NIX NV/SA, VERLIEN	ABSTAIN BVBA/SPRL AND
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required, from 1st July 2019 until 19 December 2019):  - Aedifica NV/SA	YES PENCE DE LA PA YES	NO NIX NV/SA, VERLIEN NO	ABSTAIN  BVBA/SPRL AND  ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required, from 1st July 2019 until 19 December 2019):  - Aedifica NV/SA - Mr Stefaan Gielens	YES PENCE DE LA PA YES YES	NO NO NO NO NO	ABSTAIN  BVBA/SPRL AND  ABSTAIN  ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required, from 1st July 2019 until 19 December 2019):  - Aedifica NV/SA  - Mr Stefaan Gielens  - Ms Laurence Gacoin	YES YES YES YES	NO NO NO NO NO NO NO	ABSTAIN  BVBA/SPRL AND  ABSTAIN  ABSTAIN  ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required, from 1st July 2019 until 19 December 2019):  - Aedifica NV/SA  - Mr Stefaan Gielens  - Ms Laurence Gacoin  - Mr Charles-Antoine Van Aelst	YES  YES  YES  YES  YES  YES  YES  YES	NO NO NO NO NO NO NO NO	ABSTAIN  BVBA/SPRL AND  ABSTAIN  ABSTAIN  ABSTAIN  ABSTAIN  ABSTAIN
Approval annual accounts of Buitenheide from 1st January 2019 until 30 June 2019 (including).  9. DISCHARGE OF THE DIRECTORS OF RESID BUITENHEIDE BVBA/SPRL  Discharge of the directors Résidence de la Paix for the period from 1st January 2019 until 30 June 2019 (including), and, insofar as required, from 1st July 2019 until 19 December 2019):  - Aedifica NV/SA  - Mr Stefaan Gielens  - Ms Laurence Gacoin	YES YES YES YES	NO NO NO NO NO NO NO	ABSTAIN  BVBA/SPRL AND  ABSTAIN  ABSTAIN  ABSTAIN



Discharge of the managers Verlien for the period	YES	NO	ABSTAIN
from 1st January 2019 until 30 June 2019			
(including), and, insofar as required, from			
1st July 2019 until 19 December 2019):			
- Aedifica NV/SA			
- Mr Stefaan Gielens	YES	NO	ABSTAIN
- Ms Laurence Gacoin	YES	NO	ABSTAIN
- Mr Charles-Antoine Van Aelst	YES	NO	ABSTAIN
- Mr Sven Bogaerts	YES	NO	ABSTAIN
- Ms Ingrid Daerden	YES	NO	ABSTAIN
Discharge of the managers Buitenheide for the	YES	NO	ABSTAIN
period from 1st January 2019 until 30 June 2019			
(including), and, insofar as required, from			
1st July 2019 until 19 December 2019):			
- Aedifica NV/SA			
- Mr Stefaan Gielens	YES	NO	ABSTAIN
- Ms Laurence Gacoin	YES	NO	ABSTAIN
- Mr Charles-Antoine Van Aelst	YES	NO	ABSTAIN
- Mr Sven Bogaerts	YES	NO	ABSTAIN
- Ms Ingrid Daerden	YES	NO	ABSTAIN
10.DISCHARGE OF THE STATUTORY AUDIT	OR OF RESIDE		
BVBA/SPRL AND BUITENHEIDE BVBA/SPRL			,
Discharge of Ernst & Young Bedrijfsrevisoren	YES	NO	ABSTAIN
/Réviseurs d'Entreprises CVBA/SCRL			
represented by Mr Joeri Klaykens (statutory			
auditor Résidence de la Paix from			
1st January 2019 until 30 June 2019 (including),			
and, insofar as required, from 1st July 2019 until			
19 December 2019)			
Discharge of Ernst & Young Bedrijfsrevisoren	YES	NO	ABSTAIN
/Réviseurs d'Entreprises CVBA/SCRL			
represented by Mr Joeri Klaykens (statutory			
auditor Verlien from 1st January 2019 until			
30 June 2019 (including), and, insofar as			
required, from 1 <sup>st</sup> July 2019 until 19 December			
2019)			
Discharge of Ernst & Young Bedrijfsrevisoren	YES	NO	ABSTAIN
/Réviseurs d'Entreprises CVBA/SCRL			
represented by Mr Joeri Klaykens (statutory			
auditor Buitenheide from 1st January 2019 until			
30 June 2019 (including), and, insofar as			
required, from 1st July 2019 until 19 December			
2019)			
11.SPECIAL POWERS - COORDINATION OF AF	RTICLES OF ASS	OCIATION	
Proposal to confer all the necessary powers to the	YES	NO	ABSTAIN
acting notary public in view of the filing and			
publication of the deed as well as the coordination			
of the Articles of Association in accordance with			
the adopted resolutions.			

\* \*



Shareholders who vote by duly returning this form can no longer vote in person or by proxy at the extraordinary general meeting for the number of shares mentioned above.

If the extraordinary general meeting is unable to validly deliberate or if it is adjourned for any reason whatsoever, this form for vote by correspondence remains valid for each subsequent meeting with the same agenda. However, this only applies in so far as the undersigned has complied in due time with the required participation and voting formalities for subsequent meetings.

Done at	, on	2020.
		(name and first name / corporate name an
legal form)		,
		(signature)

Shareholders who wish to vote by correspondence have to comply with the procedure relating to registration and confirmation of participation as described in the convocation notice and attach the requested documents as annexes to this form.