WAREHOUSES DE PAUW

Commanditaire Vennootschap op Aandelen
(partnership limited by shares)
Public real estate investment company with fixed capital under Belgian law.
which has made a public offering of securities
Registered Office: Blakebergen 15, 1861 Meise/Wolvertem
Company number: 0417.199.869 (RPR - legal entities register of Brussels)

FORM FOR THE EXERCISE OF THE EXIT RIGHT PURSUANT TO ARTICLE 77 OF THE ACT OF 12 MAY 2014 ON REGULATED REAL ESTATE COMPANIES

This document is a form to be filled out during the extraordinary general meeting of 29 September 2014 or, if the quorum is not reached at this meeting, of 16 October 2014, by any shareholder (acting in person or through a proxy holder) who wishes to exercise his exit right in accordance with article 77 of the act of 12 May 2014 on regulated real estate companies.

Reference is made to the Information Document published on 28 August 2014 by the Company on its website www.wdp.be and of which this form is an integral part. The shareholder acknowledges having read the exercise procedure of the exit right, as described in this Information document, and declares accepting it.

The shareholder's attention is drawn to the following provisions of article 77 of the act of 12 May 2014 on regulated real estate companies.

- the price at which the exit right is exercised is the higher of (a) the last closing price before the publication of the convening notice for the general meeting of shareholders (as the case may be, where the quorum is not reached) and (b) the average of the closing price of the thirty calendar days preceding the date of the general meeting approving the amendments to the articles of association.
- The exit right can only be exercised up to 100.000 EUR, taking into account the price at which the exit right is exercised.
- The exit right can only be exercised with respect to the shares with which the shareholder has voted against the amendments to the articles of association and of which the shareholder has remained the owner in an uninterrupted manner since the 30th day preceding the general meeting with the amendments to the articles of association on the agenda, (as the case may be, where the quorum is not reached), until the end of the general meeting approving the amendments to the articles of association, i.e., in case the quorum is not reached, at least 48 days (see, however, hereafter for dematerialised shares).

For registered shares, the condition relating to uninterrupted ownership is established by the register of registered shareholders of the Company.

For dematerialised shares, it results from the certificate issued by the account holder indicated below, which provides for the blocking of the shares until midnight of the third business day following the general meeting approving the proposed amendments to the articles of association. The shareholder cannot exercise the exit right if this certificate has not been submitted to the Company at the latest on Tuesday 23 September 2014 (or, if the

quorum is not reached, on 10 October 2014.

As permitted by the law, the Company makes the proposal to amend the articles of association — and, therefore, the exercise of the exit right — subject to the condition that the number of shares for which the exit right is exercised does not exceed a certain percentage of the capital, as set out in point 10.

Any form sent to the Company before the extraordinary general meeting or completed in any other way than by the shareholder or his/her representative during the extraordinary general meeting shall be deemed null and void. The Company cannot accept a proxy for the exercise of the exit right.

TO BE COMPLETED IN CAPITAL LETTERS

| Identity of the shareholder | |
|--|---|
| Natural person : | |
| Family name and given name : | |
| Residence : | |
| E-mail : | |
| Phone number (mobile) : | |
| Please attach a copy of the identity card or | the passport or the equivalent document |
| Legal person : | |
| Name : | |
| Registered office: | |
| Representative(s): | Proxy / Director / Manager |
| | Proxy/ Director / Manager ¹ |
| E-mail: | |
| Phone number (mobile) : | |

1 ONLY FOR PROXY HOLDERS : identity of the proxy holder

of association + power of representation for verification of the signature(s) below.

| Natural person : | | |
|--------------------------------|--|--|
| Family name and given name : _ | | |
| | | |

Please attach a copy of the identity card or the passport or the equivalent document / of the articles

Delete where not applicable.

| Residence : | |
|---|---|
| E-mail : | |
| Phone number (mobile) : | |
| | identity card or the passport or the equivalent document |
| <u>Legal person</u> : | |
| Name: | |
| Registered office : | |
| Representative(s): | Proxy / Director / Manager ² Proxy / Director / Manager ² |
| E-mail: | , |
| Please attach a copy of the | identity card or the passport or the equivalent document / of the artiepresentation for verification of the signature(s) below. |
| Furthermore, in case | of joint ownership or split ownership (usufruct,) |
| Indicate the identity of the othe | er owners / holders of rights 'in rem': |
| Family name and given name: | , |
| | , |
| Residence : | |
| | |
| Phone number (mobile): | |
| <u>Legal person</u> : | |
| • | |
| Name : | |
| Residence : | |
| | |
| | |
| | nich must bear the signature of the other owners or holders of rights 'i s been appointed by the other owners or holders of rights 'in rem' to |
| | |
| | |
| ² Delete where not applicable. | |

³

| Number of shares for which the shareholder has declared his intention to participate at the general meeting pursuant to article 536, § 2, section 3 of the Companies Code |
|--|
| shares, i.eregistered shares and dematerialised shares. |
| Number of shares for which the shareholder has voted against the proposal amend the articles of association on the agenda of the extraordinary general meeting of 29 September 2014 or, if the quorum is not reached, of 16 October |
| shares, i.eregistered shares anddematerialised shares. |
| The shareholder can only exercise the exit right with respect to the shares with which he has vo against the proposal to amend the articles of association. |
| Number of shares for which the shareholder exercises the exit right |
| shares, i.eregistered shares anddematerialised shares |
| This being a number ofshares for a total price which (I) approximates as clos possible, but does not exceed, the maximal amount of I00.000 EUR / (2) represents EUR ³ |
| This amount is determined taking into account the price at which the exit right is exercised, pro that the shares with which the shareholder has voted against the proposal to amend the article association and for which he fulfils the condition relating to uninterrupted ownership since 30 A 2014, i.e. the 30th day before the general meeting where the quorum is not reached until the extreme general meeting approving the amendments to the articles of association (registered shares |
| until midnight of the third business day following the general meeting approving the proposed amendments to the articles of association (dematerialised shares) respectively. |
| until midnight of the third business day following the general meeting approving the proposed amendments to the articles of association (dematerialised shares) respectively. Dematerialised shares – Identification of the Belgian credit institution / investment company with which the shares are registered and blocked or when the shares are registered and the shares are registered. |
| until midnight of the third business day following the general meeting approving the proposed amendments to the articles of association (dematerialised shares) respectively. Dematerialised shares – Identification of the Belgian credit institution / investment company with which the shares are registered and blocked or wl is the contact person in Belgium of the foreign credit institution / investmen |
| until midnight of the third business day following the general meeting approving the proposed amendments to the articles of association (dematerialised shares) respectively. Dematerialised shares – Identification of the Belgian credit institution / investment company with which the shares are registered and blocked or wis the contact person in Belgium of the foreign credit institution / investmen company with which the shares are registered and blocked |
| until midnight of the third business day following the general meeting approving the proposed amendments to the articles of association (dematerialised shares) respectively. Dematerialised shares – Identification of the Belgian credit institution / investment company with which the shares are registered and blocked or wis the contact person in Belgium of the foreign credit institution / investment company with which the shares are registered and blocked Name of the credit institution / investment company: |

 $^{^{\}rm 3}$ The shareholder may indicate an amount lower than 100.000 EUR.

| 8. | Registered shares - Identification of the credit institution and account number |
|----|---|
| | on which any transfer in favour of the shareholder can be done: |

| Name of the credit institution: | |
|---|--|
| State where this institution is located: | |
| Account number (BIC/IBAN format for the European institutions) | |
| The payment shall be made within one month following the general meeting approving the amendment to the articles of association | |

9. Proxy:

I hereby instruct the manager of the Company, acting individually, and with the faculty to subdelegate (i) with respect to the dematerialised shares: to give the necessary instructions to the account holders for the transfer of the shares for which the exit right has been exercised; and (ii) with respect to the registered shares: to enter the changes into the registered shareholder register of the Company.

10. Conditions precedent

I acknowledge that this exit right is exercised under the condition precedent that the total number of shares for which the exit right is exercised does not exceed the lower of the following percentages:

- 3 % of the shares issued by the Company at the time of the general meeting approving the amendments to the articles of association;
- X % of the shares issued by the Company, where "X" is calculated as follows:

| EUR 52.108.000 ⁴ × 100 | |
|--|--|
| price at which the exit right is exercised x 16.539.5645 | |

(unless the Company waives this condition), <u>and</u> that the exercise of the exit right does not cause the Company (or the third party by which the Company has substituted itself) to be in breach of the articles 620 and following of the Companies Code and its implementing decrees and regulations or the provisions of the act of 12 May 2014 on regulated real estate companies and its implementing decrees and regulations.

1. Buyer

I acknowledge that the buyer will be either the Company, or the third party appointed by the Company, as may be the case after the general meeting (order declaration / "declaration de command" / "commandverklaring"), and that the transfer of ownership of the shares will take place at the end of the general meeting.

⁴ Amount qualifying for payment according to the law

⁵ Total number of shares issued by the Company at the time of the general meeting approving the amendments to the articles of association.

| Certified as accurate. | |
|---|--|
| 29 September 2014 / 16 October 2014* | |
| SIGNATURE: | |
| | |
| | |
| *Delete the provisions which are not applicable | |
| | |