

PROXY

Shareholders' meeting of Anheuser-Busch InBev SA/NV (the "**Company**") of 24 April 2024 (11.00 am CET)

This proxy must be returned by Thursday 18 April 2024 5.00 pm (CET) at the latest by ordinary mail or electronic mail, to:

For registered shares (including Restricted Shares):

Anheuser-Busch InBev SA/NV Mr. Jan Vandermeersch Brouwerijplein 1 3000 Leuven (Belgium) (jan.vandermeersch@ab-inbev.com)

For dematerialized shares:

Euroclear Belgium, attn. Issuer Services 1 Boulevard du Roi Albert II 1210 Brussels (Belgium) (ebe.issuer@euroclear.com)

The undersigned	d (name and first na	ame / name of the company) (the "Principal")	
Domicile / Regis	tered office		
Owner of		ordinary shares in registered form	
		ordinary shares in dematerialized form	of Anheuser-Busch InBev SA/NV
		Restricted Shares	
•	quantity		
hereby appoints	as proxyholder the	following person (the "Proxyholder"):	
Name and first r	name:		
Domicile:			
Wednesday 24		the shareholders' meeting of the Company (m) (the " Meeting ") and to vote as follows on al: (*)	

(*) Please tick the boxes of your choice.

- A. RESOLUTIONS WHICH CAN BE VALIDLY ADOPTED IRRESPECTIVE OF THE CAPITAL REPRESENTED BY THE SHAREHOLDERS PRESENT OR REPRESENTED AT THE MEETING, SUBJECT TO THE APPROVAL BY AT LEAST THE MAJORITY OF THE VOTES CAST
- **1. Management report** by the Board of Directors on the accounting year ended on 31 December 2023.
- 2. Report by the statutory auditor on the accounting year ended on 31 December 2023.
- 3. Communication of the consolidated annual accounts relating to the accounting year ended on 31 December 2023, as well as the management report by the Board of Directors and the report by the statutory auditor on the consolidated annual accounts.

4. Approval of the statutory annual accounts

Proposed resolution: approving the statutory annual accounts relating to the accounting year ended on 31 December 2023, including the following allocation of the result:

		EUR ,000s
Profit of the accounting year:	+	8.165.343
Profit carried forward:	+	26.507.931
Result to be allocated:	=	34.673.274
Transfer from reserves:	-	1.532
Deduction for the unavailable reserve:	-	3.057
Gross dividend for the shares (*):	-	1.620.003
Balance of carried forward profit:	=	33.048.682

^(*) On a per share basis, this represents a gross dividend for 2023 of EUR 0.82, i.e. a dividend net of Belgian withholding tax of EUR 0.574 per share (in case of 30% Belgian withholding tax) and of EUR 0.82 per share (in case of exemption from Belgian withholding tax).

The actual gross dividend amount (and, subsequently, the balance amount) may fluctuate depending on possible changes in the number of own shares held by the Company on the dividend payment date.

The dividend will be payable as from 7 May 2024.

FOR	AGAINST	ABSTAIN	

5. Discharge to the directors

Proposed resolution: granting discharge to the directors for the performance of their duties during the accounting year ended on 31 December 2023.

	FOR		AGAINST		ABSTAIN	
--	-----	--	---------	--	---------	--

	•		scharge to the statutory d on 31 December 2023		or the performance of	nis dutie
	FOR		AGAINST		ABSTAIN	
7.	Resignation and	Appointment	of directors			
	Ms. Michele E the shareholde Ms. Burns has complies with Companies ar	Burns as indepers' meeting was explicitly conthe independent of Association	proposal by the Board of pendent director, for a proposal by the Board to a primed and the Board ence criteria provided for provided for provided for provided Gorporate Governance Characteria provided Corporate Governance Characteria provision 3.5 of the proporate Governance Characteria provision 3.5 of the proporate Governance Characteria provision 3.5 of the proporate Governance Characteria provision 3.5 of the proposal provision 3.5 of the provision	period of pprove the of Director in article 2020 E	four years ending at the accounts for the yetors is of the opinionalle 7:87 of the Belgian	the end of ear 2027 that sh n Code o
	FOR		AGAINST		ABSTAIN	
	appointment a	as director of lead of the shall	n proposal by the R <u>Mr. Paul Cornet de V</u> reholders' meeting whic	lays Ru	art, for a period of f	our year

c. *Proposed resolution:* upon proposal by the Reference Shareholder, renewing the appointment as director of **Mr. Grégoire de Spoelberch**, for a period of four years ending at the end of the shareholders' meeting which will be asked to approve the accounts for the year 2027.

		_		
FOR	AGAINST		ABSTAIN	•

d. *Proposed resolution:* upon proposal by the Reference Shareholder, renewing the appointment as director of **Mr. Paulo Lemann**, for a period of four years ending at the end of the shareholders' meeting which will be asked to approve the accounts for the year 2027.

FOR	AGAINST	ABSTAIN	

	appointment as o	director of Mr	. Alexandre Van	Damme, f	or a period of four years	ending at
		hareholders'	meeting which w	vill be asked	d to approve the accoun	ts for the
	year 2027.					
	FOR		AGAINST		ABSTAIN	
<u> </u>	TOIL	<u> </u>	AGAINGT		ADOTAIN	
f.	appointment as lyear ending at taccounts for the the term of office 70th birthday, expirectors has detailed.	Restricted She end of the year 2024. The of directors are proving that	nare Director of <u>Neestor</u> e shareholders' of the Company's est ends after the dided by the Boar an exception is j	Mr. Martin , meeting wh Corporate (annual sha d of Directo ustified for	ed Shareholders, reneval. J. Barrington, for a period of the board of Directors of Directors of the Board of Directors of the Board of Directors of the Board of Directors of	od of one or ove the ides that ving their Board of of the key
	FOR		AGAINST		ABSTAIN	
g.	appointment as	Restricted Shape end of the	nare Director of I	Mr. Salvato	ed Shareholders, renever end of the serion o	d of one
	FOR		AGAINST	<u> </u>	ABSTAIN	
	FUR		AGAINSI		ADSTAIN	
h.	appointment as F	Restricted Sh at the end of	are Director of <u>M</u>	r. Alejandr	ed Shareholders, renevone on Santo Domingo, for a which will be asked to app	period of
	FOR		AGAINST		ABSTAIN	

e. Proposed resolution: upon proposal by the Reference Shareholder, renewing the

8. Extension mandate of statutory auditor and remuneration

Proposed resolution: in anticipation of, and subject to, the imminent transposition of Directive (EU) 2022/2464 of the European Parliament and of the Council of 14 December 2022 amending Regulation (EU) No 537/2014, Directive 2004/109/EC, Directive 2006/43/EC and Directive 2013/34/EU, as regards corporate sustainability reporting ("CSRD") into Belgian law, extending, upon recommendation of the Audit Committee, for the remaining duration of its mandate as statutory auditor, the mandate of PwC Bedrijfsrevisoren BV / PwC Réviseurs d'Entreprises SRL, with registered office at Culliganlaan 5, 1831 Machelen and registered with the register of legal entities under number 0429.501.944 RLE (Brussels), as of the end of the Meeting, represented by Peter D'Hondt BV (represented by its permanent representative Peter D'hondt, bedrijfsrevisor / reviseur d'entreprises), with the mandate of providing the assurance opinion in respect of the sustainability reporting as set forth in CSRD as will be implemented into Belgian law, and

setting,	in	agreement	with	the	auditor,	its	additional	yearly	remuneration	relating	to	such
extension	on to	o EUR 1.279	9.817									

FOR	AGAINST	ABSTAIN	

9. Remuneration report

Proposed resolution: approving the remuneration report for the financial year 2023. The 2023 annual report containing the remuneration report is available on the Company's website as indicated in this notice.

7	_				
FOR		AGAINST		ABSTAIN	

B. FILINGS

10. Filings

Proposed resolution: without prejudice to other delegations of powers to the extent applicable, granting powers to Jan Vandermeersch, Global Legal Director Corporate, with power to substitute, to proceed to any filings and publication formalities in relation to the above resolutions.

FOR	AGAINST	ABSTAIN	

*

The Principal acknowledges to have been informed of the fact that, after the publication of the convening notice to attend the Meeting, one or more shareholders holding together at least 3% of the share capital of the Company may add **new items** to the agenda of the Meeting or **new proposed resolutions** concerning items put or to be put on the agenda. At the latest on 9 April 2024 the Company will publish a revised agenda if it has validly received new items or new proposed resolutions to be added to the agenda of the Meeting. In this case the Company will also provide to the shareholders an updated proxy form that includes the new items or new proposed resolutions, and the rules set out hereunder will apply:

- (a) if the present proxy has been validly communicated to the Company before the publication of the revised agenda of the Meeting, it will remain valid for the items of the agenda of the Meeting which have been initially mentioned in the convening notice to attend the Meeting;
- (b) if the Company has published a revised agenda including one or more new proposed resolutions for items which were initially mentioned on the agenda, the law authorises the Proxyholder to deviate at the Meeting from the voting instructions possibly and initially given by the Principal if, in the Proxyholder's opinion, the execution of such instructions would risk to compromise the Principal's interests. The Proxyholder must inform the Principal if he deviates from his voting instructions; and
- (c) if the Company has published a revised agenda to include **new items**, the law imposes that the present proxy form indicates whether the Proxyholder is authorised or not to vote on these new items or whether he should abstain.

In view of the indications given in (c) above, the Principal: (**)
authorises the Proxyholder to vote on the new items to be put on the agenda of the Meeting
or
gives instruction to the Proxyholder to abstain from voting on the new items to be put on the agenda of the Meeting
If the Principal has not ticked one of the above boxes or has ticked both boxes, the Proxyholder wi abstain from voting on the new items to be put on the agenda of the Meeting.
The present proxy will become irrevocable on Thursday 18 April 2024 5.00 pm (CET). The shareholder who have validly given a proxy can no longer vote remotely in advance of the Meeting.
The Company is responsible for the processing of the personally identifiable information that it receive from shareholders and proxyholders in the context of the Meeting. The Company will use sucinformation for the purposes of administering the attendance and voting process for the Meeting i accordance with the applicable legislation and in its interest to be able to analyse the results of the votes. The Company may share the information with affiliated entities and with service provider assisting the Company in the aforementioned purposes. The information will not be stored any longer than necessary for the aforementioned purposes (in particular, the proxies, the forms to vote be correspondence, the confirmation of attendance and the attendance list will be kept for as long as the Meeting minutes must be kept to comply with Belgian law). Shareholders and proxyholders can find more information about the processing of their information, including their rights, in the Company' Privacy Policy available at https://www.ab-inbev.com/privacy-policy/ and may also contact the competer Data Protection Authority.
Done at2024.
Signature(s): (***)

^(**) Please tick the appropriate boxes.
(***) Legal entities must specify the name, first name and title of the natural person(s) who sign this proxy on their behalf.