

SAF-HOLLAND S.A. Société anonyme Registered office: 68-70 boulevard de la Pétrusse L-2320 Luxembourg R.C.S. Luxembourg B 113.090

Important instructions regarding the exercise of your voting rights at the Annual General Meeting of the shareholders of SAF-HOLLAND S.A. to be held at the Chambre de Commerce, 7, Rue Alcide de Gasperi, L-2981 Luxembourg, on 25 April 2013 at 11.00 a.m. (Central European Summer Time, "CEST") (the "AGM")

You may exercise your voting rights at the AGM, as applicable, in one of the following manners, as further described below:

- you can attend the AGM in person.
- You can appoint a proxy of your choice.
- You can appoint a proxy representative nominated by SAF-HOLLAND S.A.
- You can vote by correspondence.

In the event that you do not wish to participate at the AGM in person and if you want to exercise your right to vote at the AGM by proxy or by voting by correspondence, please use the form of proxy and vote by correspondence enclosed (the "Form"). In this case, we request that you read and follow the instructions set out below carefully in order to ensure that your registration and your vote are recorded properly.

In order to exercise your voting rights at the AGM, these instructions shall be read together with the information set out in the convening notice to the AGM published on 25 March 2013.

1. Execution of voting rights by a third party

If you want to authorise a person in your trust as your representative at the AGM, please fill out section 1. of the Form and sign it (signature block at the bottom of section 1. of the Form).

To benefit from this service, please return the completed and duly signed Form to SAF-HOLLAND S.A., c/o Haubrok Corporate Events GmbH, Landshuter Allee 10, 80637 Munich, Germany, by fax (+49-89-210-27-298) or e-mail (registration@haubrok-ce.de) by 11:59 p.m. (CEST) on 18 April 2013 – receipt by SAF-HOLLAND S.A. – at the latest, followed by the original by regular mail.

2. Authorisation and instructions for the proxy nominated by SAF-HOLLAND S.A.

If you do not authorise a third party to take part personally at the AGM, we offer the option of appointing a proxy voting representative nominated by SAF-HOLLAND S.A.

SAF-HOLLAND S.A. nominates as solely authorised proxy with the right of delegating the authorisation to another person, Mrs. Claudia Schneckenburger, employee of Haubrok Corporate Events GmbH, Munich.

The proxy is authorised to execute the voting rights only as far as you have given explicit instructions on the proposed resolutions made by the Board of Directors of SAF-HOLLAND S.A. on the agenda items of the AGM, as applicable.

The assignment of SAF-HOLLAND S.A.'s proxy for entering an objection as well as filing a petition and asking questions is excluded.



If you want to benefit from this service, please tick the box in section 2. of the Form, fill out section 4. of the Form and sign the Form (signature block at the bottom of section 4. of the Form).

To benefit from this service, please return the completed and duly signed Form to SAF-HOLLAND S.A., c/o Haubrok Corporate Events GmbH, Landshuter Allee 10, 80637 Munich, Germany, by fax (+49 -(0)89 210 27-298) or e-mail (registration@haubrok-ce.de) by 11:59 p.m. (CEST) on 18 April 2013 - receipt by SAF-HOLLAND S.A. - at the latest, followed by the original by regular mail.

3. Vote by correspondence

Should you not be able to attend the AGM in person and if you do not wish to appoint a proxy, you may also exercise your shareholder rights by voting by correspondence.

If you want to cast your votes by correspondence, please tick the box in section 3. of the Form, fill out section 4. of the Form and sign the Form (signature block at the bottom of section 4. of the Form).

If you want to cast your votes by correspondence, please return the completed and duly signed Form to SAF-HOLLAND S.A., c/o Haubrok Corporate Events GmbH, Landshuter Allee 10, 80637 Munich, Germany, by 11:59 p.m. (CEST) on 18 April 2013 – receipt by SAF-HOLLAND S.A. – at the latest.

4. Attestation

In all instances, you must request and obtain an attestation from your depository bank which is safe-keeping your shares in SAF-HOLLAND S.A. stating the number of shares held by you as shareholder 14 calendar days before the date of the AGM ("**Record Date**"), i.e. on 10 April 2013.

You may wish to provide your depository bank with the enclosed form of attestation, which has to be filled out and signed by your depository bank.

Alternatively, your depository bank may use its own form, provided that the number of shares held by you as shareholder at the Record Date is indicated in such form. Please note that the attestation must be provided in text form in the German or English language.

Attestations must be received by SAF-HOLLAND S.A. by fax on 18 April 2013 at 11:59 p.m. (CEST) at the latest, followed by the original by mail to:

SAF-HOLLAND S.A. c/o Haubrok Corporate Events GmbH Landshuter Allee 10 80637 Munich Germany

fax: +49 (0)89 210 27-298

Please note that exercise of voting rights of shares in connection with late attestations, and/or Forms will not be possible at the AGM, as applicable.



SAF-HOLLAND S.A. Société anonyme Registered office: 68-70 boulevard de la Pétrusse L-2320 Luxembourg R.C.S. Luxembourg B 113.090

FORM

FOR THE ANNUAL GENERAL MEETING TO BE HELD AT

THE CHAMBRE DE COMMERCE, 7, RUE ALCIDE DE GASPERI, L-2981 LUXEMBOURG ON 25 APRIL 2013 AT 11.00 A.M. (CEST) (THE "AGM")

1. Authorisati	on to a third party		
I/We authorise h	nerewith Mr/Mrs		
	-Surna	ame, First Name, Postal Code/City>	
	delegating the authori name and on my/our		ry during the AGM and to execute my/our voting
(City)	(Date)	(Signature 1 st Shareholder)	(if applicable Signature 2 nd Shareholder)
Delegated Autho	orisation		
I/We herewith g		ame, First Name, Postal Code/City>	
		proxy of the shareholder mentioned ab and on behalf of this shareholder.	ove in this section 1. during the AGM and to
(City)	(Date)	(Signature 1 st Proxy holder)	(if applicable Signature 2 nd Proxy holder)
	_	to the proxy of SAF-HOLLAND S.A.	
By ticking this bo	ox for the AGM 📙		
employee of Hau	ubrok Corporate Even	ts GmbH, Munich, to hold the power of	HOLLAND S.A., Mrs Claudia Schneckenburger, attorney, together with the right to delegate her of SAF-HOLLAND S.A. on 25 April 2013 and to

execute my/our voting rights in my/our name and on my/our behalf in the manner subsequently described in

section 4. below (please mark with a cross).



3. Vote by correspondence
By ticking this box for the AGM
I/We hereby state that :
 I/We will not attend the AGM, as applicable, in person or be represented by a proxy attending the Meeting in person;
 I/We wish to cast my/our vote at the AGM on the proposed resolutions made by the Board of Directors of the SAF-HOLLAND S.A on the agenda items, by ticking the appropriate box set forth next to each proposal or resolution in section 4 below; and
 I am/We are fully aware of the contents of the convening notices to the AGM and that I/we have taken into account the contents of the convening notice in order to cast my/our vote on the proposed resolution made by the Board of Directors of SAF-HOLLAND S.A. on the agenda items in the present Form when casting my/our votes by correspondence.
4. Individual instructions/vote by correspondence Individual instructions for the proxy of SAF-HOLLAND S.A.
Please issue an instruction for each proposed resolution made by the Board of Directors of SAF-HOLLAND S.A. on the agenda items. Only one instruction may be issued for each item of the agenda. If you do not explicitly issue instructions in respect of the individual agenda items, the proxy representative of SAF-HOLLAND S.A. will abstain from voting for these items.
Please tick only within the small box.
Voting by correspondence
Please cast your votes for each proposed resolution made by the Board of Directors of SAF-HOLLAND S.A. on the agenda items. Only one vote may be issued for each item of the agenda. If you do not explicitly cast a vote in respect of the individual agenda items, no vote shall be taken into account.
Please tick only within the small box.



VOTING INSTRUCTIONS OR VOTING BY CORRESPONDENCE, AS APPLICABLE, FOR THE ANNUAL GENERAL MEETING (THE "AGM")

Agenda Item 1.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Presentation of the statutory management report and consolidated management report for the fiscal year ended 31 December 2012.			
The Board of Directors proposes that both management reports in respect of the fiscal year ended 31 December 2012 be APPROVED by the shareholders.			

Agenda Item 2.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Presentation of the reports by the auditors of the Company in respect of the statutory financial statements of the Company and in respect of the consolidated financial statements of the Company and its group for the fiscal year ended 31 December 2012.			
The Board of Directors proposes that the reports by the auditors in respect of both the statutory and the consolidated financial statements for the fiscal year ended 31 December 2012 be APPROVED by the shareholders.			

Agenda Item 3.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Approval of the statutory financial statements of the Company for the fiscal year ended 31 December 2012.			
The Board of Directors proposes that the statutory financial statements of the Company for the fiscal year ended 31 December 2012 be APPROVED by the shareholders.			

Agenda Item 4.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Approval of the consolidated financial statements of the Company and its group for the fiscal year ended 31 December 2012.			
The Board of Directors proposes that the consolidated financial statements of the Company and its group for the fiscal year ended 31 December 2012 be APPROVED by the shareholders.			



Agenda Item 5.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Resolution concerning the allocation of the results of the Company for the fiscal year ended 31 December 2012 and carrying forward of losses. The loss for the 2012 financial year amounts to EUR 2,621,484.91,- The Board of Directors proposes to the shareholders to carry forward the loss of the 2012 financial year to the next financial year 2013. The Board of Directors recommends not paying a dividend to shareholders.			

Agenda Item 6.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Discharge of each of the persons that have acted as director of the Company during the fiscal year ended on 31 December 2012, i.e. Bernhard Schneider, Ulrich Sauer, Detlef Borghardt, Richard W. Muzzy, Samuel Martin and Anja Kleyboldt.			
The Board of Directors proposes that the shareholders APPROVE the discharge of each of the persons who have acted as director during the fiscal year ended 31 December 2012 with view to their mandate.			

Agenda Item 7.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Discharge to the external auditor of the Company, ERNST & YOUNG S.A., for and in connection with their mandate carried out as external auditor pertaining to the fiscal year ended 31 December 2012.			
The Board of Directors proposes that the shareholders APPROVE the discharge to ERNST & YOUNG S.A. for, and in connection with, the audit of the fiscal year ended 31 December 2012.			



Agenda Item 8.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Approval and renewal of mandate of members of the Board of Directors and appointment to the Board of Directors			
The Board of Directors proposes to approve and renew the mandate as director of the Company of Richard W. Muzzy and Samuel Martin, whose mandates started on 28 April 2011 and terminate on 25 April 2013, starting on 25 April 2013 after AGM until the date of the annual general meeting that will resolve on the annual accounts for the fiscal year ending on 31 December 2014.			
The Board of Directors proposes to appoint Martin Kleinschmitt as a member of the Board of Directors starting on 25 April 2013 after AGM until the date of the annual general meeting that will resolve on the annual accounts for the fiscal year ending on 31 December 2015.			
The Board of Directors acknowledges the resignation of Ulrich O. Sauer from his office as director of the Company with effect as of 25 April 2013 after AGM.			
Provided that the above proposals of the Board of Directors are approved by the AGM, the Board of Directors will consist of the following members starting on 25 April 2013 after AGM: - Bernhard Schneider - Richard W. Muzzy - Samuel Martin			
- Detlef Borghardt - Anja Kleyboldt - Martin Kleinschmitt			

Agenda Item 9.

PROPOSED RESOLUTION	VOTE FOR	VOTE AGAINST	ABSTENTION
Renewal of the mandate of the external auditor of the Company, ERNST & YOUNG S.A. until the annual general meeting of the shareholders of the Company in respect of the fiscal year ending on 31 December 2013.			
The Board of Directors proposes that ERNST & YOUNG S.A. be re-appointed as external auditors until the annual general meeting of the shareholders of the Company in respect of the fiscal year ended on 31 December 2013.			



Attestation (Record of Share Ownership)

Annual General Meeting ("AGM") of the shareholders of SAF-HOLLAND S.A. on 25 April 2013 at respectively 11:00 a.m. (Central European Summer Time, "CEST")

This Attestation is issued to shareholders to take part in the AGM.

We hereby confirm to (ple	ease fill in)
Surname, First Name of the Sha	reholder / Shareholders>
<street, no.=""></street,>	
<city, country="" postcode,=""></city,>	
that <no. of="" shares=""></no.>	shares of SAF-HOLLAND S.A.; ISIN: LU0307018795
are kept safe by us in a sei.e. on 10 April 2013.	ecurities account 14 calendar days before the date of the AGM ("Record Date"),
Depository Bank Details	
<name bank="" depository="" of="" the=""></name>	
<street, no.=""></street,>	
<city, country="" postcode,=""></city,>	
<contact></contact>	
<telephone for="" number="" queries=""></telephone>	

Important:

The Attestation must reach the company by fax at the following fax number by no later than 11:59 p.m. (CEST) on 18 April 2013, followed by the original to:

SAF-HOLLAND S.A. c/o Haubrok Corporate Events GmbH Landshuter Allee 10 80637 Munich Germany

fax: +49 (0)89 210 27-298

Exercise of voting rights of shares in connection with late Attestations will not be possible at the AGM, as applicable.