## **Summit Germany Limited**

(the "Company")

## Annual General Meeting held on Tuesday 7 July 2015 at 10:00 BST held at 1<sup>st</sup> Floor, Elizabeth House, Les Ruettes Brayes, St. Peter Port, Guernsey, GY1 1EW

## **Results of Proxy Voting Rights Received**

	ORDINARY RESOLUTIONS	FOR	AGAINST	WITHELD	TOTAL VOTE
1	That the Annual Report and Consolidated Financial Statements for the year ended 31 December 2014 be received	401,546,491	0	0	401,546,491
2	That Deloitte LLP be appointed as auditors of the Company for the ensuring year and the Directors be authorized to determine their remuneration	401,546,491	0	0	401,546,491
3	That Harry Hyman who, being eligible, offers himself for re-appointment as a director of the Company, be re-elected	401,546,491	0	0	401,546,491
4	That Zohar Levy who, being eligible, offers himself for re-appointment as a director of the Company, be re-elected	401,193,599	0	352,892	401,546,491
5	That Itay Braun who, being eligible, offers himself for re-appointment as a director of the Company, be re-elected	401,546,491	0	0	401,546,491
6	That Quentin Spicer who, being eligible, offers himself for re-appointment as a director of the Company, be re-elected	388,727,491	0	12,819,000	401,546,491
7	That Christopher Spencer who, being eligible, offers himself for appointment as a director of the Company, be elected	401,546,491	0	0	401,546,491

8	That the Directors of the Company be and are hereby authorised to exercise all	360,234,503	41,311,988	0	401,546,491
"	powers of the Company to allot and issue, grant rights to subscribe for, or to convert	300,234,303	41,311,366	0	401,340,431
	any securities into, shares (together " <b>Equity Securities</b> ") in the capital of the				
	Company in accordance with Article 4.4 of the Articles of Incorporation of the				
	Company (the " <b>Articles</b> ") such authorities to expire at the end of the AGM of the				
	Company to be held in 2016 or, if earlier, at the close of business on the date falling				
	15 months from the date of passing of this Resolution (unless previously renewed,				
	revoked or varied by the Company by ordinary resolution), but, in each case, during				
	this period the Company may make offers, and enter into agreements, which would,				
	or might, require Equity Securities to be issued or granted after the authority given				
	to the Directors of the Company pursuant to this Resolution ends and the Directors				
	of the Company may issue or grant Equity Securities under any such offer or				
	agreement as if the authority given to the Directors of the Company pursuant to this				
	Resolution had not ended. This Resolution revokes and replaces all unexercised				
	authorities previously granted to the Directors of the Company to issue or grant				
	Equity Securities but without prejudice to any issue of shares or grant of rights				
	already made, offered or agreed to be made pursuant to such authorities.				
9	That the Company be and is hereby generally authorised in accordance with section	401,546,491	0	0	401,546,491
	315 of the Companies (Guernsey) Law, 2008 (as amended) (the "Companies Law"),				
	conditional on Ordinary Shares (as defined in the Articles) of the Company				
	remaining listed on AIM, a market operated by the London Stock Exchange, to make				
	one or more market acquisitions (within the meaning of section 316 of the				
	Companies Law) of Ordinary Shares (which following their acquisition may be				
	cancelled or, to the extent permitted by the Companies Law, be held in treasury),				
	provided that:				
	(A) the maximum aggregate number of Ordinary Shares that may be				
	purchased under this authority is 69,763,439 (being 14.99% of the				
	issued ordinary share capital (excluding treasury shares) as at the date				
	of this document);				
	(B) the minimum price (exclusive of expenses) which may be paid for an				
	Ordinary Share is Euro 0.01 per Ordinary Share;				
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	(C) the maximum price (exclusive of expenses) which may be paid for an Ordinary Share is (a) 5% above the average market value of the company's shares for the five business days before the purchase is made; and (b) the higher of the last independent trade and the highest				
	current independent bid on the market where the purchase is carried out; and				
	(D) the authority hereby conferred shall (unless it is previously renewed, revoked or varied by the Company by ordinary resolution) expire at the conclusion of the AGM of the Company held in 2016 or, if earlier, at the close of business on the date falling 15 months from the date of the passing of this Resolution, save that the Company may make a contract to acquire Ordinary Shares under this authority before its expiry which will or may be executed wholly or partly after its expiration and the Company may make an acquisition of Ordinary Shares pursuant to such a contract. This Resolution revokes and replaces all unexercised authorities previously granted to the Directors of the Company to make market acquisitions of Ordinary Shares but without prejudice to any acquisition already made, offered or agreed to be made pursuant to such authorities.				
	EXTRAORDINARY RESOLUTION				
10	That, if Resolution 9 (being the proposed ordinary resolution of the Company numbered 9 in this notice of AGM) is passed, the Directors of the Company be and they are hereby authorised to exercise all powers of the Company to issue or grant Equity Securities in the capital of the Company pursuant to the issue or grant referred to in Resolution 9 as if the pre-emption rights contained in Article 6.2 of the Articles did not apply to such issue or grant provided that:	401,546,491	0	0	401,546,491
	(A) the maximum aggregate number of Equity Securities that may be issued or granted under this authority is 46,539,986 (being approximately 10% of the current issued share capital of the Company (excluding treasury shares); and				

	(B) the authority hereby conferred shall expire at the end of the AGM of the Company to be held in 2016 or, if earlier, at the close of business on the date falling 15 months from the date of the passing of this Resolution (unless previously renewed, revoked or varied by the Company by extraordinary resolution) save that the Company may before such expiry make an offer or agreement which would or might require Equity Securities to be issued or granted after such expiry and the Directors may issue or grant Equity Securities in pursuance of such an offer or agreement as if the authority conferred by the above resolution had not expired. This resolution revokes and replaces all unexercised authorities previously granted to the Directors of the Company to issue or grant Equity Securities in the capital of the Company as if the pre-emption rights contained in Article 6.2 of the Articles did not apply to such issue or grant but without prejudice to any issue of shares or grant of rights already made, offered or agreed to be made pursuant to such authorities.				
11	That Article 30.2 of the Articles of the Company be and is hereby amended such that Article 30.2 shall read as follows:  "30.2 A video link or telephone conference call or other electronic or telephonic means of communication in which a quorum of Directors participates and all participants can hear and speak to each other shall be a valid meeting provided that any Director physically present in the United Kingdom at the time of any such meeting may listen to such meeting by means of video link, telephone conference call or other electronic or telephonic means of communication but may not speak at (save as to confirm his presence) or vote on any resolution put to such meeting. No Director physically present in the United Kingdom shall count in the quorum at any such meeting."	401,546,491	0	0	401,546,491