MINUTES NUMBER FORTY-EIGHT

An annual general meeting of members of
CORTICEIRA AMORIM, S.G.P.S., S.A
(hereinafter referred to as the "Company")
a public company incorporated in Santa Maria da Feira (Portugal), with its registered office located at
Rua de Meladas 380, Mozelos, Santa Maria da Feira, Portugal, a share capital of EUR 133,000,000.00
and a registration no. and a corporate tax ID number 500077797 was held on the 13^{th} day of April 2018 ,
about 12:00 noon, at the registered office of the Company
Mr Augusto Fernando Correia de Aguiar-Branco acted as Chairman of the group chairing the annual
general meeting and Mrs Rita Jorge Rocha e Silva acted as Secretary of the meeting
The Chairman of the group chairing the annual general meeting declared that the meeting had been duly
convened in accordance with a notice to that effect published in the Data Dissemination System of the
Portuguese Securities Market Commission and on the Company's website and on the Justice Website
(online publication of a corporate news announcement) on March 21, 2018. The business to be transacted
at the meeting was as follows:
1. To consider and adopt the Directors' Report and the annual financial statements for the year ended 31 December 2017;
2. To consider and adopt the consolidated Directors' Report and the consolidated annual financial
statements for the year ended 31 December 2017;
3. To consider and adopt the Corporate Governance Report - 2017;
4. To consider and adopt the report on non-financial information – 2017 Sustainability Report;
5. To consider and adopt the proposed appropriation of net profit for the year;
6. To consider and pass a resolution on the performance of the Company's board of directors and
supervisory body and each of their members, pursuant to article 455 of the Portuguese Companies
Act
7. To consider and pass a resolution on the purchase of treasury stock by the Company
8. To consider and pass a resolution on the sale of treasury stock by the Company
9. To consider the report of the Remuneration Committee on the remuneration policy for members of the
Board of Directors and the Supervisory Board of the Company as well as the report of the Directors
on the remuneration policy for other officers of the Company
Based on the attendance list prepared in accordance with article 382 of the Companies Act, the Chairman
of the group chairing the annual general meeting confirmed that 113 members of the Company holding
108,893,682 shares with a nominal value of EUR 1.00 each, representing approximately 81.87 per cent
of the Company's share capital and entitling their owners to 108,893,682 votes at the AGM were present
in person or by proxy at the annual general meeting
The Company's directors Mr António Rios de Amorim (<i>Chairman</i>) – on his own behalf and on behalf of
Mr Juan Ginesta Viñas (<i>Director</i>) -, Mr Nuno Filipe Vilela Barroca de Oliveira (<i>Vice-Chairman</i>), Mr
Fernando José de Araújo dos Santos Almeida (Director), Mrs Cristina Rios de Amorim Baptista
(<i>Director</i>) and Mrs Luísa Alexandra Ramos Amorim (<i>Director</i>) as well as the members of the Supervisory
Board Mr Manuel Carvalho Fernandes (<i>Chairman of the Supervisory Board</i>), Mrs Ana Paula Africano de
Sousa e Silva (member of the Supervisory Board), Mr Eugénio Luís Lopes Franco Ferreira (member of

${\it the \ Supervisory \ Board)} \ {\it and \ Mr \ Durval \ Ferreira \ Marques} \ ({\it alternate \ member \ of \ the \ Supervisory \ Board}) \ {\it as}$
well as the Statutory Auditors Ernst & Young Audit & Associados, SROC, SA, a firm of chartered
accountants represented by Mr Rui Manuel da Cunha Vieira and Mr Rui Abel Serra Martins as well as
well as the Company Secretary Mr Pedro Jorge Ferreira de Magalhães were also present in person or by
proxy at the AGM
Given the number of members present in person or by proxy at the AGM, the Chairman of the group
chairing the annual general meeting confirmed that the meeting was quorate and declared the meeting
open accordingly
The first item of business – the Directors' Report and the annual financial statements for the year ended
31 December 2017 - was tabled at the meeting
Mr António Rios de Amorim (Chairman of the Board) made some remarks on the Directors' Report and
the annual financial statements for the year ended 31 December 2017 that showed a positive development
of the business of the Company and its state of affairs during the financial year under review. Mr António
Rios de Amorim pointed out some of the most significant aspects of such documents, including the active
involvement of the members of the Supervisory Board in the affairs of the Company as well as the usual
follow up audit services provided by the Statutory Auditors and the Audit Team. At the end of his remarks,
Mr António Rios de Amorim made himself available to answer any questions
As no member wished to address the meeting, request for clarifications or table another motion, the
Directors' Report and the annual financial statements for the year ended 31 December 2017 were put to
the vote and were unanimously approved by all members present at the meeting with 108,893,682 votes
cast by 113 members holding 108,893,682 shares in the Company (representing approximately 81.87 per
cent of the Company's share capital) being in favour of the resolution
The second item of business was then tabled at the meeting and the consolidated Directors' Report and
the consolidated annual financial statements for the year ended 31 December 2017 were submitted to the
members for consideration
As no member wished to address the meeting or table another motion, the consolidated Directors' Report
and the consolidated annual financial statements for the year ended 31 December 2017 were put to the
vote and were unanimously approved by all members present at the meeting with 108,893,682 votes cast
by 113 members holding 108,893,682 shares in the Company (representing approximately 81.87 per cent
of the Company's share capital) being in favour of the resolution
The business of the third item was then brought forward and the Corporate Governance Report 2017 was
submitted to the members for consideration
As no member wished to address the meeting or table another motion, the Corporate Governance Report
2017 - which is part and parcel of the Directors' Report - was put to the vote and was approved by a
majority vote of the members present at the meeting with 108,803,682 votes cast by 112 members holding
108,803,682 shares in the Company (representing approximately 81.81 per cent of the Company's share
capital) being in favour of the resolution. A total of 90,000 votes were cast against the resolution by 1
member holding 90,000 shares in the Company (representing approximately 0.06 per cent of the
Company's share capital) entitling him to 90,000 votes
The member who voted against the resolution did not give a reason for voting against it
Then, the fourth item of business - the report on non-financial information - 2017 Sustainability Report

The seventh item of business was then brought forward and a motion from the Board of Directors of the
Company was submitted to the members for consideration. The motion read as follows:
"Under article 319 of the Portuguese Companies Act
the Board of Directors of Corticeira Amorim, S.G.P.S., S.A. hereby proposes that
the Annual General Meeting consider and pass a resolution authorizing the purchase of treasury stock by
the Company as follows:
(a) Maximum number of shares to be purchased: up to 10% of the Company's share capital;
(b) Term during which shares may be purchased: within a period of 18 months as from the date of this
resolution;
(c) Purchase: the shares may be purchased on the stock exchange or on the over-the-counter market;
(d) Minimum and maximum consideration payable per share: from EUR 2.00 (minimum) to EUR 8.00
(maximum)."
As no member wished to address the meeting or table another motion, the above motion was put to the
vote and was approved by a majority vote of the members present at the meeting with 108,433,682 votes
cast by 111 members holding 108,433,682 shares in the Company (representing approximately 81.53 per
cent of the Company's share capital) being in favour of the resolution. A total of 460,000 votes were cast
against the resolution by 2 members holding 460,000 shares in the Company (representing approximately
0.34 per cent of the Company's share capital) entitling him to 460,000 votes
The members who voted against the resolution did not give a reason for voting against it
The eighth item of business was then tabled at the meeting and a motion from the Board of Directors was
submitted to the members for consideration. The motion read as follows:
"Under article 320 of the Portuguese Companies Act
the Board of Directors of Corticeira Amorim, S.G.P.S., S.A. hereby proposes that
the Annual General Meeting consider and pass a resolution authorizing the sale of treasury stock by the
Company as follows:
(a) Maximum number of shares to be sold: up to 10% of the Company's share capital;
(b) Term during which shares may be sold: within a period of 18 months as from the date of this
resolution;
(c) Sale: the shares may be sold on the stock exchange or on the over-the-counter market;
(d) Minimum sale price per share: EUR 5.00 per share."
As no member wished to address the meeting or table another motion, the above motion was put to the
vote and was unanimously approved by all members present at the meeting with 108,893,682 votes cast
by 113 members holding 108,893,682 shares in the Company (representing approximately 81.87 per cent
of the Company's share capital) being in favour of the resolution
Moving on finally to the ninth item on the agenda, a motion from the Board of Directors was tabled at
the meeting for consideration by the members. The motion read as follows:
"The Board of Directors of Corticeira Amorim, S.G.P.S., S.A. hereby proposes that
the report of the Remuneration Committee on the remuneration policy for members of the Board of
Directors and the Supervisory Board of the Company as well as the report of the Directors on the
remuneration policy for other officers of the Company be approved by the Annual General Meeting."
The Chairman of the group chairing the annual general meeting asked all members present at the meeting

if they agreed to dispense with the reading of the Report of the Remuneration Committee and the
Directors' Report, copies of which had been circulated to each member. His suggestion was unanimously
accepted
As no member wished to address the meeting or table another motion, the above motion was put to the
vote and was approved by a majority vote of the members present at the meeting with 107,992,888 votes
cast by 94 members holding 107,992,888 shares in the Company (representing approximately 81.20 per
cent of the Company's share capital) being in favour of the resolution. A total of 900,794 votes were cast
against the resolution by 19 members holding 900,794 shares in the Company (representing
approximately 0.67 per cent of the Company's share capital) entitling them to 900,794 votes
The members who voted against the resolution did not give a reason for voting against it
There being no further business, the Chairman of the group chairing the annual general meeting thanked
the members for their attendance and their contributions to the discussions and declared the meeting
closed at 1:05 p.m
In witness whereof, these minutes were taken and after being read and approved by the Chairman and the
Secretary of the group chairing the Annual General Meeting, the minutes will be signed by them to serve
and avail when and where need may require