Dear Shareholders,

In accordance with Article 604 of the Belgian Companies Code, the Board of Directors reports on the proposal to be made to the Extraordinary Shareholders' Meeting convened on 28 April 2009 to grant a new authorisation to the Board of Directors to increase the capital of Anheuser-Busch InBev SA/NV ("the Company"), with a view to renewing the authorisation granted by the Extraordinary Shareholders' Meeting of 26 April 2005 and increasing its amount.

1 Existing authorisation

On 26 April 2005, the Extraordinary Shareholders' Meeting renewed its authorisation to the Board of Directors to increase the Company's capital and updated Article 6 of the articles of association accordingly.

The Board of Directors was thereby authorised to increase the capital, in one or more transactions, by the issuance of a number of shares, or financial instruments giving right to a number of shares, which could not represent more than 3% of the shares issued as at 26 April 2005 (i.e., 607,321,715 shares, 3% of such amount representing 18,219,651 shares).

In accordance with Article 604 of the Companies Code, that authorisation was granted for a period of five years, as from its publication in the Belgian State Journal (Moniteur Belge / Belgisch Staatsblad). Such publication took place on 27 May 2005, so that the existing authorisation expires on 26 May 2010.

The Board of Directors has made use on one occasion of the authorisation granted on 26 April 2005. It decided, on 17 December 2008, to issue 1,615,543 subscription rights (drolts
de souscription / warrants) for the benefit of holders of existing subscription rights already issued by the Company as part of its long-term incentive plan (LTI). Such issuance took place to adjust such existing subscription rights following the Company’s rights issue, as detailed in the special report by the Board of Directors dated 17 December 2008 and available on the Company’s website www.ab-inbev.com.

2 Request for a new authorisation

The Extraordinary Shareholders’ Meeting is respectfully requested to cancel the unused portion of the existing authorised capital and to grant a new authorisation that will enable the Board of Directors for a duration of five years to increase the Company’s capital, in one or more transactions, by the issuance of a number of shares, or financial instruments giving right to a number of shares, which will not represent more than 3 % of the shares outstanding as at 28 April 2009, in accordance with the conditions set forth in Article 6 of the articles of association.

3 Circumstances under which the authorised capital will be able to be used and objectives pursued

The Board of Directors proposes that the Extraordinary Shareholders’ Meeting grants the above-mentioned authorisation in order to allow the Board of Directors to use the authorised capital:

(i) when the sound management of the Company’s business or the need to react to appropriate business opportunities calls for a restructuring, an acquisition (whether private or public) of securities or assets in one or more companies or any other appropriate increase of the Company’s capital; or

(ii) within the framework of any stock option or incentive plans open to employees, executives, consultants or directors of the Company or its subsidiaries.

The flexibility of the authorised capital, as opposed to the procedure for increasing the capital by decision of the Shareholders’ Meeting, will allow the Company to react swiftly and efficiently in the above-mentioned circumstances.

It will also enable the Company to seize growth opportunities with the required flexibility, such as, without limitation, the acquisition of other companies with a view to strengthening the market position of the Company or the acquisition of additional shareholdings in companies of which the Company is already, or will become, a direct or indirect shareholder.

Without limiting the generality of the foregoing, if deemed appropriate by the Board of Directors, the issuance of new securities may be decided upon and used as consideration for any public take-over bid (including a mandatory public take-over bid) on one or more companies.

The Board may also use the authorised capital to issue financial instruments giving right to shares, such as (mandatory) convertible bonds.

As authorised pursuant to Article 7, last indent, of the articles of association of the Company, when deciding to increase the Company’s capital within the framework of the authorised capital, the Board of Directors may restrict or exclude the preference right of the existing shareholders, including in favour of identified persons who are not employed by the Company or its subsidiaries.
If the Board of Directors decides, when increasing the capital, to restrict or exclude such preference right, a detailed justification will be set out in a special Board report to the shareholders, which will also set out the issue price and the financial consequences of such decision. A special statutory auditor’s report to the shareholders will also be prepared in that case.

The management report by the Board of Directors will each year provide information on any use of the authorised capital that is decided by the Board.

The Board of directors confirms that any capital increase pursuant to the authorised capital will be in accordance with the Company’s corporate interest.

Leuven, 4 March 2009

For the Board of Directors,

[Signatures]

C. De Schepper
Director

C. De Schepper
Director