

TELEPIZZA GROUP, S.A.

ORDINARY GENERAL SHAREHOLDERS' MEETING, JUNE 2018 Attendance, Proxy and Remote Voting Card

At its meeting on 13 May 2019, the Board of Directors of **TELEPIZZA GROUP**, **S.A.** (the "**Company**") agreed to convene an Ordinary General Shareholders' Meeting to be held at the company's address, C/ Isla Graciosa nº 7, Parque Empresarial La Marina, San Sebastián de los Reyes (28703-Madrid) on first call at 11.30 on 17 June 2019, or should the necessary quorum not be achieved, on second call at the same time on 18 June 2019 in the same venue. **It is foreseeable that the General Shareholders' Meeting will be held on first call at 11.30 on 17 June.**

Holder(s):			Address:	
Securities Account Number	Securities Account Number Number of Shares		n number of shares eded to attend	Number of Votes
			1	
The cardholder may appoint a proxy or vote remote vote shall prevail and the appointment of the General Shareholders' Meeting, sharel neeting being held. To do so, they must follow	of the proxy shall be holders may also ap	e null and ppoint a p	void. Pursuant to the proxy or vote on age	Articles of Association and the Regulation nda items by electronic means prior to th
SHAREHOLDERS WISHING TO ATTEND: All st Drdinary General Shareholders' Meeting and who neeting must sign in the space provided to that e card on the day of the meeting.	are furnished with th	nis attenda	ince card may attend th	ne meeting. Shareholders wishing to attend the
SHAREHOLDERS WISHING TO VOTE REMOTION OF THE SHARE OF THE	to that effect. Shareho	olders not		
Shareholders may vote remotely or appoint a pro S.A., Calle Isla Graciosa nº 7, Parque Empresaria or remote vote must be received by the Compar General Shareholders' Meeting on first call, whate and the remote vote shall be deemed not to have vebsite (<u>www.telepizza.com</u>), especially on preceived.	Il La Marina, San Sebany at least twenty-fou ever the means of cor we been cast. Further	astián de le Ir (24) hou mmunicatie more, the	os Reyes (28703-Madri irs prior to the day imr on. Otherwise, the prox	id), España. To be valid, the proxy appointmen nediately preceding the scheduled date of the cy shall be deemed not to have been appointed
ATTENDANCE IN PERSON				
Shareholders wishing to attend the Meeting must n person had previously appointed a proxy or vo				
Signature of the shareholder attending				
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REMOTE VOTING

If prior to the Meeting being held, shareholders entitled to attend who have been sent this card wish to vote remotely on proposals on the agenda of the General Shareholders' Meeting, they must mark the relevant box with a X depending on the manner in which they wish to vote.

If none of the boxes provided are marked in this respect with regard to any of the agenda items, the shareholder shall be deemed to have voted in favour of the Board of Directors' proposal. In any event, the rules included in the meeting announcement and on the Company's website (www.telepizza.com) must be obeyed, as must the provisions of the law, the Articles of Association and the Regulations of the General Shareholders' Meeting.

Agenda items	1.1	1.2	1.3	1.4	2	3	4	5	6	7
For										
Against										
Abstain										
Leave blank										

Shareholders casting their votes remotely shall be deemed present for the purposes of the constitution of the General Shareholders' Meeting.

VOTING INSTRUCTIONS REGARDING MATTERS NOT INCLUDED ON THE AGENDA

Unless expressly stated otherwise, with regard to proposed resolutions not formulated by the Board of Directors or to items not included on the agenda, the Chair of the Board shall be deemed to have been appointed as proxy pursuant to the rules on the direction of the vote in the event of a conflict of interest, contained in the Notice of the Shareholders meeting and the paragraph about Delegation of this card. Mark the NO box below solely if you are opposed to this appointment (in which case the shareholder shall be deemed to have abstained): **NO**

Signature	of the	shareholder	votina	remotely	v
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The shareholder issued with this card appoints the following proxy for the General Shareholders' Meeting:

Mark just one of the following boxes and in the event you mark the latter, name your proxy.

Ш	Chair of the Board of Directors
П	Mr/Me

In the event that none of the above boxes is marked or the person appointed as proxy is not named, the Chair of the Board of Directors, the Secretary of the Board of Directors, shall be deemed to have been jointly and severally appointed as proxy.

Pursuant to Articles 523 and 526 of the Spanish Companies Act, if the Chair of the Board of Directors or any other member of the Board of Directors has a conflict of interest with regard to any item on the agenda or any proposed resolution which may be presented off the agenda and the represented shareholder has not provided precise voting instructions, unless expressly stated otherwise, the Chair of the Annual General Shareholders' Meeting, the Chair of the Audit Committee, and the Chair of the Appointments and Remuneration Committee in turn shall be jointly and severally appointed as proxy, and if they also have a conflict of interest, the Secretary of the General Shareholders' Meeting shall be appointed as proxy.

VOTING INSTRUCTIONS REGARDING PROPOSED RESOLUTIONS ON THE AGENDA

Mark the relevant box with an X. In the event that you provide no instructions by marking the relevant boxes it will be construed that you wish to vote in favour of the proposals made by the Board of Directors. In any event, the rules included in the meeting announcement and on the Company's website (www.telepizza.com) must be obeyed, as must the provisions of the law, the Articles of Association and the Regulations of the General Shareholders' Meeting.

Agenda items	1.1	1.2	1.3	1.4	2	3	4	5	6	7
For										
Against										
Abstain										
Leave blank										

EXTENSION OF PROXY TO MATTERS NOT INCLUDED ON THE AGENDA

Unless expressly stated otherwise, the proxy extends to matters not included on the agenda which may be subject to a vote at the ordinary General Shareholders' Meeting. In this case the proxy shall exercise the vote in the manner that he/she believes is most favourable to the interests of the represented shareholder within the framework of the company's interests. Mark the NO box below solely if you are opposed to the extension of the proxy (in which case the shareholder shall be deemed to have abstained): **NO**

Signature of shareholder appointing the proxy

In on of of of 2019.					of	of 2019.
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The personal data (including, as appropriate, image and voice) that the shareholders send to the Company for the exercise of their rights to attend, grant a proxy for and vote at the General Shareholders' Meeting, or which are provided for such purposes by the entities with which such shareholders maintain their shares on deposit, will be processed by the Company, in compliance with Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016, and other applicable legal provisions in order to manage the development of, compliance with and control over the shareholding relationship. By attending the General Meeting, attendees provide consent for still images taking, image and/or voice recording and the reproduction and/ or publication and dissemination in the terms stated above, assigning to the Company, without geographical or temporal limitation (globally over the Internet), the economic image rights which may be applicable thereto, and waiving to receive remuneration.

Such personal data will be provided to the Notary exclusively in connection with preparation of the minutes of the General Shareholders' Meeting and may be provided to third parties in exercise of the right to receive information contemplated by law or accessible to the public as manifested during the General Meeting that shall be (totally or partially) the subject of audiovisual recording and public dissemination, as indicated. The processing of personal data is necessary for the aforementioned purposes and is based on your shareholding relationship and in compliance with legal obligations, as well as on your consent for the recording by attending the General Meeting in the terms indicated. The data will be kept while such relationship is maintained and for 6 years thereafter or for the duration of the limitations period on any legal or contract actions that may be applicable, except for the recording of images and voice, which will be deleted within one month thereafter. The rights of access, rectification, objection, erasure, portability, restricted processing and any other rights that may apply under applicable data protection regulations may be exercised by the personal data subject, who must provide proof of their identity for such purpose, by letter sent to the Data Protection Officer of the Company TELEPIZZA GROUP S.A., Avda. Isla Graciosa, 7, 28703 San Sebastián de los Reyes (Madrid). In addition, shareholders may submit any claim or request regarding the protection of their personal data to the Data Protection Officer of the Company at the e-mail address dpo.es@telepizza.com and at the Spanish Data Protection Agency (Agencia Española de Protección de Datos).

The shareholder shall be solely responsible for the provision on the forms of data that are false, inaccurate, incomplete or not up to date.

If the shareholder includes personal data of other individuals on the proxy-granting card or distance voting card, the shareholder must advise them of the details set forth in the preceding paragraphs and comply with any other requirements that may apply for the proper transfer of the personal data to the Company without the latter having to take any additional action in terms of information or validation.

It has been enabled a telephone number +34 916576200 and the e-mail addresses <u>inversores@telepizza.com</u> and <u>investors@telepizza.com</u> in order to facilitate or clarify any information related to this Meeting, in addition to the information provided on the company's website, <u>www.telepizza.com</u>.



AGENDA

- 1.- Annual Accounts, Management Reports, application of income and social management for the 2018 fiscal year.
 - 1.1. Examination and approval, if applicable, of the Annual and the Management Report for the Company and its Consolidated Group, as well as the management of the Company by the Board of Directors, all referring to the financial year closed on December 31st, 2018.
 - 1.2. Examination and approval, if applicable, of the Non-financial Information State for the Company and its Consolidated Group, on December 31st, 2018, which is part of the consolidated management report.
 - 1.3. Review and approval of the management developed by the Board of Directors during the year 2018.
 - 1.4. Examination and approval, if applicable, of the application of the result for the 2018 financial year.
- 2.- Re-election of the Auditor for the accounts of the Company and its Consolidated Group for the 2019 financial year.
- 3.- Ratification of the interim appointment of Mrs. Esther Berrozpe Galindo as proprietary Director and re-election for the statutory period.
- **4.-** Examination and approval, if applicable, of the delisting of the shares representing the entire share capital of Telepizza Group, S.A. from the Stock Exchanges of Madrid, Barcelona, Bilbao and Valencia, in accordance with the provisions of Articles 82 of the Securities Market Law and 11.d) of Royal Decree 1066/2007, of July 27th, on takeover bids. Delegation of powers.
- 5.- Distribution of extraordinary dividend with charge to unrestricted reserves for a maximum amount of 145 million euros, within the context of the voluntary takeover bid formulated by Tasty Bidco, S.L.U. over the shares representing the entire share capital of Telepizza Group, S.A.
- 6.- Consultative vote on the Annual Report on Remuneration for the Directors corresponding to the 2018 financial year.
- 7.-. Delegation of powers in favour of the Board of Directors for the interpretation, application, execution, formalization, development and, where necessary, remediation of the foregoing resolutions, as well as for the notarization of all of the above where required.