

VOTE BY CORRESPONDENCE

Shareholders' meeting of Anheuser-Busch InBev SA/NV (the "Company") of 3 June 2020 (2 pm CET)

This signed form must be returned by Saturday 30 May 2020 at 5.00 pm (CET) at the latest by ordinary mail or electronic mail, to:

For registered shares (including Restricted Shares):

Anheuser-Busch InBev SA/NV
Mr. Jan Vandermeersch
Brouwerijplein 1
3000 Leuven (Belgium)
(jan.vandermeersch@ab-inbev.com)

For dematerialized shares:

Euroclear Belgium, attn. Issuer Services 1 Boulevard du Roi Albert II 1210 Brussels (Belgium) (ebe.issuer@euroclear.com)

The undersigned	d (name and first na	me / name of the company)	
Domicile / Regis	tered office		
Owner of		ordinary shares in registered form	
		ordinary shares in dematerialized form	of Anheuser-Busch InBev SA/NV
	quantity	Restricted Shares	

votes by correspondence in the following way with respect to the shareholders' meeting of the Company that will be held on Wednesday 3 June 2020 in Leuven (2:00 pm) (the "**Meeting**") with all abovementioned shares.

The vote of the undersigned on the proposed resolutions is as follows: (*)

(*) Please tick the boxes of your choice.

A. RESOLUTIONS WHICH CAN BE VALIDLY ADOPTED IF THE SHAREHOLDERS PRESENT OR REPRESENTED AT THE MEETING REPRESENT AT LEAST HALF OF THE CAPITAL, SUBJECT TO THE APPROVAL BY AT LEAST 75% OF THE VOTES CAST

1. Revised text of articles of association

- a. Proposed resolution: amending article 24.4 of the articles of association in order to allow the Board to decide by way of written resolutions under the conditions of the Belgian Code of Companies and Associations, as follows:
 - "24.4 Any or all of the directors may participate in a meeting of the Board of Directors by means of telephone, videoconference or similar communications equipment by means of which all persons participating in the meeting can hear each other. Participation in a meeting by such means shall constitute presence in person at such meeting.

Decisions of the Board of Directors may also be adopted, without any physical meeting, by the unanimous consent of the directors expressed in writing."

	FOR AGAINST ABSTAIN	
b.	Proposed resolution: amending article 44 of the articles of association in order to allow Board to distribute interim dividends under the conditions of the Belgian Code Companies and Associations, as follows:	
	"The annual dividends shall be paid at the dates and places decided by the Board Directors.	0
	The Board of Directors may pay an interim dividend in accordance with article 7:213 of Code."	the
	FOR AGAINST ABSTAIN	
C.	Proposed resolution: amending several provisions of the articles of association in order conform such provisions with the changes imposed by or resulting from the rules of Belgian Code of Companies and Associations and other Belgian legislations and to all the text of the articles of association to the terminology and numbering of such Code. The proposed revised text of articles of association is available on the Company's website indicated in this notice.	the lign The
	FOR AGAINST ABSTAIN	

REPRESENTED BY THE SHAREHOLDERS PRESENT OR REPRESENTED AT THE MEETING,

2. Management report by the Board of Directors on the accounting year ended on 31 December

3. Report by the statutory auditor on the accounting year ended on 31 December 2019.

SUBJECT TO THE APPROVAL BY AT LEAST THE MAJORITY OF THE VOTES CAST

2019.

4. Communication of the consolidated annual accounts relating to the accounting year ended on 31 December 2019, as well as the management report by the Board of Directors and the report by the statutory auditor on the consolidated annual accounts.

5. Approval of the statutory annual accounts

Proposed resolution: approving the statutory annual accounts relating to the accounting year ended on 31 December 2019, including the following allocation of the result:

		EUR ,000s
Profit of the accounting year:	+	10,404,860
Profit carried forward	+	12,604,362
Result to be allocated:	=	23,009,222
Transfer from reserves:	+	0
Deduction for the unavailable reserve:	-	791,390
Gross dividend for the shares (*):	-	2,556,697
Balance of carried forward profit:	=	19,661,136

^(*) On a per share basis, this represents a gross dividend for 2019 of EUR 1.30.

Taking into account the gross interim dividend of EUR 0.80 per share paid in November 2019, a balance gross amount of EUR 0.50 will be payable as from 11 June 2020 (JSE: 15 June 2020), i.e. a balance dividend net of Belgian withholding tax of EUR 0.35 per share (in case of 30% Belgian withholding tax) and of EUR 0.50 per share (in case of exemption from Belgian withholding tax).

The actual gross dividend amount (and, subsequently, the balance amount) may fluctuate depending on possible changes in the number of own shares held by the Company on the dividend payment date.

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6. Discharge to the directors

Proposed resolution: granting discharge to the directors for the performance of their duties during the accounting year ended on 31 December 2019.

FOR AGAINST ABSTAIN

7. Discharge to the statutory auditor

Proposed resolution: granting discharge to the statutory auditor for the performance of his duties during the accounting year ended on 31 December 2019.

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FOR	AGAINST		ABSTAIN	

8.	Appointment of directors
a.	<i>Proposed resolution:</i> upon proposal from the Board of Directors, renewing the appointment of Ms. Michele Burns as independent director, for a period of four years ending at the end of the shareholders' meeting which will be asked to approve the accounts for the year 2023. Ms. Burns expressly stated and the Board is of the opinion that she complies with the functional, family and financial criteria of independence as provided for in the 2020 Belgian Corporate Governance Code.

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	Mr. Elio Leoni Sco shareholders' mee expressly stated an	eti as indepo ting which w nd the Board	endent director, a vill be asked to a d is of the opinio	for a period of approve the ac on that he com	ctors, renewing the app f four years ending at the ecounts for the year 202 aplies with the functional 20 Belgian Corporate C	e end 3. Mr. famil
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-	as director of Mr.	Alexandre '	Van Damme, fo	r a period of	reholder, renewing the a four years ending at the counts for the year 2023	end
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	•	Grégoire de	Spoelberch , fo	or a period of	reholder, renewing the a four years ending at the counts for the year 2023.	end
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-	FOR Proposed resolution as director of Mr.	n: upon pro	AGAINST posal from the R t de Ways Ruar	Reference Sha	reholder, renewing the ad of four years ending at accounts for the year 20	ppoin
-	FOR Proposed resolution as director of Mr.	n: upon pro	AGAINST posal from the R t de Ways Ruar	deference Sha r <u>t,</u> for a period to approve the	reholder, renewing the a	ppoin

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Proposed resolution director and, upon Thompson Motta meeting which will Motta, a Brazilian of Católica do Rio of Pennsylvania. He is global investment Directors of AB InB of AmBev S.A. wo Thompson has ser Lojas Americanas 2001 and Stone Cohe chairs the Finant GP Investments Lift member of the Ac Metropolitan Muse	n proposal fras director, for be asked to application, received le Janeiro and is a co-founde firm headquar ev from 2004 undere he is a ved on the Board S.A. since 200 Ltd., a leading the committee de and a memademy of the	rom the Referrance of a period of for operove the accordance of an MBA from the ard of Directors of the provider of finite. From 1993 to ber of its Board of Directors of the provider of finite of the provider of the provid	erence Share our years endounts for the nanical Engirem The Whom of the Investor of Restaurancial technology (2004, he ward of Direct Pennsylvania	eholder, apoling at the ending at the ending at the ending are recorded and set of the ending and set of the ending and solutions one of the ending and ending and ending and ending are ending and ending are ending are ending and ending are en	pointing Mand of the some Pontificial loler of the longitude of 3 derved on the Board nance Conternational articipaçõe ons, since ne founding 10. Mr. The pational Conternational Conterna	Mr. Roberte hareholders on Thompso Universidad University of Gapital, when Board of Director mittee. Mill since 2013 is S.A. since 2018, when gapartners of compson is suncil of The
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FOR Proposed resolution appointment as Researching at the end of	on: upon pro	AGAINST oposal from Director of Mr	the Restric	ted Shareh Barrington, f	BSTAIN olders, re or a period	enewing th
FOR Proposed resolution appointment as Referencing at the end of the year 2020.	on: upon prostricted Share of the sharehole	AGAINST oposal from Director of Mr Iders' meeting AGAINST oposal from Director of Mr.	the Restrice Martin J. E which will be the Restrice William F. (ted Shareh Barrington, for asked to approper the shareh Gifford, Jr., 1	olders, response the olders, response the olders, response to the olders, resp	enewing the secounts for the secound the second the se

k.	appointment as Rest	tricted Share at the end of	Director of Mr. A	Alejandro Sa	d Shareholders, renev nto Domingo Dávila, fo hich will be asked to ap	r a period
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9.	Remuneration police	cy and remu	ineration report			
	the 2019 annual re	eport, include containing the	ding the remun	eration policy	e financial year 2019 as v. The 2019 annual re ailable on the Company'	port and
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C.	POWERS					
10.	Filings					
t c	granting powers to Jar to proceed to (i) the so office of the Enterprise	n Vandermee igning of the e Court of Br	ersch, Global Leç restated articles ussels as a resu	pal Director Co of association It of the appro	powers to the extent a corporate, with power to so and their filings with to eval of the resolutions listing in relation to the resolution	substitute, he clerk's ted under
	FOR		AGAINST		ABSTAIN	
			*			

This present form will be considered to be null and void in its entirety if the shareholder has not indicated above his choice concerning one or more of the items on the agenda of the Meeting.

The shareholder who has cast his vote by validly returning the present form to the Company, p/o Euroclear Belgium, cannot vote in person or by proxy at the Meeting for the number of votes already cast.

The Company is responsible for the processing of the personally identifiable information that it receives from shareholders and proxyholders in the context of the Meeting. The Company will use such information for the purposes of administering the attendance and voting process for the Meeting in accordance with the applicable legislation and in its interest to be able to analyse the results of the votes. The Company may share the information with affiliated entities and with service providers assisting the Company in the aforementioned purposes. The information will not be stored any longer than necessary for the aforementioned purposes (in particular, the proxies, the forms to vote by correspondence, the confirmation of attendance and the attendance list will be kept for as long as the Meeting minutes must be kept to comply with Belgian law). Shareholders and proxyholders can find more information about the processing of their information, including their rights, in the Company's Privacy Policy available at https://www.ab-inbev.com/terms-conditions.html#policy and may also contact the competent Data Protection Authority.

Done at,	on	2020.
Signature(s):	(**)	

^(**) Legal entities must specify the name, first name and title of the natural person(s) who sign on their behalf.