

AROUNDTOWN SA

Société Anonyme 37, Boulevard Joseph II L-1840 Luxembourg R.C.S. Luxembourg: B217868 (the "Company")

VOTING RESULTS OF THE ANNUAL GENERAL MEETING HELD ON 26 JUNE 2024

Number of shares represented at the Annual General Meeting: **452,449,262** shares, reflecting **29.44%** of the total issued capital as of the relevant record date **12 June 2024 at midnight (24.00) (CEST)** (the "Record Date").

Number of shares at the Record Date not represented at the Annual General Meeting as a result of attached voting rights suspended by Luxembourg law: 443,512,588 shares, reflecting 28.85% of the total issued capital.

Agenda item No.	Resolutions proposed by the board of directors of the Company	Total number of votes validly cast:	Vote in favor:	Vote against:	Abstentions:
1	Presentation of the management report of the Board of Directors in respect of the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for the financial year ended on 31 December 2023.	NO VOTE DECLUBED			
2	Presentation of the reports of the independent auditor of the Company in respect of the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for the financial year ended on 31 December 2023				
3	The General Meeting, after having reviewed the management report of the Board of Directors and the report of the independent auditor of the Company, approves the statutory financial statements of the Company for the financial year ended on 31 December 2023 in their entirety.	452,449,262	450,957,191	295,355	1,196,716

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4	The General Meeting, after having reviewed the management report of the Board of Directors and the report of the independent auditor of the Company, approves the consolidated financial statements of the Company and its group for the financial year ended on 31 December 2023 in their entirety.	452,449,262	450,957,191	295,355	1,196,716
5	The General Meeting notes and acknowledges the statutory net loss of the Company in the amount of EUR 129,557,327.95 for the financial year ended on 31 December 2023 and resolves to carry it forward to the next financial year.	452,449,262	452,399,262	50,000	0
6	The General Meeting resolves to grant discharge to each of the members of the Board of Directors in respect of the performance of their duties during the financial year ended on 31 December 2023.	452,449,262	424,543,747	26,359,200	1,546,315
7	The General Meeting resolves to renew the mandate of KPMG Audit S.à r.l., having its registered office at 39, avenue John F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg, registered with the RCSL under number B149133, as independent auditor of the Company in relation to the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for a term which will expire at the end of the annual general meeting of the shareholders of the Company called to approve the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for the financial year ending on 31 December 2024.	452,449,262	447,265,908	4,438,854	744,500
8	The General Meeting approves on an advisory non-binding basis the remuneration report of the Company for the financial year ended on 31 December 2023 in its entirety.	452,449,262	335,841,807	115,862,955	744,500

	The General Meeting grants all powers to the Board of Directors, with option				
	to delegate, to buy-back, either directly or through a subsidiary of the Company, shares of the Company for a period of five (5) years following the				
	date of the present General Meeting. In particular, the General Meeting				
	resolves that the aggregate nominal amount of the shares of the Company				
	which may be acquired may not exceed 50% of the aggregate nominal				
	amount of the issued share capital of the Company from time to time, at the				
	date of exercise of the present authorisation.				
	In each individual case, the buy-back is to be conducted, at the choice of the				
	Board of Directors or the management committee, if delegated by the Board				
	of Directors, (i) through the stock exchange, or (ii) by means of a purchase				
	offer addressed to all shareholders, or (iii) by means of a public invitation to				
	submit a sale offer, or (iv) by means of issuing tendering rights to				
	shareholders.				
	i. To the extent that the buy-back is conducted through the stock				
	exchange, the repurchase price per share (excluding any ancillary buy-back				
	costs and without any tax gross-up obligation) paid by the Company may not				
	exceed by more than 20% or fall short of 50% of the price for a share of the				
	Company in Xetra trading (or a functionally comparable successor system				
_	to the Xetra system) at the Frankfurt Stock Exchange ascertained on the				
9	trading day by the opening auction;	452,449,262	322,151,856	129,532,906	764,500
	ii. To the extent that the buy-back is conducted through a purchase				
	offer addressed to all shareholders (the "Offer"), the repurchase price per				
	share (excluding any ancillary buy-back costs and without any tax gross-up obligation) offered and paid by the Company may not exceed or fall short of,				
	by more than 20% of the average of the closing prices of shares of the				
	Company in Xetra trading (or a functionally comparable successor system				
	to the Xetra system) at the Frankfurt Stock Exchange on the last two				
	exchange trading days before the date of the publication of the Offer. In the				
	event that a significant change in the share price occurs after the publication				
	of the Offer, the Offer may be adjusted. In case of an adjustment, the				
	reference price is the closing price of the last exchange trading day before				
	the date of the publication of the adjustment, and the 20% limit for exceeding				
	or falling short shall be applied to this price. In the event that an Offer is				
	oversubscribed, the buy-back may be conducted in accordance with the				
	proportion of the shareholdings held by the tendering shareholders in relation				
	to each other (shareholding quotas) or in accordance with the proportion of				
	the tendered shares (tendering quotas). In addition, (i) in order to avoid				
	fraction of shares, rounding may be applied and (ii) a preferential acceptance				
	of small numbers of shares may be provided for. The Offer may also stipulate				
	additional conditions;				

iii. To the extent that the buy-back is conducted through a public		
invitation to all shareholders to submit a sale offer, the Company will		
determine a price range per share within which the sales offers can be		
submitted. The purchase price per share offered and paid by the Company		
(excluding incidental acquisition costs) may not exceed or fall short of, by		
more than 20% of the average closing prices of shares of the Company in		
Xetra trading (or a functionally comparable successor system to the Xetra		
system) at the Frankfurt Stock Exchange on the last two exchange trading		
days before the date of the publication of the public invitation to submit a		
sale offer. If after the publication of invitation to submit a sale offer there are		
significant deviations in the relevant share price, the invitation to submit sale		
offer may be adjusted. In case of an adjustment, the relevant reference price		
shall be the closing price of the last trading day prior to the date of the		
publication of the adjustment. In the event that not all sales offers of an equal		
value can be accepted due to the volume limitation, the buy-back may be		
conducted in accordance with the proportion of the shareholdings held by		
the tendering shareholders in relation to each other (shareholding quotas) or		
in accordance with the proportion of the tendered shares (tendering quotas).		
In addition, (i) in order to avoid fraction of shares, rounding may be applied		
and (ii) a preferential acceptance of small numbers of shares may be		
provided for. The public invitation may also stipulate additional conditions;		
iv. To the extent that the buy-back is conducted through issuing tender		
rights to the shareholders, these shares can be allocated per share held in		
the Company. In accordance with the ratio of the Company's share capital		
to the volume of shares to be repurchased by the Company, a		
correspondingly fixed number of tender rights entitles the holder to sell one		
of the Company's shares to the Company. Tender rights may also be issued		
in such manner that one tender right is issued for a number of shares		
determined on the ratio of the Company's share capital to the buy-back		
volume. Fractions of tender rights shall not be issued and in this case, the		
corresponding fractional tender rights shall be excluded. The price or the		
limit values of the offered purchase price range (each without incidental		
acquisition costs) at which a share can be sold to the Company upon		
exercising the tender right is determined in accordance with the provisions		
of paragraph (iii) above, with the relevant determination date being that of		
the publication of the repurchase offer granting tender rights, and be		
adjusted as necessary, with the relevant adjustment date being that of the		
publication of the adjustment, if any. The Board of Directors, with option to		
delegate, shall determine the details of the tender rights, in particular their		
content, term, and, if applicable, tradability.		
The Company is authorized to use the shares that have been or will be		
acquired as a result of this authorization or by any other reasons, in addition		

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	to selling them on the stock exchange, for all other legally permissible purposes, in particular, but not exclusively, for the following purposes: i. The shares may be sold against cash or against contributions in kind for any purposes or used in order to fulfil obligations or to secure obligations or rights to acquire shares in the Company, in particular under convertible bonds, warrant bonds, profit participation rights and/or participating bonds or combinations thereof issued by the Company or its Connected Companies as defined under article 4.4. of the Company's articles of association; or ii. The shares may be offered for acquisition or be promised and/or transferred, as part of any management incentive programme to employees of the Company or its Connected Companies, to members of the Company's Board of Directors or management committee as well as to members of the managing bodies of its Connected Companies; or iii. The shares may be offered to all shareholders, so that they may acquire shares of the Company in exchange for the (also partial) assignment of their claim to the payment of the dividend, which comes into existence with the resolution of the Company's annual general meeting of shareholders (scrip dividend). Any acquired shares under the buy-back authorization shall be held by the Company or by a subsidiary of the Company as treasury shares with their voting and dividend rights being suspended for the period of time they are held by the Company or by a subsidiary of the Company and are available for distribution by the Board of Directors, or the management committee, if delegated by the Board of Directors, at its full discretion without applying a principle of equality among shareholders. This authorization may be exercised by and all powers are granted to the Board of Directors, with the power to delegate, to ensure the implementation of this authorization. In addition, the Board of Directors will convene at least once a year an extraordinary general meeting of the shareholders of the Compa				