Notice of annual shareholders' meeting on 17 June 2015

Our customers' success is what drives us.



Notice of annual shareholders' meeting

KRONES Aktiengesellschaft Neutraubling German securities identification code (WKN): 633 500 ISIN: DE0006335003

Our shareholders are hereby cordially invited to attend the 35th annual shareholders' meeting, to be held on Wednesday, 17 June 2015 at 2:00 pm, in the Stadthalle Neutraubling, Regensburger Strasse 9, 93073 Neutraubling, Germany. (Doors open at 1:00 pm).

Agenda

 Presentation of the ratified annual financial statements and the approved consolidated financial statements together with the management reports for KRONES Aktiengesellschaft (hereinafter "KRONES AG") and the KRONES Group for the financial year 2014, the Executive Board's proposal for the appropriation of retained earnings, the report of the Supervisory Board on the financial year 2014, and the explanatory report on the disclosures pursuant to Sections 289 (4) and 315 (4) of the German Commercial Code (HGB).

The aforesaid documents are available for inspection at the business premises of KRONES AG (Böhmerwaldstrasse 5, 93073 Neutraubling, Germany) and online at www.krones.com (Investor Relations – Annual Shareholder Meeting) and will also be available to shareholders for inspection during the annual shareholders' meeting. Copies of the documents will also be mailed to shareholders on request.

In accordance with the applicable provisions of the law, no resolution on this agenda item is proposed or possible because the Supervisory Board has already approved the annual and consolidated financial statements and the annual financial statements are thereby ratified. Shareholders will vote on the Executive Board's proposal on the appropriation of retained earnings under agenda item 2. For the remaining documents listed under this agenda item, the law simply requires that shareholders be given an opportunity to inspect the documents for their information and does not provide for a resolution by the annual shareholders' meeting.

2. Resolution on the appropriation of retained earnings

The Executive Board and the Supervisory Board propose that the retained earnings of EUR 85,976,831.43 for the financial year 2014 be used as follows:

	EUR
Dividend of EUR 1.25 per ordinary share entitled to dividends	39,491,340.00
Amount carried forward to new account	46,485,491.43
Retained earnings	85,976,831.43

3. Resolution to ratify the acts of the members of the Executive Board in the financial year 2014

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The Executive Board and the Supervisory Board propose that the acts of the members of the Executive Board in the financial year 2014 be ratified.

4. Resolution to ratify the acts of the members of the Supervisory Board in the financial year 2014

The Executive Board and the Supervisory Board propose that the acts of the members of the Supervisory Board in the financial year 2014 be ratified.

5. Resolution on the selection of the independent auditor for the annual financial statements and the consolidated financial statements for the financial year 2015

Based on the recommendation of the Audit Committee, the Supervisory Board proposes that KPMG Bayerische Treuhandgesellschaft Aktiengesellschaft Wirtschaftsprüfungsgesellschaft Steuerberatungsgesellschaft, Munich, Regensburg branch office be selected as the independent auditor for the annual financial statements and the consolidated financial statements for the financial year 2015.

Further information

Total number of shares and voting rights

The company's share capital at the time that this notice convening the annual shareholders' meeting was made public in the Federal Gazette (Bundesanzeiger) amounted to EUR 40,000,000.00. It is divided into 31,593,072 ordinary shares. Each share entitles its holder to one vote in the annual shareholders' meeting. The company holds no treasury shares. Thus, at the time of the convening of the annual shareholders' meeting, the 31,593,072 ordinary shares yield a total of 31,593,072 votes.

Requirements for attending the annual shareholders' meeting and for exercising voting rights; the "record date" pursuant to Section 123 (3) Sentence 3 of the German Stock Corporation Act (AktG) and its significance

Only those shareholders who register with the company in text form in German or English prior to the shareholders' meeting and provide evidence of their shareholding are entitled to participate in and exercise the right to make counterproposals and vote in the shareholders' meeting. Special verification of the shareholding in text form, issued in German or English by the institution with which the account is held, shall constitute sufficient evidence of the shareholding. The evidence of shareholding must refer to the start of the day 27 May 2015 (midnight 00:00 CEST) ("record date"). Evidence of shareholding and registration must be received by the company no later than the end of the day 10 June 2015 (midnight 24:00 CEST) at the following address:

KRONES Aktiengesellschaft c/o C-HV AG Gewerbepark 10 92289 Ursensollen, Germany

or Fax: +49 9628 92 99-871

or

E-mail: hv@anmeldestelle.net

The record date is the date that determines whether shareholders are entitled to attend and vote in the annual shareholders' meeting. With respect to attendance of the annual shareholders' meeting or the exercise of voting rights, only those individuals will be deemed to be shareholders of the company who owned the share at the record date and have submitted evidence hereto by the noted deadline. Changes in share ownership after this time have no significance here. Shareholders who did not own any shares on the record date, but only purchased them afterward, may only attend and exercise voting rights in the annual shareholders' meeting if they have been granted proxy authorisation by the seller of the shares. Shareholders who have properly registered and submitted proof of their shareholdings are still entitled to attend and exercise voting rights in the annual shareholders' meeting even if they sell their shares after the record date. The record date has no impact on the ability to sell shares and is not a relevant date for any dividend entitlement.

Procedure for voting by proxy

Shareholders may have their voting rights exercised by proxy, e.g. by a bank, a shareholders' association, or another person of their choosing. If the shareholder authorises more than one person, the company may reject one or more of them.

Granting, revocation, and evidence of proxy authorisation must be submitted to the company in text form. Banks and persons or institutions treated as equivalents under Section 135 (8) of the German Stock Corporation Act (AktG) or under Section 135 (10) of the German Stock Corporation Act in conjunction with Section 125 (5) of the German Stock Corporation Act, such as shareholders' associations may stipulate different requirements with respect to their own appointment as proxies.

A form for granting proxy authorisation is printed on the back of the admission ticket that is sent to shareholders who register on time and in due form as described above.

The form for granting proxy authorisation is also available for download on the company's website at www.krones.com (Investor Relations – Annual Shareholder Meeting). It can also be requested from the company by mail, fax, or e-mail as follows:

KRONES Aktiengesellschaft Investor Relations Böhmerwaldstrasse 5 93073 Neutraubling, Germany

or Fax: +49 9401 70-3786

or E-mail: hv2015@krones.com

Proxy authorisation can be granted to the proxy directly or granted or substantiated in communication with the company. If proxy authorisation is to be granted or substantiated in communication with the company, we request that notification be communicated in due time through one of the contact options cited above.

Voting by proxies appointed by the company

We offer our shareholders the possibility to delegate their voting authority to proxies appointed by the company, who then vote in accordance with the respective shareholder's instructions.

The authorisation of and voting instructions for company-appointed proxies must be given in text form, as must the revocation of proxy authorisation or voting instructions. The related documents containing the proxy authorisation and instruction form for companyappointed proxies and relevant information will be sent to shareholders along with the admission ticket. These documents are also available for download on the company's website at www.krones.com (Investor Relations – Annual Shareholder Meeting). They can also be requested from the company by mail, fax, or e-mail as follows:

KRONES Aktiengesellschaft Investor Relations Böhmerwaldstrasse 5 93073 Neutraubling, Germany

or Fax: +49 9401 70-3786

or E-mail: hv2015@krones.com

We kindly request that shareholders return the completed proxy authorisation form and voting instructions to the above address, fax, or e-mail address in a timely manner.

If company-appointed proxies are granted proxy authorisation they must be given instructions on how the votes are to be cast on each item. Without such instructions, the proxy authorisation is not valid. Company-appointed proxies are obliged to vote in line with the instructions given.

Shareholders' rights

Shareholders' rights before and during the annual shareholders' meeting include the following pursuant to Sections 122 (2), 126 (1), 127, and 131 (1) of the German Stock Corporation Act (AktG). Additional explanations regarding shareholders' rights can be found on the company's website at www.krones.com (Investor Relations – Annual Shareholder Meeting).

Requests for additional agenda items

Pursuant to Section 122 (2) of the German Stock Corporation Act (AktG), shareholders jointly representing at least one-twentieth of the share capital or an amount of the share capital corresponding to at least EUR 500,000.00 may request that items be placed on the agenda and published. Each request for a new agenda item must be accompanied by an explanation or a formal resolution proposal.

The request must be addressed to the Executive Board and received by the company in writing at least 30 days prior to the annual shareholders' meeting (that is, no later than midnight 24:00 CEST, the end of the day 17 May 2015) at the following address:

KRONES Aktiengesellschaft The Executive Board (Vorstand) Böhmerwaldstrasse 5 93073 Neutraubling, Germany

New agenda items that are required to be made public will be published without undue delay upon receipt in the German Federal Gazette (Bundesanzeiger) and submitted to those media for publication which may be presumed to disseminate the information throughout the European Union. They will also be published on the company's website at www.krones.com (Investor Relations – Annual Shareholder Meeting).

Counterproposals and election nominations by shareholders

Every shareholder has the right to submit to the company counterproposals to proposals put forward by the Executive Board and/or the Supervisory Board relating to certain agenda items pursuant to Section 126 (1) of the German Stock Corporation Act (AktG) and to make election nominations pursuant to Section 127 of the German Stock Corporation Act provided that such elections are on the agenda. Counterproposals must be accompanied by a statement of grounds. No explanation is required for election nominations. Counterproposals and election nominations must be sent to the following address, fax, or e-mail address:

KRONES Aktiengesellschaft Investor Relations Böhmerwaldstrasse 5 93073 Neutraubling, Germany

Fax: +49 9401 70-3786

or

or E-mail: hv2015@krones.com No consideration will be given to counterproposals or election nominations sent to other addresses.

Counterproposals and election nominations that are received at the above address, fax, or email address on time, that is, by midnight 24:00 CEST, the end of the day 2 June 2015 and that must be made available will be posted, together with the shareholders' names and any statements of grounds, on the company's website at www.krones.com (Investor Relations – Annual Shareholder Meeting) without undue delay upon receipt. Management's comments, if any, will also be published at the above website.

The company may opt not to publish a counterproposal and its statement of grounds if the prerequisites under Section 126 (2) of the German Stock Corporation Act (AktG) are met. For instance, the statement of grounds for a counterproposal need not be published if its total length is more than 5,000 characters.

We would like to point out that counterproposals and election nominations will only be given consideration at the annual shareholders' meeting if they are made or submitted orally at the annual shareholders' meeting – even if they have been sent to the company before the meeting. The above does not affect the right of every shareholder to submit counterproposals to the various agenda items or election nominations during the annual shareholders' meeting transmitted them to the company beforehand.

Shareholders' right to information

Every shareholder present at the annual shareholders' meeting shall, upon request, be given information from the Executive Board on matters concerning the company to the extent that such information is necessary in order to properly evaluate the agenda item under discussion. The duty to provide information also extends to the company's legal and business relations with affiliated companies and to the position of the group and the companies included in the consolidated financial statements. The Executive Board may decline to respond to individual questions on the grounds stated under Section 131 (3) of the German Stock Corporation Act (AktG).

In order to facilitate proper response, we kindly request that shareholders and their authorised representatives wanting to pose questions at the annual shareholders' meeting send their questions to the above address, fax, or email address as early as possible before the meeting. Submitting questions in advance is not a formal requirement. Shareholders' rights to information are unaffected by this request.

Information (documentation) on the company's website

The following information is available on the company's website at www.krones.com in the Annual Shareholder Meeting section under the Investor Relations link:

- The content of this notice convening the annual shareholders' meeting
- An explanation of why no resolution is to be made on agenda item 1
- The documentation that must be made available to the annual shareholders' meeting
- The annual report of the company for the financial year 2014, which includes a description of the remuneration system for Executive Board members
- The total number of shares and voting rights at the time of this notice convening the annual shareholders' meeting
- The forms that can be used to grant proxy authorisation for the annual shareholders' meeting or to authorise a company-appointed proxy, who shall then be bound by the shareholder's instructions, and for giving those instructions
- Further information on the shareholder rights mentioned above (to request amendments to the agenda, to make counterproposals and/or election nominations, to obtain information).

Neutraubling, May 2015

KRONES Aktiengesellschaft

The Executive Board





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This version of the Notice of Shareholders' Meeting, prepared for the convenience of Englishspeaking readers, is a translation of the German original. For the purposes of interpretation the German text shall prevail.

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