

Corticeira Amorim, S.G.P.S., S.A.

Annual General Meeting - 27 November 2014 - 10:00 a.m.

Participation (statistics)

| Shareholders | Member present in/or by Proxy | Representing in the Share Capital | |
|------------------------|----------------------------------|-----------------------------------|----------------|
| | | Qt. | % |
| Companies | 3 | 112,869,544 | 84.864% |
| Financial Institutions | 11 | 94,277 | 0.071% |
| Other Organizations | 3 | 131,197 | 0.099% |
| Individuals | 0 | 0 | 0.000% |
| Total | 17 | 113,095,018 | 85.034% |

For additional information, contact:
Investor Relations
Cristina Amorim
tel: + 351 227 475 425

corticeira.amorim@amorim.com
www.corticeiraamorim.com

Corticeira Amorim, SGPS, S.A.
Public company
Edifício Amorim I
Rua de Meladas, n.º 380
4536-902 Mozelos VFR
Portugal

Share capital: € 133 000 000,00
A company incorporated in
Santa Maria da Feira - Portugal
Registration number and corporation
tax ID number: PT 500 077 797

About Corticeira Amorim, SGPS, S.A.:
While tracing its roots to the XIX
Century, Corticeira Amorim has become
the world's largest cork and cork-
derived company in the world,
generating more than Euro half billion
in sales throughout 103 countries.
Corticeira Amorim and its subsidiaries
are an integral part of a conservationist
effort to guarantee the survival of
hundreds of thousands of cork trees
throughout the Mediterranean Basin.
We are proud of our contribution to the
correct utilisation of these important
forests that are home to several
endangered species throughout the
region. We encourage you to learn
more by visiting informative websites
such as www.amorim.com and
www.amorimcork.com

RESOLUTIONS ADOPTED BY THE EXTRAORDINARY GENERAL MEETING

CORTICEIRA AMORIM, S.G.P.S., S.A. hereby announces that the resolutions adopted by the Extraordinary General Meeting held on 27 November, 2014 were as follows:

Item 1.: It was unanimously resolved to adopt the proposal for adoption the Company's interim nonconsolidated Balance Sheet as of 30 September 2014.

Item 2.: It was unanimously resolved to adopt the proposal for a distribution of free reserves to shareholders. This equals a gross amount of € 0.07 per share to be distributed amongst Corticeira Amorim's shareholders in proportion to their ownership of shares and shall be payable within a maximum of 20 days.

MINUTES NUMBER FORTY-ONE

On the 27th day of November 2014, about 10:00 a.m., at the registered office of Amorim & Irmãos, S.A. – Casa do Fundador (a subsidiary of Corticeira Amorim, S.G.P.S., S.A.) at Rua dos Corticeiros 850, Santa Maria de Lamas, Santa Maria da Feira, Portugal was held an Extraordinary 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 at Rua de Meladas 380, Mozelos, Santa Maria da Feira, Portugal, a share capital of EUR 133,000,000.00 and a registered no. and a corporate tax ID number 500 077 797.-----

Mr Augusto Fernando Correia de Aguiar Branco acted as Chairman of the group chairing the Extraordinary General Meeting and Mrs Rita Jorge Rocha e Silva acted as Secretary of the meeting.---

The Chairman of the group chairing the meeting declared that the meeting had been duly called in accordance with a notice to that effect published in the Data Dissemination System of the Portuguese Securities Market Commission and on the website of the Company on November 3, 2014 as well as on the Justice Website (*online publication of a corporate action*) on November 4, 2014. The business to be transacted at the meeting was as follows:-----

1. To consider and adopt the Company’s interim non-consolidated Balance Sheet at September 30, 2014;-----

2. To consider and adopt the proposed partial distribution of free reserves to shareholders.-----

Based on an attendance list prepared in accordance with Section 382 of the Companies Act, the Chairman of the group chairing the Extraordinary General Meeting confirmed that 19 members of the Company holding 113,095,018 shares with a nominal value of EUR 1.00 each representing a 85.03 percent stake in the share capital of the Company and entitling their owners to 113,095,018 votes were present in person or by proxy at the Extraordinary General Meeting.-----

The Company’s directors Mr António Rios de Amorim (*Chairman of the Board*) – on his behalf and on behalf of Mr Juan Ginesta Viñas (*Member of the Board*) -, Mr Nuno Filipe Vilela Barroca de Oliveira (*Vice-Chairman of the Board*) – on his behalf and on behalf of Mrs Luísa Alexandra Ramos Amorim (*Member of the Board*) -, Mr Fernando José Araújo Santos Almeida (*Member of the Board*), Mrs Cristina Rios de Amorim Baptista (*Member of the Board*), as well as the members of the Supervisory Board Mrs Ana Paula Africano de Sousa e Silva (*Member of the Supervisory Board*), Mr Eugénio Luís Lopes Franco Ferreira (*Member of the Supervisory Board*) - on his behalf and on behalf of Mr Manuel Carvalho Fernandes (*Chairman of the Supervisory Board*) -, Mr Durval Ferreira Marques (*Deputy Member of the Supervisory Board*), as well as the Statutory Auditor Mr Joaquim Miguel Azevedo Barroso representing Pricewaterhousecoopers & Associados – Sociedade de Revisores Oficiais de Contas, Lda, a firm of chartered accountants, as well as Mr Álvaro José da Silva (*Member of the Remuneration Committee*) and Mr Pedro Jorge Ferreira de Magalhães (*Company Secretary*) were also present in person or by proxy at the Extraordinary General Meeting.-----

As there was a quorum present, the Chairman of the group chairing the Extraordinary General Meeting declared that the meeting was properly constituted and called the meeting to order.-----

Then, the **first item** of business was tabled at the meeting and a motion submitted by the Board of Directors concerning the Company’s interim non-consolidated Balance Sheet at September 30, 2014 was put to the members for consideration.-----

The Chairman of the group chairing the meeting gave the floor to Mr António Rios de Amorim (*Chairman of the Board*), who addressed the meeting to explain that the purpose of that first item of business – the adoption by the members of the Company’s interim non-consolidated Balance Sheet at September 30, 2014 – was to make possible that the members of the Company might consider and decide on the proposed partial distribution of free reserves (second item of business).-----

As no member wished to address the meeting or make a motion, the proposed motion submitted by the Board of Directors was put to the vote and was unanimously approved by all members present with 113,095,018 votes cast by shareholders holding 113,095,018 shares with a nominal value of EUR 1.00 each, representing a 85.03 percent stake in the Company being in favour of the motion.-----

The business of the **second item** was then brought forward and a motion for partial distribution of free reserves - submitted by the Board of Directors - was put to the members for consideration. Said motion read as follows:-----

“WHEREAS, the Company’s non-consolidated Balance Sheet at September 30, 2014 shows free distributable reserves in the amount of € 10,774,641.04 and statutory reserves in the amount of € 12,243,010.17;-----

WHEREAS, the level of such free reserves is far higher than the statutory minimum reserve requirements;-----

WHEREAS, a distribution of free reserves is allowed insofar as the Shareholders’ Equity of the Company, as stated in the interim Balance Sheet set out above, is not less than the sum of the Company’s share capital and reserves, whose distribution to shareholders is not permitted by law and the Company’s articles of association;-----

WHEREAS, a solid growth in business and profitability over the past few years, and the good prospects for the current financial year, have enabled Corticeira Amorim to generate increasing cash flows and, as a result, strengthen its total equity to total assets ratio. It has thus become possible to make a distribution of free reserves amongst the Company’s shareholders without jeopardizing the maintenance of an efficient capital structure of the Corticeira Amorim Group; therefore, -----

-----the Board of Directors of Corticeira Amorim, S.G.P.S., S.A.-----

-----hereby proposes that-----

a distribution of free reserves to shareholders be considered and adopted by the Extraordinary General Meeting. This equals a gross amount of € 0.07 per share to be distributed amongst Corticeira Amorim’s shareholders in proportion to their ownership of shares and shall be payable within a maximum of 20 days.”-----

Then, the Chairman of the group chairing the meeting gave the floor to Mr António Rios de Amorim (*Chairman of the Board*), who addressed the meeting and made some remarks on that motion, which he considered to be fully justified and he made himself available to answer any questions.-----

As no other member wished to address the meeting or make a motion, that proposed motion was put to the vote and was unanimously approved by all members present with 113,095,018 votes cast by shareholders holding 113,095,018 shares with a nominal value of EUR 1.00 each, representing a 85.03 percent stake in the Company being in favour of the motion.-----

There being no further business, the Chairman of the group chairing the Extraordinary General Meeting thanked the members for their attendance and their contributions to the discussions and declared the meeting closed at 10:22 a.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 Extraordinary General Meeting, such minutes will be signed by them to serve and avail when and where need may require.-----