Tryptich (drieluik) (English version) amendment Articles of Association AerCap Holdings N.V.

CURRENT ARTICLES	PROPOSED ARTICLES	<u>EXPLANATION</u>
ARTICLES OF ASSOCIATION	ARTICLES OF ASSOCIATION	
NAME AND SEAT	NAME AND SEAT	
Article 1	Article 1	
1.1 The name of the company is: AerCap	1.1 The name of the company is: AerCap	
Holdings N.V.	Holdings N.V.	
1.2 The company is established in Amsterdam.	1.2 The company is established in Amsterdam.	
OBJECTS	OBJECTS	
Article 2	Article 2	
The objects of the Company are:	The objects of the Company are:	
a. to enter into financial engagements,	a. to enter into financial engagements,	
particularly into financial and operational	particularly into financial and operational	
lease agreements, with respect to airplanes	lease agreements, with respect to airplanes	
and helicopters, airplane and helicopter	and helicopters, airplane and helicopter	I
engines, (spare) components of airplanes and	engines, (spare) components of airplanes and	I
helicopters, as well as related technical	helicopters, as well as related technical	I
equipments and other technical equipment as	equipments and other technical equipment as	I
the company deems fit;	the company deems fit;	I
b. to enter into service agreements which	b. to enter into service agreements which	I
support the before mentioned engagements;	support the before mentioned engagements;	I
c. to acquire, exploit and sell the before	c. to acquire, exploit and sell the before	I
mentioned objects;	mentioned objects;	I
d. to participate in, to finance, to collaborate	d. to participate in, to finance, to collaborate	I
with, to conduct the management of and	with, to conduct the management of and	I
provide advice and other services to legal	provide advice and other services to legal	

	CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
e.	persons and other enterprises with the same or similar objects; to acquire, use and/or assign industrial and	persons and other enterprises with the same or similar objects; e. to acquire, use and/or assign industrial and	
	intellectual property rights;	intellectual property rights;	
f.	to provide security for the debts of legal persons or of any other company;	f. to provide security for the debts of legal persons or of any other company;	
g.	to do anything which is, in the widest sense of the word, connected with or may be conducive to the attainment of these objects.	g. to do anything which is, in the widest sense of the word, connected with or may be conducive to the attainment of these objects.	
SHA	ARE CAPITAL	SHARE CAPITAL	
	cle 3	Article 3	
	authorised share capital of the Company is two	The authorised share capital of the Company is two	
	ion euros (EUR 2,000,000), divided into two	million euros (EUR 2,000,000), divided into two	
	dred million (200,000,000) ordinary shares,	hundred million (200,000,000) ordinary shares,	
each	having a nominal value of one eurocent (EUR	each having a nominal value of one eurocent (EUR	
0.01).	0.01).	
ISS	UANCE OF SHARES AND PAYMENT ON	ISSUANCE OF SHARES AND PAYMENT ON	
	SHARES	SHARES	
Arti	cle 4	Article 4	
4.1	Upon a proposal of the Board of Directors	4.1 Upon a proposal of the Board of Directors	
	containing the price and further terms and	containing the price and further terms and	
	conditions of issue, the general meeting of	conditions of issue, the general meeting of	
	shareholders shall have the power to resolve	shareholders shall have the power to resolve	
	upon the issuance of shares and, with due	upon the issuance of shares and, with due	
	observance of the proposal of the Board of	observance of the proposal of the Board of	
	Directors, to determine the price and further	Directors, to determine the price and further	
	terms and conditions of such share issuance.	terms and conditions of such share issuance.	
	The general meeting of shareholders may	The general meeting of shareholders may	

designate the Board of Directors as the			
authorized corporate body for this purpose. A		designate the Board of Directors as the authorized corporate body for this purpose. A	
designation as referred to above shall only be valid for a specific period of no more than five years and may from time to time be		designation as referred to above shall only be valid for a specific period of no more than five years and may from time to time be	
extended with a period of not more than five years. Unless the designation provides		extended with a period of not more than five years. Unless the designation provides	
designation shall specify the number of		designation shall specify the number of	
As long as the Board of Directors is authorized to resolve upon the issuance of	4.2	As long as the Board of Directors is authorized to resolve upon the issuance of	
general meeting of shareholders cannot pass		general meeting of shareholders cannot pass	
Without prejudice to what has been provided in article 2:80 paragraph 2 of the Dutch Civil	4.3	Without prejudice to what has been provided in article 2:80 paragraph 2 of the Dutch Civil	
Code, shares shall at no time be issued below par. Shares must be fully paid up upon		Code, shares shall at no time be issued below par. Shares must be fully paid up upon issuance	
Payment must be made in cash to the extent that no other contribution has been agreed	4.4	Payment must be made in cash to the extent that no other contribution has been agreed	
cash can be made in a currency other than		cash can be made in a currency other than	
currency the obligation to pay is fulfilled to the extent of the amount for which the		currency the obligation to pay is fulfilled to the extent of the amount for which the	
	valid for a specific period of no more than five years and may from time to time be extended with a period of not more than five years. Unless the designation provides otherwise, it may not be withdrawn. The designation shall specify the number of chares which may be issued. As long as the Board of Directors is authorized to resolve upon the issuance of chares pursuant to paragraph 1 hereof, the general meeting of shareholders cannot pass resolutions to issue shares. Without prejudice to what has been provided in article 2:80 paragraph 2 of the Dutch Civil Code, shares shall at no time be issued below our. Shares must be fully paid up upon sesuance. Payment must be made in cash to the extent that no other contribution has been agreed upon. If the company so agrees, payment in eash can be made in a currency other than the curo. In the event of payment in a foreign currency the obligation to pay is fulfilled to	valid for a specific period of no more than live years and may from time to time be extended with a period of not more than five years. Unless the designation provides otherwise, it may not be withdrawn. The designation shall specify the number of chares which may be issued. As long as the Board of Directors is authorized to resolve upon the issuance of chares pursuant to paragraph 1 hereof, the general meeting of shareholders cannot pass resolutions to issue shares. Without prejudice to what has been provided an article 2:80 paragraph 2 of the Dutch Civil Code, shares shall at no time be issued below bar. Shares must be fully paid up upon ssuance. Payment must be made in cash to the extent that no other contribution has been agreed upon. If the company so agrees, payment in eash can be made in a currency other than that no other contribution to pay is fulfilled to the extent of the amount for which the	valid for a specific period of no more than five years and may from time to time be extended with a period of not more than five years. Unless the designation provides otherwise, it may not be withdrawn. The designation shall specify the number of shares which may be issued. As long as the Board of Directors is authorized to resolve upon the issuance of shares pursuant to paragraph 1 hereof, the general meeting of shareholders cannot pass resolutions to issue shares. Without prejudice to what has been provided in article 2:80 paragraph 2 of the Dutch Civil Code, shares shall at no time be issued below par. Shares must be fully paid up upon susuance. Payment must be made in cash to the extent that no other contribution has been agreed upon. If the company so agrees, payment in eash can be made in a currency other than euro. In the event of payment in a foreign currency the obligation to pay is fulfilled to the extent of the amount for which the

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	decisive factor being the rate of exchange on		decisive factor being the rate of exchange on	
	the day of payment, or, as the case may be,		the day of payment, or, as the case may be,	
	after application of the next sentence, on the		after application of the next sentence, on the	
	day mentioned therein. The company may		day mentioned therein. The company may	
	require payment at the rate of exchange on a		require payment at the rate of exchange on a	
	certain day within two months prior to the		certain day within two months prior to the	
	ultimate day on which payment must be		ultimate day on which payment must be	
	made, provided the shares shall immediately		made, provided the shares shall immediately	
	upon their issuance be admitted to a listing at		upon their issuance be admitted to a listing at	
	a stock exchange outside of the Netherlands.		a stock exchange outside of the Netherlands.	
4.5	The provisions of this article 4 shall equally	4.5	The provisions of this article 4 shall equally	
	apply to the granting of rights to subscribe for		apply to the granting of rights to subscribe for	
	shares, but shall not apply to the issuance of		shares, but shall not apply to the issuance of	
	shares to a person who exercises a previously		shares to a person who exercises a previously	
	acquired right to subscribe for shares. The		acquired right to subscribe for shares. The	
	Board of Directors shall be authorized to		Board of Directors shall be authorized to	
	issue such shares.		issue such shares.	
4.6	The company is authorized to cooperate in	4.6	The company is authorized to cooperate in	
	the issuance of depository receipts for shares.		the issuance of depository receipts for shares.	
4.7	The Board of Directors will be authorized to	4.7	The Board of Directors will be authorized to	
	perform the legal acts as referred to in article		perform the legal acts as referred to in article	
	2:94 of the Dutch Civil Code without the		2:94 of the Dutch Civil Code without the	
	prior approval of the general meeting of		prior approval of the general meeting of	
	shareholders.		shareholders.	
PRE	-EMPTIVE RIGHTS	PRE	-EMPTIVE RIGHTS	
Artic	ele 5	Artio	ele 5	
5.1	In the event of an issuance of shares, each	5.1	In the event of an issuance of shares, each	
	shareholder shall have a pre-emptive right		shareholder shall have a pre-emptive right	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	pro rata to the number of shares held by each		pro rata to the number of shares held by each	
- A	such shareholder.	<i>-</i> 0	such shareholder.	
5.2	Should a shareholder who is entitled to a pre-	5.2	Should a shareholder who is entitled to a pre-	
	emptive right not or not fully exercise such		emptive right not or not fully exercise such	
	right, the other shareholders shall be similarly		right, the other shareholders shall be similarly	
	entitled to pre-emption rights in respect of		entitled to pre-emption rights in respect of	
	those shares which have not been claimed. If		those shares which have not been claimed. If	
	the latter collectively do not or do not fully		the latter collectively do not or do not fully	
	exercise their pre-emptive rights either, then		exercise their pre-emptive rights either, then	
	the authorized corporate body will be free to		the authorized corporate body will be free to	
	decide to whom the shares which have not		decide to whom the shares which have not	
	been claimed shall be issued.		been claimed shall be issued.	
	In respect of the issuance of shares there shall		In respect of the issuance of shares there shall	
	be no pre-emptive right to shares issued		be no pre-emptive right to shares issued	
	against a contribution other than in cash or		against a contribution other than in cash or	
	issued to employees of the company or of a		issued to employees of the company or of a	
	group company.		group company.	
5.3	The general meeting of shareholders will	5.3	The general meeting of shareholders will	
	have the power to limit or exclude the pre-		have the power to limit or exclude the pre-	
	emptive rights. The pre-emptive right may		emptive rights. The pre-emptive right may	
	also be restricted or excluded by the Board of		also be restricted or excluded by the Board of	
	Directors designated pursuant to article 4		Directors designated pursuant to article 4	
	paragraph 1 of these articles, if, by a		paragraph 1 of these articles, if, by a	
	resolution of the general meeting of		resolution of the general meeting of	
	shareholders, it was designated and		shareholders, it was designated and	
	authorised for a specified period, not		authorised for a specified period, not	
	exceeding five years, to restrict or exclude		exceeding five years, to restrict or exclude	
	such pre-emptive right. The designation may		such pre-emptive right. The designation may	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	be extended, from time to time, for a period not exceeding five years. Unless the designation provides otherwise, it may not be withdrawn.		be extended, from time to time, for a period not exceeding five years. Unless the designation provides otherwise, it may not be withdrawn.	
5.4	As long as the Board of Directors is authorized to limit or exclude the pre-emptive rights pursuant to paragraph 3 hereof, the general meeting of shareholders cannot pass such resolutions.	5.4	As long as the Board of Directors is authorized to limit or exclude the pre-emptive rights pursuant to paragraph 3 hereof, the general meeting of shareholders cannot pass such resolutions.	
5.5	A resolution by the general meeting of shareholders to limit or exclude the preemptive rights or to designate the Board of Directors as the authorized corporate body for this purpose in accordance with paragraph 3 hereof requires, in order to be validly adopted, a majority of at least two-thirds of the votes cast in a meeting of shareholders if less than half of the issued share capital is present or represented at such meeting.	5.5	A resolution by the general meeting of shareholders to limit or exclude the preemptive rights or to designate the Board of Directors as the authorized corporate body for this purpose in accordance with paragraph 3 hereof requires, in order to be validly adopted, a majority of at least two-thirds of the votes cast in a meeting of shareholders if less than half of the issued share capital is present or represented at such meeting.	
5.6	The company shall announce any issuance of shares with pre-emptive rights in the Staatscourant (Gazette) and in a national daily newspaper and - in the event that shares have been listed on Euronext Amsterdam N.V in the Officiële Prijscourant (Official Price List) of Euronext Amsterdam N.V., and the period of time within which such pre-emptive right can be exercised.	5.6	The company shall announce any issuance of shares with pre-emptive rights in the Staatscourant (Gazette) and in a national daily newspaper and - in the event that shares have been listed on Euronext Amsterdam N.V in the Officiële Prijscourant (Official Price List) of Euronext Amsterdam N.V., and the period of time within which such pre-emptive right can be exercised.	

CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
Such pre-emptive right can be executed	Such pre-emptive right can be executed	
during at least two weeks after the day of	during at least two weeks after the day of	
notice in the Staatscourant (Gazette).	notice in the Staatscourant (Gazette).	
ACQUISITION BY THE COMPANY OF ITS	ACQUISITION BY THE COMPANY OF ITS	
SHARES	SHARES	
Article 6	Article 6	
 6.1 The company may acquire shares in its own share capital for valuable consideration if and in so far as: a. its shareholders' equity less the purchase price to be paid by the company for such shares is not less than the aggregate amount of the paid up and called for part of the issued share capital and the reserves which must be maintained pursuant to the law 	in so far as: a. its shareholders' equity less the purchase price to be paid by the company for such shares is not less than the aggregate amount of the paid up and called for part of the issued share capital and the reserves which	
or these articles of association; b. the aggregate par value of the shares in its share capital which the company acquires, (already) holds or on which it holds a right of pand (pledge), or which are held by a subsidiary of the company, amounts to no more than one-tenth of the aggregate par value of the issued share capital; and	its share capital which the company acquires, (already) holds or on which it holds a right of pand (pledge), or which are held by a subsidiary of the company, amounts to no more than one-tenth of the aggregate par value of the issued share capital; and	
c. the general meeting of shareholders ha authorized the Board of Directors to acquire such shares, which	c. the general meeting of shareholders has authorized the Board of Directors to acquire such shares, which	

	CURRENT ARTICLES	PROPOSED ARTICLES	<u>EXPLANATION</u>
6.2	authorization shall be valid for no more than eighteen months on each occasion, notwithstanding any further applicable statutory provisions and the provisions of these articles of association. Shares thus acquired may again be disposed of by the company. If depository receipts for shares in the share capital of the company have been issued, such depository receipts shall for the application of the provisions of	authorization shall be valid for no more than eighteen months on each occasion, notwithstanding any further applicable statutory provisions and the provisions of these articles of association. 6.2 Shares thus acquired may again be disposed of by the company. If depository receipts for shares in the share capital of the company have been issued, such depository receipts shall for the application of the provisions of	
	this paragraph and paragraph 1 hereof be treated as shares.	this paragraph and paragraph 1 hereof be treated as shares.	
6.3	In the general meeting of shareholders no votes may be cast in respect of: a. share(s) held by the company or by a subsidiary of the company; b. share(s), depository receipts of which are held by the company or by a subsidiary of the company; and c. share(s) on which the company or a subsidiary of the company holds a right of usufruct or a right of pledge. However, the holders of a right of usufruct and the holders of a right of pledge on shares held by the company or by a subsidiary of the company are nonetheless not excluded from the right to vote such shares, if the right of usufruct or the right of pledge was granted	 6.3 In the general meeting of shareholders no votes may be cast in respect of: a. share(s) held by the company or by a subsidiary of the company; b. share(s), depository receipts of which are held by the company or by a subsidiary of the company; and c. share(s) on which the company or a subsidiary of the company holds a right of usufruct or a right of pledge. However, the holders of a right of usufruct and the holders of a right of pledge on shares held by the company or by a subsidiary of the company are nonetheless not excluded from the right to vote such shares, if the right of usufruct or the right of pledge was granted 	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
	prior to the time such share was acquired by the company or by a subsidiary of the company. Shares in respect of which voting rights may not be exercised shall not be taken into account when determining to what extent the shareholders have cast their votes, to what extent they are present or represented at the general meeting of shareholders or to what extent the share capital is provided or represented.		prior to the time such share was acquired by the company or by a subsidiary of the company. Shares in respect of which voting rights may not be exercised shall not be taken into account when determining to what extent the shareholders have cast their votes, to what extent they are present or represented at the general meeting of shareholders or to what extent the share capital is provided or represented.	
REL	OUCTION OF SHARE CAPITAL	RED	UCTION OF SHARE CAPITAL	
Arti		Artic		
7.1	The general meeting of shareholders may resolve to reduce the issued share capital of the company by cancelling shares or by reducing the par value of shares by an amendment to the articles of association, provided that the amount of the issued share capital does not fall below the minimum share capital as required by law in effect at the time of the resolution. A resolution of the general meeting of shareholders shall require a two-thirds majority vote if less than half of the issued share capital is present or represented at such meeting.	7.1	The general meeting of shareholders may resolve to reduce the issued share capital of the company by cancelling shares or by reducing the par value of shares by an amendment to the articles of association, provided that the amount of the issued share capital does not fall below the minimum share capital as required by law in effect at the time of the resolution. A resolution of the general meeting of shareholders shall require a two-thirds majority vote if less than half of the issued share capital is present or represented at such meeting.	
7.2	Cancellation of shares may apply to shares	7.2	Cancellation of shares may apply to shares	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	which are held by the company itself or to shares for which the company holds depository receipts (beneficial rights). Partial repayment on shares shall be made on all shares.		which are held by the company itself or to shares for which the company holds depository receipts (beneficial rights). Partial repayment on shares shall be made on all shares.	
7.3	Reduction of the par value of shares without repayment or partial repayment on shares shall be effected pro rata to all shares. The pro rata requirements may be waived by agreement of all shareholders concerned.	7.3	Reduction of the par value of shares without repayment or partial repayment on shares shall be effected pro rata to all shares. The pro rata requirements may be waived by agreement of all shareholders concerned.	
7.4	The notice of a general meeting of shareholders at which a resolution referred to in this article is to be adopted shall include the purpose of the reduction of the issued share capital and the manner in which such reduction shall be effectuated. The resolution to reduce the issued share capital shall specify the shares to which the resolution applies and shall describe how such a resolution shall be implemented.	7.4	The notice of a general meeting of shareholders at which a resolution referred to in this article is to be adopted shall include the purpose of the reduction of the issued share capital and the manner in which such reduction shall be effectuated. The resolution to reduce the issued share capital shall specify the shares to which the resolution applies and shall describe how such a resolution shall be implemented.	
7.5	The company shall file a resolution to reduce the issued share capital with the trade register and shall publish such filing in a national daily newspaper.	7.5	The company shall file a resolution to reduce the issued share capital with the trade register and shall publish such filing in a national daily newspaper.	
7.6	Within two months after publication of the filing referred to above in paragraph 5 hereof, any creditor may oppose the resolution to reduce the issued share capital of the	7.6	Within two months after publication of the filing referred to above in paragraph 5 hereof, any creditor may oppose the resolution to reduce the issued share capital of the	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
	company.		company.	
7.7	A resolution to reduce the issued share capital	7.7	A resolution to reduce the issued share capital	
	shall not take effect as long as opposition		shall not take effect as long as opposition	
	may be instituted. If opposition has been		may be instituted. If opposition has been	
	instituted within the two month period, the		instituted within the two month period, the	
	resolution shall take effect upon the		resolution shall take effect upon the	
	withdrawal of the opposition or upon a court		withdrawal of the opposition or upon a court	
	order setting aside the opposition.		order setting aside the opposition.	
	RES AND SHARE CERTIFICATES		RES AND SHARE CERTIFICATES	
Arti		Arti		
8.1	The shares shall be in registered form.	8.1	The shares shall be in registered form.	
8.2	A shareholder may request the Company to	8.2	A shareholder may request the Company to	
	issue share certificates for his registered		issue share certificates for his registered	
	shares.		shares.	
8.3	Share certificates shall be available in such	8.3	Share certificates shall be available in such	
	denominations as the Board of Directors		denominations as the Board of Directors	
	shall determine.		shall determine.	
8.4	All share certificates shall be signed by or	8.4	All share certificates shall be signed by or	
	on behalf of a director; the signature may		on behalf of a director; the signature may	
	be effected by printed facsimile. In addition		be effected by printed facsimile. In addition	
	all share certificates may be validly signed		all share certificates may be validly signed	
	by one or more persons designated by the		by one or more persons designated by the	
	Board of Directors for that purpose.		Board of Directors for that purpose.	
8.5	All share certificates shall be identified by	8.5	All share certificates shall be identified by	
	numbers and/or letters in such manner to be		numbers and/or letters in such manner to be	
	determined by the Board of Directors.		determined by the Board of Directors.	
8.6	The Board of Directors may determine the	8.6	The Board of Directors may determine the	
	form and contents of share certificates.		form and contents of share certificates.	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
8.7	The expression share certificate as used in these articles of association shall include a share certificate in respect of more than one	8.7	The expression share certificate as used in these articles of association shall include a share certificate in respect of more than one	
8.8	share. The company may, pursuant to a resolution of the Board of Directors, cooperate in the issuance of depository receipts in bearer	8.8	share. The company may, pursuant to a resolution of the Board of Directors, cooperate in the issuance of depository receipts in bearer	
CEF	form. SING OR DAMAGED SHARE ETIFICATES	CER	form. SING OR DAMAGED SHARE TIFICATES	
Arti 9.1	Upon written request by or on behalf of a shareholder, missing or damaged share certificates may be replaced by new share certificates or duplicates bearing the same numbers and/or letters, provided the shareholder who has made such request, or the person making such request on his behalf, provides satisfactory evidence of his title and, in so far as applicable, the loss of the share certificates to the Board of Directors, and further subject to such conditions as the	Artio 9.1	Upon written request by or on behalf of a shareholder, missing or damaged share certificates may be replaced by new share certificates or duplicates bearing the same numbers and/or letters, provided the shareholder who has made such request, or the person making such request on his behalf, provides satisfactory evidence of his title and, in so far as applicable, the loss of the share certificates to the Board of Directors, and further subject to such conditions as the	
9.2	Board of Directors may deem appropriate. The issuance of a new share certificate or a duplicate shall render the share certificates which it replaces invalid. The issuance of new share certificates or duplicates for share certificates may in	9.2	Board of Directors may deem appropriate. The issuance of a new share certificate or a duplicate shall render the share certificates which it replaces invalid. The issuance of new share certificates or duplicates for share certificates may in	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
	appropriate cases, at the discretion of the		appropriate cases, at the discretion of the	
	Board of Directors, be published in		Board of Directors, be published in	
	newspapers to be determined by the Board of		newspapers to be determined by the Board of	
	Directors.		Directors.	
SHA	REHOLDERS' REGISTER	SHA	REHOLDERS' REGISTER	
Artio	ele 10	Artic	ele 10	
10.1	With due observance of the applicable	10.1	With due observance of the applicable	
	statutory provisions in respect of registered		statutory provisions in respect of registered	
	shares, a shareholders' register shall be kept		shares, a shareholders' register shall be kept	
	by or on behalf of the company, which		by or on behalf of the company, which	
	shareholders' register shall be regularly		shareholders' register shall be regularly	
	updated and, at the discretion of the Board of		updated and, at the discretion of the Board of	
	Directors, may, in whole or in part, be kept in		Directors, may, in whole or in part, be kept in	
	more than one copy and at more than one		more than one copy and at more than one	
	address. At least one copy shall be kept at the		address. At least one copy shall be kept at the	
	office of the company in the Netherlands.		office of the company in the Netherlands.	
	Part of the shareholders' register may be kept		Part of the shareholders' register may be kept	
	abroad in order to comply with applicable		abroad in order to comply with applicable	
	provisions set by a foreign stock exchange.		provisions set by a foreign stock exchange.	
10.2	Each shareholder's name, his address and	10.2	Each shareholder's name, his address and	
	such further information as required by law		such further information as required by law	
	and the information as the Board of Directors		and the information as the Board of Directors	
	deems appropriate, whether at the request of		deems appropriate, whether at the request of	
	a shareholder or not, shall be recorded in the		a shareholder or not, shall be recorded in the	
	shareholders' register.		shareholders' register.	
10.3	The form and the contents of the	10.3	The form and the contents of the	
	shareholders' register shall be determined by		shareholders' register shall be determined by	
	the Board of Directors with due observance		the Board of Directors with due observance	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	of the provisions of paragraphs 1 and 2 hereof.		of the provisions of paragraphs 1 and 2 hereof.	
10.4	Upon his request a shareholder shall be	10.4	Upon his request a shareholder shall be	
	provided with written evidence of the		provided with written evidence of the	
	contents of the shareholders' register with		contents of the shareholders' register with	
	regard to the shares registered in his name		regard to the shares registered in his name	
	free of charge, and the statement so issued		free of charge, and the statement so issued	
	may be validly signed on behalf of the		may be validly signed on behalf of the	
	company by a director or by a person to be		company by a director or by a person to be	
	designated for that purpose by the Board of		designated for that purpose by the Board of	
	Directors.		Directors.	
10.5	The provisions of paragraphs 1 up to and	10.5	The provisions of paragraphs 1 up to and	
	including 4 hereof shall equally apply to		including 4 hereof shall equally apply to	
	persons who hold a right of usufruct or a right		persons who hold a right of usufruct or a right	
	of pledge on one or more shares.		of pledge on one or more shares.	
10.6	The Board of Directors shall have power and	10.6	The Board of Directors shall have power and	
	authority to permit inspection of the		authority to permit inspection of the	
	shareholders' register by and to provide		shareholders' register by and to provide	
	information recorded therein, as well as any		information recorded therein, as well as any	
	other information regarding the direct or		other information regarding the direct or	
	indirect share holding of a shareholder of		indirect share holding of a shareholder of	
	which the company has been notified by that		which the company has been notified by that	
	shareholder, to the authorities entrusted with		shareholder, to the authorities entrusted with	
	the supervision and/or implementation of the		the supervision and/or implementation of the	
	trading of securities on a foreign stock		trading of securities on a foreign stock	
	exchange on behalf of the company and its		exchange on behalf of the company and its	
	shareholders, in order to comply with		shareholders, in order to comply with	
	applicable foreign statutory provisions or		applicable foreign statutory provisions or	

CURRENT ARTICLES	PROPOSED ARTICLES	<u>EXPLANATION</u>
applicable provisions set by such foreign stock exchange, if and to the extent such requirements apply to the company and its	applicable provisions set by such foreign stock exchange, if and to the extent such requirements apply to the company and its	
shareholders as a result of the listing of shares in the share capital of the company on	shareholders as a result of the listing of shares in the share capital of the company on	
such foreign stock exchange or the	such foreign stock exchange or the	
registration of such shares or the registration of an offering of such shares under applicable foreign securities laws.	registration of such shares or the registration of an offering of such shares under applicable foreign securities laws.	
REQUEST TO ISSUE OR CANCEL SHARE CERTIFICATES	REQUEST TO ISSUE OR CANCEL SHARE CERTIFICATES	
Article 11	Article 11	
11.1 Subject to the provisions of article 8, a holder of shares may, upon his request, obtain one or more share certificates for his shares.	11.1 Subject to the provisions of article 8, a holder of shares may, upon his request, obtain one or more share certificates for his shares.	
11.2 Subject to the provisions of article 8, a holder of shares may request the company to cancel the share certificate(s) for his shares.	11.2 Subject to the provisions of article 8, a holder of shares may request the company to cancel the share certificate(s) for his shares.	
11.3 The Board of Directors may require a request, as referred to in this article 11, to be made on a special form, to be provided to the shareholder free of charge, to be signed by such shareholder. Any requests made pursuant to and in accordance with the provisions of articles 8, 9, 10 and this article 11 may be sent to the company at such	11.3 The Board of Directors may require a request, as referred to in this article 11, to be made on a special form, to be provided to the shareholder free of charge, to be signed by such shareholder. Any requests made pursuant to and in accordance with the provisions of articles 8, 9, 10 and this article 11 may be sent to the company at such	
address(es) as to be determined by the Board of Directors, at all times including an address	address(es) as to be determined by the Board of Directors, at all times including an address	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	in the municipality or city where a stock exchange on which shares in the share capital of the company are listed has its principal place of business.		in the municipality or city where a stock exchange on which shares in the share capital of the company are listed has its principal place of business.	
11.4	The company is entitled to charge amounts, at no more than cost, and to be determined by the Board of Directors, to those persons who request any services to be carried out pursuant to articles 8 to 11 inclusive.	11.4	The company is entitled to charge amounts, at no more than cost, and to be determined by the Board of Directors, to those persons who request any services to be carried out pursuant to articles 8 to 11 inclusive.	
	NSFER OF SHARES		NSFER OF SHARES	
	ele 12	Artic		
12.1	Unless the law provides otherwise and except as provided by the provisions of the following paragraphs of this article, the transfer of a share shall require an instrument intended for such purpose and, unless the Company itself is a party to the transaction, the written acknowledgement of the transfer by the company; service upon the company of such instrument of transfer or of a copy or extract thereof signed as a true copy by a civil law notary or the transferor shall be considered to have the same effect as an acknowledgement.	12.1	Unless the law provides otherwise and except as provided by the provisions of the following paragraphs of this article, the transfer of a share shall require an instrument intended for such purpose and, unless the Company itself is a party to the transaction, the written acknowledgement of the transfer by the company; service upon the company of such instrument of transfer or of a copy or extract thereof signed as a true copy by a civil law notary or the transferor shall be considered to have the same effect as an acknowledgement.	
12.2	In cases where no share certificate is issued for the relative shares, an instrument of transfer on a form to be supplied by the company free of charge, must be submitted to	12.2	In cases where no share certificate is issued for the relative shares, an instrument of transfer on a form to be supplied by the company free of charge, must be submitted to	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	the company.		the company.	
12.3	In cases where a share certificate is issued,	12.3	In cases where a share certificate is issued,	
	the relative share certificate must be		the relative share certificate must be	
	submitted to the company, provided that an		submitted to the company, provided that an	
	instrument of transfer printed on the back of		instrument of transfer printed on the back of	
	the share certificate, has been duly completed		the share certificate, has been duly completed	
	and signed by or on behalf of the transferor		and signed by or on behalf of the transferor	
	and the transferee, or a separate instrument is		and the transferee, or a separate instrument is	
	submitted together with the share certificate.		submitted together with the share certificate.	
12.4	If a transfer of a share for which a share	12.4	If a transfer of a share for which a share	
	certificate is issued, has been effected by		certificate is issued, has been effected by	
	service upon the company of the relative		service upon the company of the relative	
	share certificate with or without a separate		share certificate with or without a separate	
	instrument of transfer, the company shall, at		instrument of transfer, the company shall, at	
	the discretion of the Board of Directors,		the discretion of the Board of Directors,	
	either endorse the transfer on the share		either endorse the transfer on the share	
	certificate or cancel the share certificate and		certificate or cancel the share certificate and	
	issue to the transferee one or more share		issue to the transferee one or more share	
	certificates registered in his name up to an		certificates registered in his name up to an	
	equal nominal amount.		equal nominal amount.	
12.5	The company's written acknowledgement of a	12.5	The company's written acknowledgement of a	
	transfer of a share for which a share		transfer of a share for which a share	
	certificate is issued shall, at the discretion of		certificate is issued shall, at the discretion of	
	the Board of Directors, be effected either by		the Board of Directors, be effected either by	
	endorsement of the transfer on the share		endorsement of the transfer on the share	
	certificate as proof of the acknowledgement		certificate as proof of the acknowledgement	
	or by the issuance to the transferee of one or		or by the issuance to the transferee of one or	
	more share certificates registered in his name		more share certificates registered in his name	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
12.6	up to an equal nominal amount. If the transfer of a share does not take place in accordance with the provisions of paragraphs 2 and 3 of this article, the transfer of a share can only take place with the permission of the Board of Directors. The Board of Directors may make its permission subject to such conditions as the Board of Directors may deem necessary or desirable.	12.6	up to an equal nominal amount. If the transfer of a share does not take place in accordance with the provisions of paragraphs 2 and 3 of this article, the transfer of a share can only take place with the permission of the Board of Directors. The Board of Directors may make its permission subject to such conditions as the Board of Directors may deem necessary or desirable.	
	The applicant shall always be entitled to demand that said permission be granted on the condition that transfer takes place to a person designated by the Board of Directors. The permission shall be deemed to have been granted, should the Board of Directors not have decided on granting permission for the request within six weeks of being requested to do so.		The applicant shall always be entitled to demand that said permission be granted on the condition that transfer takes place to a person designated by the Board of Directors. The permission shall be deemed to have been granted, should the Board of Directors not have decided on granting permission for the request within six weeks of being requested to do so.	
	The provisions of the preceding paragraphs of this article shall apply correspondingly to the allotment of shares in the event of a division of any share constituting joint property, the transfer of a shares as a consequence of a writ of execution and the creation of limited rights on a share.	12.7	The provisions of the preceding paragraphs of this article shall apply correspondingly to the allotment of shares in the event of a division of any share constituting joint property, the transfer of a shares as a consequence of a writ of execution and the creation of limited rights on a share.	
	HT OF PLEDGE	RIGHT OF PLEDGE		
	cle 13	Artic		
13.1	A right of pledge may be created on the	13.1	A right of pledge may be created on the	

	CURRENT ARTICLES	PROPOSED ARTICLES	<u>EXPLANATION</u>
13.2	shares. If a right of pledge is created on shares, the shareholder shall be exclusively entitled to the voting rights attached to the shares concerned and the voting rights may not be conferred on the holder of the right of pledge.	shares. 13.2 If a right of pledge is created on shares, the shareholder shall be exclusively entitled to the voting rights attached to the shares concerned and the voting rights may not be conferred on the holder of the right of pledge.	
13.3	The holder of the right of pledge shall not be entitled to any of the rights which the law grants a holder of depository receipts issued with the cooperation of the company.	13.3 The holder of the right of pledge shall not be entitled to any of the rights which the law grants a holder of depository receipts issued with the cooperation of the company.	
13.4	The provisions of article 12 shall equally apply to the creation or release of a right of pledge on shares.	13.4 The provisions of article 12 shall equally apply to the creation or release of a right of pledge on shares.	
13.5	The company may accept a pledge on its own shares only if: a. the shares to be pledged are fully paidup;	13.5 The company may accept a pledge on its own shares only if: a. the shares to be pledged are fully paidup;	
	b. the nominal amount of its own shares to be pledged and those already held by it or pledged to it do not together amount to more than one-tenth of the issued share capital; and	b. the nominal amount of its own shares to be pledged and those already held by it or pledged to it do not together amount to more than one-tenth of the issued share capital; and	
	c. the general meeting of shareholders has approved the pledge agreement. HT OF USUFRUCT tle 14	c. the general meeting of shareholders has approved the pledge agreement. RIGHT OF USUFRUCT Article 14	
	A right of usufruct may be created on the shares.	14.1 A right of usufruct may be created on the shares.	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
14.2	If a right of usufruct is created on shares, the shareholder shall be exclusively entitled to the voting rights attached to the shares concerned and voting rights may not be conferred on the holder of the right of usufruct.	14.2	If a right of usufruct is created on shares, the shareholder shall be exclusively entitled to the voting rights attached to the shares concerned and voting rights may not be conferred on the holder of the right of usufruct.	
14.3	The holder of the right of usufruct shall not be entitled to any of the rights which the law grants a holder of depository receipts issued with the cooperation of the company.	14.3	The holder of the right of usufruct shall not be entitled to any of the rights which the law grants a holder of depository receipts issued with the cooperation of the company.	
14.4	The provisions of article 12 shall equally apply to the creation, transfer or release of a right of usufruct on shares.	14.4	The provisions of article 12 shall equally apply to the creation, transfer or release of a right of usufruct on shares.	
BOA	RD OF DIRECTORS	BOA	RD OF DIRECTORS	
	ele 15	Artic		
15.1	The company has a one-tier board structure. The company will be managed by the Board of Directors. The Board of Directors is consisting of at least three (3) and at most twelve (12) directors. The Board of Directors shall determine the number of directors, taking into account the previous sentence. Only natural persons may be appointed as director.	15.1	The company has a one-tier board structure. The company will be managed by the Board of Directors. The Board of Directors is consisting of at least three (3) and at most twelve (12) directors. The Board of Directors shall determine the number of directors, taking into account the previous sentence. Only natural persons may be appointed as director.	
15.2	The general meeting of shareholders shall appoint the directors. A resolution to appoint a director may be passed by an absolute majority of the valid	15.2	The general meeting of shareholders shall appoint the directors. A resolution to appoint a director may be passed by an absolute majority of the valid	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
15.3	votes cast, provided that the resolution is passed further to a proposal by the Board of Directors. The general meeting of shareholders may appoint a director, without there being a proposal by the Board of Directors to this effect, by a resolution passed by an absolute majority of the valid votes cast representing at least one-third of the issued capital. The directors are appointed for a period of four years starting on the day after the day of	15.3	votes cast, provided that the resolution is passed further to a proposal by the Board of Directors. The general meeting of shareholders may appoint a director, without there being a proposal by the Board of Directors to this effect, by a resolution passed by an absolute majority of the valid votes cast representing at least one-third of the issued capital. The directors are appointed for a maximum period of four years starting on the day after	Dutch legislation (Corporate Governance Code) provides for directors to be appointed for a
	the general meeting of shareholders on which they are appointed and ending on the day of the annual general meeting of shareholders that will be held in the fourth year upon their appointment.		the day of the general meeting of shareholders on which they are appointed.	maximum period of 4 years. AerCap's current articles of association however do not allow for a director to be appointed for a period shorter than 4 years. It is proposed to amend the articles of association in this respect.
15.4	The general meeting of shareholders may at any time suspend or remove any director. A resolution to remove or suspend a director may be passed by an absolute majority of the valid votes cast, provided that the resolution is passed further to a proposal by the Board of Directors. The general meeting of shareholders may remove or suspend a director, without there being a proposal by the Board of Directors to this effect, by a resolution passed by an absolute majority of the valid votes cast representing at least one-	15.4	The general meeting of shareholders may at any time suspend or remove any director. A resolution to remove or suspend a director may be passed by an absolute majority of the valid votes cast, provided that the resolution is passed further to a proposal by the Board of Directors. The general meeting of shareholders may remove or suspend a director, without there being a proposal by the Board of Directors to this effect, by a resolution passed by an absolute majority of the valid votes cast representing at least one-	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
	third of the issued capital.		third of the issued capital.	
15.5	If the general meeting of shareholders has	15.5	If the general meeting of shareholders has	
	suspended a director, the general meeting of		suspended a director, the general meeting of	
	shareholders shall within three months after		shareholders shall within three months after	
	the suspension has taken effect resolve either		the suspension has taken effect resolve either	
	to dismiss such director, or to terminate or		to dismiss such director, or to terminate or	
	continue the suspension, failing which the		continue the suspension, failing which the	
	suspension shall lapse.		suspension shall lapse.	
	A resolution to continue the suspension may		A resolution to continue the suspension may	
	be adopted only once and in such event the		be adopted only once and in such event the	
	suspension may be continued for a maximum		suspension may be continued for a maximum	
	period of three months commencing on the		period of three months commencing on the	
	day the general meeting of shareholders has		day the general meeting of shareholders has	
	adopted the resolution to continue the		adopted the resolution to continue the	
	suspension.		suspension.	
	If within the period of continued suspension		If within the period of continued suspension	
	the general meeting of shareholders has not		the general meeting of shareholders has not	
	resolved either to dismiss the director		resolved either to dismiss the director	
	concerned or to terminate the suspension, the		concerned or to terminate the suspension, the	
	suspension shall lapse.		suspension shall lapse.	
	A director who has been suspended shall be		A director who has been suspended shall be	
	given the opportunity to account for his		given the opportunity to account for his	
	actions at the general meeting of		actions at the general meeting of	
	shareholders.		shareholders.	
15.6	The Board of Directors shall appoint from its	15.6	The Board of Directors shall appoint from its	
	number one or more executive directors of		number one or more executive directors of	
	whom one shall have the title of Chief		whom one shall have the title of Chief	
	Executive Officer ("CEO"). The executive		Executive Officer ("CEO"). The executive	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	directors shall be charged with the day-to-day		directors shall be charged with the day-to-day	
	affairs of the Company. The other directors		affairs of the Company. The other directors	
	shall be non-executive directors.		shall be non-executive directors.	
15.7	The Board of Directors shall further appoint	15.7	The Board of Directors shall further appoint	
	from the number of directors one of the non-		from the number of directors one of the non-	
	executive directors as chairman of the Board		executive directors as chairman of the Board	
	of Directors and, if the Board of Directors		of Directors and, if the Board of Directors	
	resolves so, one of the non-executive		resolves so, one of the non-executive	
	directors as vice-chairman of the Board of		directors as vice-chairman of the Board of	
	Directors.		Directors.	
15.8	The general policy with regard to the	15.8	The general policy with regard to the	
	remuneration of the Board of Directors shall		remuneration of the Board of Directors shall	
	be determined by the general meeting of		be determined by the general meeting of	
	shareholders, upon a proposal of the		shareholders, upon a proposal of the	
	nomination and compensation committee of		nomination and compensation committee of	
	the Board of Directors. The remuneration		the Board of Directors. The remuneration	
	policy shall, at a minimum, address the items		policy shall, at a minimum, address the items	
	set out in Articles 2:383c up to and including		set out in Articles 2:383c up to and including	
	2:383e of the Dutch Civil Code, to the extent		2:383e of the Dutch Civil Code, to the extent	
	that these relate to the Board of Directors.		that these relate to the Board of Directors.	
	The remuneration policy shall be presented in		The remuneration policy shall be presented in	
	writing to the works council for information		writing to the works council for information	
	purposes at the same time as it is submitted to		purposes at the same time as it is submitted to	
	the general meeting of shareholders.		the general meeting of shareholders.	
15.9	The remuneration of directors shall be set,	15.9	The remuneration of directors shall be	It is suggested to have the unofficial English
	with due regard for the remuneration policy,		determined, with due regard for the	translation of clause 15 (9) amended in such a
	by the Board of Directors. With regard to		remuneration policy, by the Board of	way that the word 'set' will be replaced by
	arrangements concerning remuneration in the		Directors. With regard to arrangements	'determined' in order to be in line with the relevant

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
DV	form of shares or share options, the Board of Directors shall submit a proposal to the general meeting of shareholders for its approval. This proposal must, at a minimum, state the number of shares or share options that may be granted to directors and the criteria that apply to the granting of such shares or share options or the alteration of such arrangements.	DUC	concerning remuneration in the form of shares or share options, the Board of Directors shall submit a proposal to the general meeting of shareholders for its approval. This proposal must, at a minimum, state the number of shares or share options that may be granted to directors and the criteria that apply to the granting of such shares or share options or the alteration of such arrangements.	wording included in the Company's board rules. Note however that this is merely a matter of translation. The Dutch word 'vaststellen' is prevailing and the present change to the English translation is not a resolution to be adopted by the general meeting of shareholders.
	DUTIES AND POWERS		IES AND POWERS	
	cle 16	Artic		
10.1	The Board of Directors is charged with the management of the Company, subject to the restrictions contained in these articles of association.	10.1	The Board of Directors is charged with the management of the Company, subject to the restrictions contained in these articles of association.	
	The Board of Directors shall draw up rules governing its internal affairs. Such rules may also contain an allocation of duties and delegation of powers to one or more directors or committees. Such rules may not violate the provisions of these articles of association. If the Board of Directors has established rules governing its internal affairs, resolutions of the Board of Directors shall be adopted in accordance with these articles of association and the provisions of such rules. The chairman shall use its best efforts to see	16.2	The Board of Directors shall draw up rules governing its internal affairs. Such rules may also contain an allocation of duties and delegation of powers to one or more directors or committees. Such rules may not violate the provisions of these articles of association. If the Board of Directors has established rules governing its internal affairs, resolutions of the Board of Directors shall be adopted in accordance with these articles of association and the provisions of such rules. The chairman shall use its best efforts to see	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
16.4	to it that the majority of the meetings of the Board of Directors shall be held in the Netherlands and a majority of the written resolutions adopted in accordance with paragraph 5 of this article, shall be deemed to be adopted in the Netherlands. The contemporaneous linking together by telephone conference or audio-visual communication facilities of the directors, shall be deemed to constitute a meeting of the Board of Directors for the duration of the connection. Any director taking part, shall be deemed present in person at the meeting and	16.4	to it that the majority of the meetings of the Board of Directors shall be held in the Netherlands and a majority of the written resolutions adopted in accordance with paragraph 5 of this article, shall be deemed to be adopted in the Netherlands. The contemporaneous linking together by telephone conference or audio-visual communication facilities of the directors, shall be deemed to constitute a meeting of the Board of Directors for the duration of the connection. Any director taking part, shall be deemed present in person at the meeting and	
16.5	shall be entitled to vote or counted in quorum accordingly. Such meeting shall be deemed to be held in the Netherlands if the majority of the participants are in the Netherlands for the full duration of the meeting. Resolutions of the Board of Directors may, instead of in a meeting, be passed in writing including any electronic message and facsimile, or in the form of a message transmitted by any accepted means of communication and received or capable of being produced in writing - provided that all directors are familiar with the resolution to be passed and none of them objects to this decision-making process and provided that	16.5	shall be entitled to vote or counted in quorum accordingly. Such meeting shall be deemed to be held in the Netherlands if the majority of the participants are in the Netherlands for the full duration of the meeting. Resolutions of the Board of Directors may, instead of in a meeting, be passed in writing - including any electronic message and facsimile, or in the form of a message transmitted by any accepted means of communication and received or capable of being produced in writing - provided that all directors are familiar with the resolution to be passed and none of them objects to this decision-making process and provided that	

	CURRENT ARTICLES	PROPOSED ARTICLES	<u>EXPLANATION</u>
16.6	the resolution is signed by a majority of the directors in office. A resolution shall be deemed to be adopted in the Netherlands if a majority of the directors executing the resolution are in the Netherlands when signing the resolution. The Board of Directors shall establish a group executive committee, a group portfolio and investment committee, a group treasury and accounting committee, an audit committee and a nomination and compensation committee. The Board of	the resolution is signed by a majority of the directors in office. A resolution shall be deemed to be adopted in the Netherlands if a majority of the directors executing the resolution are in the Netherlands when signing the resolution. 16.6 The Board of Directors shall establish a group executive committee, a group portfolio and investment committee, a group treasury and accounting committee, an audit committee and a nomination and compensation committee. The Board of	
16.7	Directors may establish any other committee as the Board of Directors shall decide. The Board of Directors shall draw up rules governing a committee's internal affairs. Without prejudice to any other applicable provision in these articles of association, the Board of Directors shall require the approval of the general meeting of shareholders for resolutions of the Board of Directors with regard to an important change in the identity or character of the Company or the	Directors may establish any other committee as the Board of Directors shall decide. The Board of Directors shall draw up rules governing a committee's internal affairs. 16.7 Without prejudice to any other applicable provision in these articles of association, the Board of Directors shall require the approval of the general meeting of shareholders for resolutions of the Board of Directors with regard to an important change in the identity or character of the Company or the	
	enterprise, including in any event: a. the transfer of the enterprise or almost the entire enterprise to a third party; b. entry into or termination of any long-term cooperation by the Company or a	enterprise, including in any event: a. the transfer of the enterprise or almost the entire enterprise to a third party; b. entry into or termination of any long-term cooperation by the Company or a	

	CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
	subsidiary of the Company with another legal entity company or partnership, or as a fully liable partner in a limited or general partnership, if such cooperation or termination thereof is of far-reaching significance to the Company; c. acquisition or disposal by the Company, or a subsidiary of the Company, of a participating interest in the capital of a Company with a value of at least one third of the amount of the assets as shown on the balance sheet with explanatory notes or, if the Company prepares a consolidated balance sheet, as shown on the consolidated balance sheet with explanatory notes according to the most recently adopted annual accounts of the Company.	subsidiary of the Company with another legal entity company or partnership, or as a fully liable partner in a limited or general partnership, if such cooperation or termination thereof is of far-reaching significance to the Company; c. acquisition or disposal by the Company, or a subsidiary of the Company, of a participating interest in the capital of a Company with a value of at least one third of the amount of the assets as shown on the balance sheet with explanatory notes or, if the Company prepares a consolidated balance sheet, as shown on the consolidated balance sheet with explanatory notes according to the most recently adopted annual accounts of the Company.	
	The absence of approval by the general meeting of shareholders of a resolution as referred to in this paragraph shall not affect	The absence of approval by the general meeting of shareholders of a resolution as referred to in this paragraph shall not affect	
16.8	the representative authority of the directors. Where one or more directors are absent or prevented from acting, the remaining director(s) shall be charged with the entire management of the Company. Where all	the representative authority of the directors. 16.8 Where one or more directors are absent or prevented from acting, the remaining director(s) shall be charged with the entire management of the Company. Where all	

CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
directors or the only director are/is a	bsent or	directors or the only director are/is absent or	
prevented from acting, the managem	ent shall	prevented from acting, the management shall	
be conducted temporarily by one or	more	be conducted temporarily by one or more	
persons to be appointed for that purp	ose by	persons to be appointed for that purpose by	
the general meeting of shareholders.		the general meeting of shareholders.	
REPRESENTATION	REP	RESENTATION	
Article 17	Artio	ele 17	
17.1 The Board of Directors, as well the O	CEO 17.1	The Board of Directors, as well the CEO	
acting individually, is entitled to repr	resent the	acting individually, is entitled to represent the	
company.		company.	
17.2 Where a director has an interest which	ch 17.2	Where a director has an interest which	
conflicts directly or indirectly with the	he	conflicts directly or indirectly with the	
company's interests, the company ma	ay	company's interests, the company may	
nevertheless be represented in accord	dance	nevertheless be represented in accordance	
with the provisions contained in the	previous	with the provisions contained in the previous	
paragraph, such without prejudice of	,	paragraph, such without prejudice of	
paragraph 4 of this article. The gener	ral	paragraph 4 of this article. The general	
meeting of shareholders shall always	have the	meeting of shareholders shall always have the	
power to designate one or more othe	r persons	power to designate one or more other persons	
for such purpose. The director(s) in a	respect of	for such purpose. The director(s) in respect of	
whom there is a conflict of interests	may be	whom there is a conflict of interests may be	
the person(s) designated, provided the	at due	the person(s) designated, provided that due	
regard is had to the provisions of the	se	regard is had to the provisions of these	
articles of association.		articles of association.	
17.3 The company may grant special and	general 17.3	The company may grant special and general	
powers of attorney, whether or not so	ıch	powers of attorney, whether or not such	
persons are employed by the compar	ny,	persons are employed by the company,	
authorizing them to represent the con	mpany	authorizing them to represent the company	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
	and bind it vis-à-vis third parties.		and bind it vis-à-vis third parties.	
17.4	For the purposes of the implementation of	17.4	For the purposes of the implementation of	
	article 18, each director shall have the		article 18, each director shall have the	
	authority to represent the company, unless the		authority to represent the company, unless the	
	director in question would claim		director in question would claim	
	indemnification from the company under		indemnification from the company under	
	article 18. If, upon the implementation of		article 18. If, upon the implementation of	
	article 18, the company has a conflict of		article 18, the company has a conflict of	
	interests with all of the directors arising from		interests with all of the directors arising from	
	individual rights of each of these directors		individual rights of each of these directors	
	under article 18, the company shall be		under article 18, the company shall be	
	represented by two or more persons to be		represented by two or more persons to be	
	designated by the Board of Directors. Such		designated by the Board of Directors. Such	
	persons may not be directors.		persons may not be directors.	
INDI	EMNIFICATION	INDI	EMNIFICATION	
Artic	ele 18	Artic	le 18	
18.1	Subject to the limitations included in this	18.1	Subject to the limitations included in this	
	article, every person or legal entity who is, or		article, every person or legal entity who is, or	
	has been, a director, proxy-holder, staff		has been, a director, proxy-holder, staff	
	member or officer (specifically including the		member or officer (specifically including the	
	Chief Financial Officer and the Chief Legal		Chief Financial Officer and the Chief Legal	
	Officer as from time to time designated by		Officer as from time to time designated by	
	the Board of Directors), who is made, or		the Board of Directors), who is made, or	
	threatened to be made, a party to any claim,		threatened to be made, a party to any claim,	
	action, suit or proceeding in which he/she or		action, suit or proceeding in which he/she or	
	it becomes involved as a party or otherwise		it becomes involved as a party or otherwise	
	by virtue of his/her or its being, or having		by virtue of his/her or its being, or having	
	been, a director, proxy-holder, staff member		been, a director, proxy-holder, staff member	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	or officer of the company, shall be indemnified by the company, to the fullest extent permitted under the laws of the Netherlands, concerning (A) any and all liabilities imposed on him/her or on it, including judgements, fines and penalties, (B) any and all expenses, including costs and		or officer of the company, shall be indemnified by the company, to the fullest extent permitted under the laws of the Netherlands, concerning (A) any and all liabilities imposed on him/her or on it, including judgements, fines and penalties, (B) any and all expenses, including costs and	
	attorneys' fees, reasonably incurred or paid by him/her or by it, and (C) any and all amounts paid in settlement by him/her or by it, in connection with any such claim, action, suit or other proceeding.		attorneys' fees, reasonably incurred or paid by him/her or by it, and (C) any and all amounts paid in settlement by him/her or by it, in connection with any such claim, action, suit or other proceeding.	
18.2	A director, proxy-holder, staff member or officer shall, however, have no right to be indemnified against any liability in any matter if it shall have been finally determined that such liability resulted from the intent, wilful recklessness or serious culpability of such person or legal entity.	18.2	A director, proxy-holder, staff member or officer shall, however, have no right to be indemnified against any liability in any matter if it shall have been finally determined that such liability resulted from the intent, wilful recklessness or serious culpability of such person or legal entity.	
	Furthermore, a director, proxy-holder, staff member or officer shall have no right to be indemnified against any liability in any matter if it shall have been finally determined that such person or legal entity did not act in good faith and in the reasonable belief that his or its action was in the best interest of the company. In the event of a settlement, a director, proxy-	18.3	Furthermore, a director, proxy-holder, staff member or officer shall have no right to be indemnified against any liability in any matter if it shall have been finally determined that such person or legal entity did not act in good faith and in the reasonable belief that his or its action was in the best interest of the company. In the event of a settlement, a director, proxy-	

holder, staff member or officer shall not lose his/her or its right to be indemnified unless there has been a determination that such person or legal entity engaged in intent, wilful recklessness or serious culpability in the conduct of his or its office or did not act in good faith and in the reasonable belief that his/her or its action was in the best interest of the company: (i) by the court or other body approving settlement; or (ii) by a resolution duly adopted by the general meeting of shareholders; or (iii) by written opinion of independent counsel to be appointed by the Board of Directors. 18.5 The right to indemnification herein provided (i) may be insured against by policies maintained by the company. (ii) shall be severable, (iii) shall not affect any other rights to which any director, proxy-holder, staff member or officer may now or hereafter be entitled, (iv) shall continue as to a person or legal entity who has ceased to be a director, proxy-holder, staff member or officer, and (v) shall also inure to the benefit of the baker or extense administrators or legal entity to be indemnified unless there has been a determination that such person or legal entity to be indemnified unless there has been a determination that such person or legal entity engaged in intent, wilful recklessness or serious culpability in the conduct of his or its office or did not act in good faith and in the reasonable belief that his/her or its right to be indemnified unless there has been a determination that such person or legal entity engaged in intent, wilful recklessness or serious culpability in the conduct of his or its office or did not act in good faith and in the reasonable belief that his/her or its right to be indemnified unless there has been a determination that such person or legal entity engaged in intent, wilful recklessness or serious culpability in the conduct of his or its office or did not act in good faith and in the reasonable belief that his/her or its refinable that the conduct of his or its office	CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
officer, and (v) shall also inure to the benefit officer, and (v) shall also inure to the benefit	holder, staff member or officer shall not lose his/her or its right to be indemnified unless there has been a determination that such person or legal entity engaged in intent, wilful recklessness or serious culpability in the conduct of his or its office or did not act in good faith and in the reasonable belief that his/her or its action was in the best interest of the company: (i) by the court or other body approving settlement; or (ii) by a resolution duly adopted by the general meeting of shareholders; or (iii) by written opinion of independent counsel to be appointed by the Board of Directors. 18.5 The right to indemnification herein provided (i) may be insured against by policies maintained by the company, (ii) shall be severable, (iii) shall not affect any other rights to which any director, proxy-holder, staff member or officer may now or hereafter be entitled, (iv) shall continue as to a person or legal entity who has ceased to be a	holder, staff member or officer shall not lose his/her or its right to be indemnified unless there has been a determination that such person or legal entity engaged in intent, wilful recklessness or serious culpability in the conduct of his or its office or did not act in good faith and in the reasonable belief that his/her or its action was in the best interest of the company: (i) by the court or other body approving settlement; or (ii) by a resolution duly adopted by the general meeting of shareholders; or (iii) by written opinion of independent counsel to be appointed by the Board of Directors. 18.5 The right to indemnification herein provided (i) may be insured against by policies maintained by the company, (ii) shall be severable, (iii) shall not affect any other rights to which any director, proxy-holder, staff member or officer may now or hereafter be entitled, (iv) shall continue as to a person or legal entity who has ceased to be a	EXPLANATION
successors of such person or legal entity. successors of such person or legal entity.	officer, and (v) shall also inure to the benefit of the heirs, executors, administrators or	officer, and (v) shall also inure to the benefit of the heirs, executors, administrators or	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
18.6	Nothing included herein shall affect any right to indemnification to which persons or legal entities other than a director, proxy-holder, staff member or officer may be entitled by contract or otherwise. Subject to such procedures as may be	18.6	Nothing included herein shall affect any right to indemnification to which persons or legal entities other than a director, proxy-holder, staff member or officer may be entitled by contract or otherwise. Subject to such procedures as may be	
	determined by the Board of Directors, expenses in connection with the preparation and presentation of a defence to any claim, action, suit or proceeding of the character described in this article 18 may be advanced to the director, proxy-holder, staff member or officer by the company prior to final disposition thereof upon receipt of an undertaking by or on behalf of such director, proxy-holder, staff member or officer to repay such amount if it is ultimately determined that he or it is not entitled to indemnification under this article 18.		determined by the Board of Directors, expenses in connection with the preparation and presentation of a defence to any claim, action, suit or proceeding of the character described in this article 18 may be advanced to the director, proxy-holder, staff member or officer by the company prior to final disposition thereof upon receipt of an undertaking by or on behalf of such director, proxy-holder, staff member or officer to repay such amount if it is ultimately determined that he or it is not entitled to indemnification under this article 18. ERAL MEETING OF SHAREHOLDERS	
	cle 19	Artic		
	The annual general meeting of shareholders shall be held within six months after the close of the financial year.		The annual general meeting of shareholders shall be held within six months after the close of the financial year.	
19.2	At this general meeting of shareholders the following subjects shall be considered: a. the written annual report prepared by the Board of Directors on the course of	19.2	At this general meeting of shareholders the following subjects shall be considered: a. the written annual report prepared by the Board of Directors on the course of	

CURRENT ARTICLES				PROPOSED ARTICLES	EXPLANATION	
		business of the company and the conduct of its affairs during the past			business of the company and the conduct of its affairs during the past	
		financial year;			financial year;	
	b.	the adoption of the annual accounts;		b.	the adoption of the annual accounts;	
	c.	discussion regarding the company's		c.	discussion regarding the company's	
		reserves and dividend policy and			reserves and dividend policy and	
		justification thereof by the Board of			justification thereof by the Board of	
		Directors;			Directors;	
	d.	if applicable, the proposal to pay a dividend;		d.	if applicable, the proposal to pay a dividend;	
	e.	the discharge of the directors in respect		e.	the discharge of the directors in respect	
		of their management during the			of their management during the	
		previous financial year;			previous financial year;	
	f.	the appointment of directors;		f.	the appointment of directors;	
	g.	the designation of the person referred		g.	the designation of the person referred	
		to in article 16.8;			to in article 16.8;	
	h.	each substantial change in the		h.	each substantial change in the	
		corporate governance structure of the			corporate governance structure of the	
		company; and			company; and	
	i.	the proposals placed on the agenda by		i.	the proposals placed on the agenda by	
		the Board of Directors together with			the Board of Directors together with	
		proposals made by shareholders in			proposals made by shareholders in	
		accordance with the provisions of these			accordance with the provisions of these	
		articles of association.			articles of association.	
19.3	Ext	raordinary general meetings of	19.3	Extr	raordinary general meetings of	
	shar	reholders shall be held as often as deemed		shar	reholders shall be held as often as deemed	
	nece	essary by the Board of Directors and shall		nece	essary by the Board of Directors and shall	
	be h	neld if one or more shareholders and other		be h	neld if one or more shareholders and other	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
19.4	persons entitled to attend such meetings jointly representing at least one-tenth of the issued share capital make a written request to that effect to the Board of Directors, specifying in detail the business to be considered. If the Board of Directors fails to comply with a request referred to in paragraph 1 hereof in such manner that the general meeting of shareholders can be held within six weeks after the request, the persons who have made the request may be authorized by the president of the district court in Amsterdam	19.4	persons entitled to attend such meetings jointly representing at least one-tenth of the issued share capital make a written request to that effect to the Board of Directors, specifying in detail the business to be considered. If the Board of Directors fails to comply with a request referred to in paragraph 1 hereof in such manner that the general meeting of shareholders can be held within six weeks after the request, the persons who have made the request may be authorized by the president of the district court in Amsterdam	
	to convene the meeting themselves. CE AND NOTICE OF THE GENERAL ETING OF SHAREHOLDERS		to convene the meeting themselves. CE AND NOTICE OF THE GENERAL CTING OF SHAREHOLDERS	
	ele 20	Artic		
	General meetings of shareholders shall be held in Amsterdam, Haarlemmermeer (Schiphol Airport), Rotterdam or The Hague. The notice convening the meeting shall inform the shareholders and other persons entitled to attend meetings of shareholders accordingly.		General meetings of shareholders shall be held in Amsterdam, Haarlemmermeer (Schiphol Airport), Rotterdam or The Hague. The notice convening the meeting shall inform the shareholders and other persons entitled to attend meetings of shareholders accordingly.	
20.2	All notices to shareholders and persons entitled to attend meetings of shareholders shall be published in a national daily newspaper and in a foreign country in at least	20.2	All notices to shareholders and persons entitled to attend meetings of shareholders shall be published in a national daily newspaper and in a foreign country in at least	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	one newspaper in each of those countries where the shares have been admitted to an official quotation at the request of the		one newspaper in each of those countries where the shares have been admitted to an official quotation at the request of the	
20.3	company. The notice convening a general meeting of shareholders shall be published by either the Board of Directors, or by the persons who according to the law or these articles of	20.3	company. The notice convening a general meeting of shareholders shall be published by either the Board of Directors, or by the persons who according to the law or these articles of	
	association are entitled thereto. TICE PERIOD AND AGENDA	l	association are entitled thereto. ICE PERIOD AND AGENDA	
	The notice convening a general meeting of shareholders shall be published no later than on the fifteenth day prior to the day of the meeting. The notice shall always contain or be accompanied by the agenda for the meeting, or shall mention where such agenda can be obtained, which shall in any event be at the office of the company in the Netherlands, notwithstanding the statutory provisions regarding reduction of issued share capital and amendment of articles of association.	21.1	The notice convening a general meeting of shareholders shall be published no later than on the fifteenth day prior to the day of the meeting. The notice shall always contain or be accompanied by the agenda for the meeting, or shall mention where such agenda can be obtained, which shall in any event be at the office of the company in the Netherlands, notwithstanding the statutory provisions regarding reduction of issued share capital and amendment of articles of association.	
21.2	The agenda shall contain such subjects to be considered at the meeting as the person(s) convening the meeting shall decide, and furthermore such other subjects, as one or more shareholders and others entitled to	21.2	The agenda shall contain such subjects to be considered at the meeting as the person(s) convening the meeting shall decide, and furthermore such other subjects, as one or more shareholders and others entitled to	

CURRENT ARTICLES	PROPOSED ARTICLES	<u>EXPLANATION</u>
attend the meetings, representing at least one-	attend the meetings, representing at least one-	
hundredth of the issued share capital or	hundredth of the issued share capital or	
representing a value of at least fifty million	representing a value of at least fifty million	
euro (EUR 50,000,000), have so requested	euro (EUR 50,000,000), have so requested	
the Board of Directors in writing to include in	the Board of Directors in writing to include in	
the agenda, at least sixty days before the date	the agenda, at least sixty days before the date	
on which the meeting is convened. The Board	on which the meeting is convened. The Board	
of Directors may decide not to place items so	of Directors may decide not to place items so	
requested on the agenda, in the event the	requested on the agenda, in the event the	
Board of Directors is of the opinion that	Board of Directors is of the opinion that	
doing so would be detrimental to vital	doing so would be detrimental to vital	
interests of the company. No valid resolutions	interests of the company. No valid resolutions	
can be adopted at a general meeting of	can be adopted at a general meeting of	
shareholders in respect of subjects which are	shareholders in respect of subjects which are	
not mentioned in the agenda.	not mentioned in the agenda.	
CHAIRMAN OF GENERAL MEETINGS OF	CHAIRMAN OF GENERAL MEETINGS OF	
SHAREHOLDERS AND MINUTES	SHAREHOLDERS AND MINUTES	
Article 22	Article 22	
22.1 General meetings of shareholders shall be	22.1 General meetings of shareholders shall be	
presided by the chairman of the Board of	presided by the chairman of the Board of	
Directors. In case of absence of the chairman	Directors. In case of absence of the chairman	
of the Board of Directors the meeting shall be	of the Board of Directors the meeting shall be	
presided by any other person nominated by	presided by any other person nominated by	
the Board of Directors. The chairman of the	the Board of Directors. The chairman of the	
meeting shall appoint the secretary of that	meeting shall appoint the secretary of that	
meeting.	meeting.	
22.2 The secretary of the meeting shall keep the	22.2 The secretary of the meeting shall keep the	
minutes of the business transacted at the	minutes of the business transacted at the	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
22.3	meeting, which minutes shall be adopted and signed by the chairman and the secretary of the meeting. The chairman of the Board of Directors may	22.3	meeting, which minutes shall be adopted and signed by the chairman and the secretary of the meeting. The chairman of the Board of Directors may	
	request a civil law notary to include the proceedings at the meeting in a notarial report.		request a civil law notary to include the proceedings at the meeting in a notarial report.	
ATT	ENDANCE OF GENERAL MEETING OF	ATT	ENDANCE OF GENERAL MEETING OF	
SHA	REHOLDERS	SHA	REHOLDERS	
Artic	ele 23	Artic	ele 23	
	All shareholders and persons entitled to attend meetings are entitled to attend general meetings of shareholders, to address the general meeting of shareholders and - to the extent they have the voting rights to the shares - to vote the shares thereat. Prior to being admitted at a general meeting of shareholders, a shareholder or its proxy shall have to sign an attendance list, stating his name and the number of votes that can be cast by him. A proxy shall also state the		All shareholders and persons entitled to attend meetings are entitled to attend general meetings of shareholders, to address the general meeting of shareholders and - to the extent they have the voting rights to the shares - to vote the shares thereat. Prior to being admitted at a general meeting of shareholders, a shareholder or its proxy shall have to sign an attendance list, stating his name and the number of votes that can be cast by him. A proxy shall also state the	
23.3	name(s) of the person(s) for whom he acts. The Board of Directors may determine that paragraph 1 will be applicable to those who (i) are a shareholder as per a certain date, determined by the Board of Directors, such date hereinafter referred to as: the "record date", and (ii) who are as such registered in a	23.3	name(s) of the person(s) for whom he acts. The Board of Directors may determine that paragraph 1 will be applicable to those who (i) are a shareholder as per a certain date, determined by the Board of Directors, such date hereinafter referred to as: the "record date", and (ii) who are as such registered in a	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	register (or one or more parts thereof)		register (or one or more parts thereof)	
	designated thereto by the Board of Directors,	1	designated thereto by the Board of Directors,	
	hereinafter referred to as: the "register", in as	ĺ	hereinafter referred to as: the "register", in as	
	far as (iii) at the request of the applicant, the	1	far as (iii) at the request of the applicant, the	
	holder of the register has given notice in	1	holder of the register has given notice in	
	writing to the company prior to the general	ĺ	writing to the company prior to the general	
	meeting of shareholders, that the shareholder	1	meeting of shareholders, that the shareholder	
	mentioned in this paragraph has the intention	1	mentioned in this paragraph has the intention	
	to attend the general meeting of shareholders,	1	to attend the general meeting of shareholders,	
	regardless who will be shareholder at the time	1	regardless who will be shareholder at the time	
	of the general meeting of shareholders. The	1	of the general meeting of shareholders. The	
	notice will contain the name and the number	1	notice will contain the name and the number	
	of shares the shareholder will represent in the	ĺ	of shares the shareholder will represent in the	
	general meeting of shareholders. The	1	general meeting of shareholders. The	
	provision above under (iii) about the notice to	1	provision above under (iii) about the notice to	
	the company also applies to the proxy holder	ĺ	the company also applies to the proxy holder	
	of a shareholder, who has a written proxy.	1	of a shareholder, who has a written proxy.	
23.4	The record date mentioned in paragraph 3	23.4	The record date mentioned in paragraph 3	
	shall be determined by the Board of Directors	ĺ	shall be determined by the Board of Directors	
	with due observance of applicable statutory	1	with due observance of applicable statutory	
	provisions. The Board of Directors shall	1	provisions. The Board of Directors shall	
	furthermore determine the date mentioned in	ĺ	furthermore determine the date mentioned in	
	paragraph 3 on which the intention to attend	ĺ	paragraph 3 on which the intention to attend	
	the general meeting of shareholders has to be	ĺ	the general meeting of shareholders has to be	
	given at the latest. The notice of the general	1	given at the latest. The notice of the general	
	meeting of shareholders will contain those	ĺ	meeting of shareholders will contain those	
	times, the place of meeting and the		times, the place of meeting and the	
	proceedings for registration and notification.		proceedings for registration and notification.	

CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
In case the Board of Directors does not exercise its right as determined in paragraph 3, it shall be necessary for each holder of shares, to notify the company in writing of his intention to attend the meeting no later than on the day and furthermore at the place mentioned in the notice, stating – in so far as it concerns shares for which a share certificate is issued – the identifying number of the share certificate. They may only exercise the said rights at the meeting for the shares registered in their name both on the day referred to above and on the day of the meeting. In case the Board of Directors exercises its right as determined in paragraph 3, those who have a written proxy shall give their proxy to the holder of the register prior to the notification described in paragraph 4. The holder of the register will send the proxies together with the notification to the company as described in paragraph 3 sub (iii). The Board of Directors may resolve that the proxies of holders of voting rights will be attached to the attendance list. In case the	In case the Board of Directors does not exercise its right as determined in paragraph 3, it shall be necessary for each holder of shares, to notify the company in writing of his intention to attend the meeting no later than on the day and furthermore at the place mentioned in the notice, stating – in so far as it concerns shares for which a share certificate is issued – the identifying number of the share certificate. They may only exercise the said rights at the meeting for the shares registered in their name both on the day referred to above and on the day of the meeting. In case the Board of Directors exercises its right as determined in paragraph 3, those who have a written proxy shall give their proxy to the holder of the register prior to the notification described in paragraph 4. The holder of the register will send the proxies together with the notification to the company as described in paragraph 3 sub (iii). The Board of Directors may resolve that the proxies of holders of voting rights will be attached to the attendance list. In case the	EXPLANATION
Board of Directors does not exercise its rights as determined in paragraph 3, the written proxies must be deposited ultimately on the	Board of Directors does not exercise its rights as determined in paragraph 3, the written proxies must be deposited ultimately on the	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
23.7	day mentioned in the convocation and at the office of the company. Shareholders and other persons entitled to attend meetings of shareholders may be represented by proxies duly authorized in	23.7	day mentioned in the convocation and at the office of the company. Shareholders and other persons entitled to attend meetings of shareholders may be represented by proxies duly authorized in	
23.8	writing, and such proxies shall be admitted upon production of such written instrument. The general meeting of shareholders may adopt rules regarding, inter alia, the length of	23.8	writing, and such proxies shall be admitted upon production of such written instrument. The general meeting of shareholders may adopt rules regarding, inter alia, the length of	
	time for which shareholders may speak. In so far as such rules are not applicable, the chairman may determine the time for which shareholders may speak if he considers this		time for which shareholders may speak. In so far as such rules are not applicable, the chairman may determine the time for which shareholders may speak if he considers this	
23.9	desirable with a view to the orderly proceeding of the meeting. All matters regarding the admittance to the	23.9	desirable with a view to the orderly proceeding of the meeting. All matters regarding the admittance to the	
	general meeting of shareholders, the exercise of voting rights and the result of votings, as well as any other matters regarding the proceedings at the general meeting of		general meeting of shareholders, the exercise of voting rights and the result of votings, as well as any other matters regarding the proceedings at the general meeting of	
	shareholders shall be decided upon by the chairman of that meeting, with due observance of the provisions of article 2:13 of the Dutch Civil Code.	****	shareholders shall be decided upon by the chairman of that meeting, with due observance of the provisions of article 2:13 of the Dutch Civil Code.	
	VOTES AND ADOPTION OF RESOLUTIONS Article 24		ES AND ADOPTION OF RESOLUTIONS cle 24	
	At the general meeting of shareholders each share entitles its holder to one (1) vote.		At the general meeting of shareholders each share entitles its holder to one (1) vote.	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	Unless otherwise stated in these articles of association, resolutions shall be validly adopted if adopted by absolute majority of votes cast. Blank and invalid votes shall not be counted. The chairman of the meeting shall decide on the method of voting and on the possibility of voting by acclamation.		Unless otherwise stated in these articles of association, resolutions shall be validly adopted if adopted by absolute majority of votes cast. Blank and invalid votes shall not be counted. The chairman of the meeting shall decide on the method of voting and on the possibility of voting by acclamation. UAL ACCOUNTS AND REPORT OF	
	THE BOARD OF DIRECTORS		THE BOARD OF DIRECTORS	
Artic	ele 25	Artic	ele 25	
25.1	The financial year of the company shall	25.1	The financial year of the company shall	
	coincide with the calendar year.		coincide with the calendar year.	
25.2	Each year, within five months after expiry of the financial year, the Board of Directors shall cause annual accounts to be drawn up, consisting of a balance sheet and a profit and loss account in respect of the preceding financial year, together with the explanatory notes thereto. The Board of Directors shall furthermore prepare a report on the course of business of the company in the preceding year.	25.2	Each year, within four months after expiry of the financial year, the Board of Directors shall draw up the annual accounts, consisting of a balance sheet and a profit and loss account in respect of the preceding financial year, together with the explanatory notes thereto. The Board of Directors shall furthermore prepare a report on the course of business of the company in the preceding year.	Pursuant to a recent amendment to the Dutch Civil Code (Book 2), the board is held to cause the annual accounts to be drawn up within 4 months after the end of the financial year, whilst AerCap's current articles of association still refer to a 5 months-period. It is proposed to amend the articles of association to reflect these changes to the Dutch Civil Code. The other change in wording is merely a matter of translation.
25.3	The Board of Directors shall draw up the annual accounts in accordance with applicable generally accepted accounting principles and all other applicable provisions of the law. The annual accounts shall be signed by all	25.3		

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	directors. Should the signature of one or more		directors. Should the signature of one or more	
	of them be missing, then mention shall be		of them be missing, then mention shall be	
	made thereof, stating the reason.		made thereof, stating the reason.	
25.4	The Board of Directors shall cause the annual	25.4	The Board of Directors shall cause the annual	
	accounts to be examined by one or more		accounts to be examined by one or more	
	registered accountant(s) or other experts		registered accountant(s) or other experts	
	designated for the purpose in accordance with		designated for the purpose in accordance with	
	article 2:393 of the Dutch Civil Code by the		article 2:393 of the Dutch Civil Code by the	
	general meeting of shareholders. The auditor		general meeting of shareholders. The auditor	
	or the other expert designated shall report on		or the other expert designated shall report on	
	his examination to the Board of Directors and		his examination to the Board of Directors and	
	shall issue a certificate containing the results		shall issue a certificate containing the results	
	thereof.		thereof.	
25.5	Copies of the annual accounts accompanied	25.5	Copies of the annual accounts accompanied	
	by the certificate of the expert referred to in		by the certificate of the expert referred to in	
	the preceding paragraph, the annual report of		the preceding paragraph, the annual report of	
	the Board of Directors, and the information to		the Board of Directors, and the information to	
	be added to each of such documents pursuant		be added to each of such documents pursuant	
	to the law, shall be made freely available at		to the law, shall be made freely available at	
	the office of the company for the		the office of the company for the	
	shareholders and the other persons entitled to		shareholders and the other persons entitled to	
	attend meetings of shareholders, and - in the		attend meetings of shareholders, and - in the	
	event that shares have been listed on the		event that shares have been listed on the	
	Amsterdam Stock Exchange - at a bank in		Amsterdam Stock Exchange - at a bank in	
	Amsterdam, to be mentioned in the notice		Amsterdam, to be mentioned in the notice	
	calling the general meeting of shareholders,		calling the general meeting of shareholders,	
	as from the date of the notice convening the		as from the date of the notice convening the	
	general meeting of shareholders at which		general meeting of shareholders at which	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	meeting they shall be discussed, until the		meeting they shall be discussed, until the	
	close thereof.		close thereof.	
25.6	The general meeting of shareholders decides	25.6	The general meeting of shareholders decides	
	on the adoption of the annual accounts.		on the adoption of the annual accounts.	
DIST	TRIBUTIONS	DIST	CRIBUTIONS	
Artic	ele 26	Artic	de 26	
26.1	From the profits, as apparent from the annual accounts adopted by the general meeting of shareholders such amounts shall be reserved as the Board of Directors shall determine.	26.1	From the profits, as apparent from the annual accounts adopted by the general meeting of shareholders such amounts shall be reserved as the Board of Directors shall determine.	
26.2	The profits that remain after the application of paragraph 1 hereof shall be distributed to the shareholders pro rata to the number of shares held by each such shareholder.	26.2	The profits that remain after the application of paragraph 1 hereof shall be distributed to the shareholders pro rata to the number of shares held by each such shareholder.	
26.3	Dividends payable in cash shall be paid in United States Dollars, unless the Board of Directors determines that payment shall be made in another currency.	26.3	Dividends payable in cash shall be paid in United States Dollars, unless the Board of Directors determines that payment shall be made in another currency.	
26.4	The company can only declare distributions insofar as its shareholders' equity exceeds the amount of the paid up and called portion of the issued share capital, plus the statutory reserves.	26.4	The company can only declare distributions insofar as its shareholders' equity exceeds the amount of the paid up and called portion of the issued share capital, plus the statutory reserves.	
26.5	Subject to the provisions of article 2:105 paragraph 4 of the Dutch Civil Code and with due observance of the provisions of paragraph 4 of this Article, the Board of Directors may resolve to declare any interim	26.5	Subject to the provisions of article 2:105 paragraph 4 of the Dutch Civil Code and with due observance of the provisions of paragraph 4 of this Article, the Board of Directors may resolve to declare any interim	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	dividends and/or other interim distributions.		dividends and/or other interim distributions.	
	Such dividends and/or distributions shall be		Such dividends and/or distributions shall be	
	made to shareholders pro rata to the number		made to shareholders pro rata to the number	
	of shares held by each shareholder.		of shares held by each shareholder.	
Artic	 -	Artic		
27.1	Distributions pursuant to article 26 shall be	27.1	Distributions pursuant to article 26 shall be	
	payable as from a date to be determined by		payable as from a date to be determined by	
	the Board of Directors.		the Board of Directors.	
27.2	Distributions under article 26 shall be made	27.2	Distributions under article 26 shall be made	
	payable at an address or addresses in the		payable at an address or addresses in the	
	Netherlands, to be determined by the Board		Netherlands, to be determined by the Board	
	of Directors, and in any case at least at one		of Directors, and in any case at least at one	
	address in each other country where the		address in each other country where the	
	shares of the company are listed on a stock		shares of the company are listed on a stock	
	exchange.		exchange.	
27.3	The Board of Directors may determine the	27.3	The Board of Directors may determine the	
	method of payment in respect of cash		method of payment in respect of cash	
	distributions on shares.		distributions on shares.	
27.4	The person entitled to a distribution under	27.4	The person entitled to a distribution under	
	article 26 on shares shall be the person in		article 26 on shares shall be the person in	
	whose name the share is registered, or in the		whose name the share is registered, or in the	
	event of others entitled thereto, if their right		event of others entitled thereto, if their right	
	is sufficiently established, at the date to be		is sufficiently established, at the date to be	
	fixed for that purpose by the Board of		fixed for that purpose by the Board of	
	Directors.		Directors.	
27.5	Notice of distributions and of the dates and	27.5	Notice of distributions and of the dates and	
	places referred to in the preceding paragraphs		places referred to in the preceding paragraphs	
	of this article shall at least be published in a		of this article shall at least be published in a	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	national daily newspaper and abroad in at		national daily newspaper and abroad in at	
	least one daily newspaper appearing in each		least one daily newspaper appearing in each	
	of those countries where the shares, on the		of those countries where the shares, on the	
	application of the company, have been		application of the company, have been	
	admitted for official quotation, and further in		admitted for official quotation, and further in	
	such manner as the Board of Directors may		such manner as the Board of Directors may	
	deem desirable.		deem desirable.	
27.6	Distributions in cash under article 26 that	27.6	Distributions in cash under article 26 that	
	have not been collected within five years and		have not been collected within five years and	
	two days after have become due and payable		two days after have become due and payable	
	shall revert to the company.		shall revert to the company.	
27.7	The Board of Directors may cause the	27.7	The Board of Directors may cause the	
	company to declare distributions to		company to declare distributions to	
	shareholders under article 26 in full or		shareholders under article 26 in full or	
	partially in the form of shares in the share		partially in the form of shares in the share	
	capital of the company.		capital of the company.	
	In the case of a distribution in the form of		In the case of a distribution in the form of	
	shares in the share capital of the company,		shares in the share capital of the company,	
	any shares in the company not claimed within		any shares in the company not claimed within	
	a period to be determined by the Board of		a period to be determined by the Board of	
	Directors shall be sold for the account of the		Directors shall be sold for the account of the	
	persons entitled to the distribution who failed		persons entitled to the distribution who failed	
	to claim the shares. The net proceeds of such		to claim the shares. The net proceeds of such	
	sale shall thereafter be held at the disposal of		sale shall thereafter be held at the disposal of	
	the above persons in proportion to their		the above persons in proportion to their	
	entitlement; the right to the proceeds shall		entitlement; the right to the proceeds shall	
	lapse, however, if the proceeds are not		lapse, however, if the proceeds are not	
	claimed within thirty years after the date on		claimed within thirty years after the date on	

	CURRENT ARTICLES		PROPOSED ARTICLES	<u>EXPLANATION</u>
	which the distribution in shares was made		which the distribution in shares was made	
	payable.		payable.	
27.8	In the case of a distribution in the form of	27.8	In the case of a distribution in the form of	
27.0	shares in the company, those shares shall be		shares in the company, those shares shall be	
	registered in the shareholders' register of the		registered in the shareholders' register of the	
	company, and, were applicable, certificates		company, and, were applicable, certificates	
	shall be issued to the holders thereof.		shall be issued to the holders thereof.	
27.9	The provisions of paragraphs 4 and 7 shall	27.9	The provisions of paragraphs 4 and 7 shall	
	apply correspondingly in respect of any other	_,,,	apply correspondingly in respect of any other	
	distributions that do not take place pursuant		distributions that do not take place pursuant	
	to article 26.		to article 26.	
AME	ENDMENT ARTICLES OF	AMI	ENDMENT ARTICLES OF	
	ASSOCIATION		ASSOCIATION	
Artic	ele 28	Artic	ele 28	
28.1	The general meeting of shareholders may	28.1	The general meeting of shareholders may	
	resolve to amend the articles of association of		resolve to amend the articles of association of	
	the company, provided that such resolution		the company, provided that such resolution	
	has been proposed to the general meeting of		has been proposed to the general meeting of	
	shareholders by the Board of Directors.		shareholders by the Board of Directors.	
28.2	The complete proposal to amend the articles	28.2	The complete proposal to amend the articles	
	of association shall be made freely available		of association shall be made freely available	
	for the shareholders and the other persons		for the shareholders and the other persons	
	entitled to attend meetings of shareholders, at		entitled to attend meetings of shareholders, at	
	the office of the company as from the day of		the office of the company as from the day of	
	notice convening such meeting until the close		notice convening such meeting until the close	
	of that meeting.		of that meeting.	
DISS	SOLUTION AND LIQUIDATION	DISS	OLUTION AND LIQUIDATION	
Artic	ele 29	Artic	ele 29	

	CURRENT ARTICLES		PROPOSED ARTICLES	EXPLANATION
29.1	The company shall be dissolved pursuant to a	29.1	The company shall be dissolved pursuant to a	
	resolution of the general meeting of		resolution of the general meeting of	
	shareholders, provided that such resolution		shareholders, provided that such resolution	
	has been proposed to the general meeting of		has been proposed to the general meeting of	
	shareholders by the Board of Directors. The		shareholders by the Board of Directors. The	
	provisions of article 28 shall apply		provisions of article 28 shall apply	
	correspondingly.		correspondingly.	
29.2	If the company is dissolved, the liquidation	29.2	If the company is dissolved, the liquidation	
	shall be carried out by the Board of Directors.		shall be carried out by the Board of Directors.	
29.3	The liquidation shall take place with due	29.3	The liquidation shall take place with due	
	observance of the provisions of the law.		observance of the provisions of the law.	
	During the liquidation period these articles of		During the liquidation period these articles of	
	association shall, to the extent possible,		association shall, to the extent possible,	
	remain in full force and effect.		remain in full force and effect.	
29.4	The balance of the assets of the company	29.4	The balance of the assets of the company	
	remaining after all liabilities have been paid		remaining after all liabilities have been paid	
	shall be distributed to the shareholders pro		shall be distributed to the shareholders pro	
	rata to the number of shares held by each		rata to the number of shares held by each	
	such shareholder.		such shareholder.	
29.5	After settling the liquidation, the liquidators	29.5	After settling the liquidation, the liquidators	
	shall render account in accordance with the		shall render account in accordance with the	
	provisions of the law.		provisions of the law.	
29.6	After the company has ceased to exist, the	29.6	After the company has ceased to exist, the	
	books and records of the company shall		books and records of the company shall	
	remain in the custody of the person		remain in the custody of the person	
	designated for that purpose by the liquidators		designated for that purpose by the liquidators	
	during a seven-year period.		during a seven-year period.	
CHO	DICE OF LAW AND EXCLUSIVE	CHO	DICE OF LAW AND EXCLUSIVE	

CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
JURISDICTION	JURISDICTION	
Article 30	Article 30	
The rights and obligations among or between (a)	The rights and obligations among or between (a)	
the company, (b) any of its current or former	the company, (b) any of its current or former	
directors, proxy-holders, officers and staff	directors, proxy-holders, officers and staff	
members, and/or (c) any of its current or former	members, and/or (c) any of its current or former	
holders of shares in the capital of the company and	holders of shares in the capital of the company and	
derivatives thereof, shall be governed in each case	derivatives thereof, shall be governed in each case	
exclusively by the laws of the Netherlands, unless	exclusively by the laws of the Netherlands, unless	
such rights or obligations do not pertain to or arise	such rights or obligations do not pertain to or arise	
out of the abovementioned capacities, insofar as	out of the abovementioned capacities, insofar as	
permitted by mandatory law. Any dispute, suit,	permitted by mandatory law. Any dispute, suit,	
claim, pre-trial action or other legal proceeding,	claim, pre-trial action or other legal proceeding,	
including summary or injunctive proceedings, by	including summary or injunctive proceedings, by	
and between those persons pertaining to or arising	and between those persons pertaining to or arising	
out of the above-mentioned capacities shall be	out of the above-mentioned capacities shall be	
exclusively submitted to the courts of the	exclusively submitted to the courts of the	
Netherlands. In relation to any such legal action or	Netherlands. In relation to any such legal action or	
proceedings, all current and former directors,	proceedings, all current and former directors,	
proxy-holders, officers and staff members of the	proxy-holders, officers and staff members of the	
company (a) shall irrevocably submit to the	company (a) shall irrevocably submit to the	
exclusive jurisdiction of the Dutch courts, (b) shall	exclusive jurisdiction of the Dutch courts, (b) shall	
waive any objections to such legal action or	waive any objections to such legal action or	
proceedings in such courts on the grounds of venue	proceedings in such courts on the grounds of venue	
or on the grounds that such legal action or	or on the grounds that such legal action or	
proceedings have been brought in an inappropriate	proceedings have been brought in an inappropriate	
forum, (c) shall irrevocably and unconditionally	forum, (c) shall irrevocably and unconditionally	

agree that a judgment in any such legal action or

agree that a judgment in any such legal action or

CURRENT ARTICLES	PROPOSED ARTICLES	EXPLANATION
proceedings brought in the courts of the	proceedings brought in the courts of the	
Netherlands shall be conclusive and binding upon	Netherlands shall be conclusive and binding upon	
them and may be enforced in the courts of any other	them and may be enforced in the courts of any other	
jurisdiction and (d) elect domicile at the offices of	jurisdiction and (d) elect domicile at the offices of	
the company in Amsterdam, The Netherlands for	the company in Amsterdam, The Netherlands for	
the service of any document relating to such legal	the service of any document relating to such legal	
action or proceedings.	action or proceedings.	