UNILEVER N V Form 6-K June 07, 2005

> FORM 6-K SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > REPORT OF FOREIGN ISSUER

Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of June, 2005

UNILEVER N.V. (Translation of registrant's name into English)

WEENA 455, 3013 AL, P.O. BOX 760, 3000 DK, ROTTERDAM, THE NETHERLANDS (Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F..X.. Form 40-F....

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b) (1):_____

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):____

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No ...X..

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-_____

Exhibit 99 attached hereto is incorporated herein by reference.

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

UNILEVER N.V.

/S/ A. BURGMANS By A. BURGMANS CHAIRMAN

/S/ J.A.A. VAN DER BIJL By J.A.A. VAN DER BIJL SECRETARY

Date: June 6, 2005

EXHIBIT INDEX

EXHIBIT DESCRIPTION

EXHIBIT NUMBER

Notice to Euronext Articles of Association

Exhibit 99

99

dated 26-5-2005

UNOFFICIAL TRANSLATION DEED OF AMENDMENT OF THE ARTICLES OF ASSOCIATION OF UNILEVER N.V.

On the twenty-sixth day of May two thousand and five appears before me, Johannes Daniel Maria Schoonbrood, notaris (civil-law notary) practising in Amsterdam: Bart Sicco Veldkamp, kandidaat-notaris (candidate civil-law notary), employed by De Brauw Blackstone Westbroek N.V., a limited liability company, with corporate seat in The Hague, with address at: 2596 AL The Hague, the Netherlands, Zuid-Hollandlaan 7, at the office in Amsterdam, born in Haarlem on the twenty-sixth day of December nineteen hundred and fifty-eight. The person appearing declares that on the tenth day of May two thousand and five the general meeting of shareholders of Unilever N.V., a limited liability company, with corporate seat in Rotterdam and address at: 3013 AL Rotterdam, Weena 455, resolved to amend the articles of association of this company and to authorise the person appearing declares that he amends the company's articles of association such that these shall read in full as follows ARTICLES OF ASSOCIATION:

Section I Name and registered office. Article 1. The name of the Company is Unilever N.V. and its registered office is situated in Rotterdam. Objects. Article 2. The objects for which the Company is established are to acquire interests in companies and business enterprises and to manage and finance companies and business enterprises regardless whether these are group companies and to do all things which, directly or indirectly, may be deemed to be incidental or

conducive thereto in the widest sense, including especially the carrying out of an agreement between the Company (then named Lever Brothers & Unilever N.V.) and Lever Brothers & Unilever Limited (now named Unilever PLC) - an English company with objects similar to those of Unilever N.V. - entered into on the twenty-eighth day of June nineteen hundred and forty-six, which reaffirmed an agreement dated the thirty-first day of December nineteen hundred and thirty-seven concluded by the same parties and identical in its operative provisions, and which was modified on the twentieth day of July nineteen hundred and fifty-one and on the twenty-first day of December nineteen hundred and eighty-one.

Definitions. Article 3. In these Articles of Association the following terms shall have the following meaning: addition: an alteration to the share register referred to in Article 11 par Board of Directors: the board of directors of the Company; a record in the share register referred to in Article 11 paragrap booking: to one or more shares for which no share certificates are outstan Unilever N.V. incorporated on the ninth day of November nineteen Company: an alteration to the share register referred to in Article 11 par deletion: depositary receipt for a share in the capital of the Company issu depositary receipt for a share: with the co-operation of the Company; entry: an entry in the share register referred to in Article 11 paragrap to one or more shares for which share certificates are outstanding the interest rate for six months Euro funds set by the Banking Fe Euribor: eleven hundred hours on the first day of each period; Euronext: the stock exchange of Euronext Amsterdam N.V. a member of the Board of Directors referred to in Article 19 here Executive Director: General Meeting: the corporate body the general meeting of shareholders or a meeti Group Chief Executive: the Group Chief Executive referred to in article 19 paragraph 4; holder of a depositary a holder of a depositary receipt for a share in the capital of th receipt for a share: Company issued with the co-operation of the Company or a person t attributed vis-a-vis the Company as those which are attributed to for a share; the law of the Netherlands; law: Non-Executive Director: a member of the Board of Directors referred to in Article 19 here person: a natural person or a legal entity; person authorised to attend (a) a shareholder entitled to vote, (b) a holder of a right of us and to vote at a General or a right of pledge, who is entitled to the voting right attache Meeting: share which is subject to the right of usufruct or the right of p referred to in Article 29 paragraph 1; person authorised to attend (a) a shareholder, (b) a holder of a depositary receipt for a sha and (c) a holder of a right of usufruct or a right of pledge, but a General Meeting: in respect of a share of which the voting right vests in the hold whom at the time that the right of usufruct or the right of pledo law are conferred upon holders of depositary receipts for shares company were withheld and (d) such other persons referred to in A Scrip: a fractional share referred to in Article 46 paragraph 1; Secretary: a Secretary of the Company referred to in Article 25; shareholder: a holder of a share in the capital of the Company or the joint ho Article 8 paragraph 2; share certificate: a certificate representing a share, a certificate representing mo representing a fractional share; regulations by or pursuant to the law of the Netherlands; statutory regulations: 4% cumpref: a share of the class of shares as defined in Article 4 paragraph 6% cumpref: a share of the class of shares as defined in Article 4 paragraph

7% cumpref Section II	
Capital an Article 4.	d division into shares.
4.1.	The authorised capital of the Company is one thousand five hundred and thirty-seven mi guilders (NLG-1,537,400,000) divided into: seventy-five thousand (75,000) seven per cent cumulative preference shares of one thou
	each, (the "7% cumprefs"); two hundred thousand (200,000) six per cent cumulative preference shares of one thousa
	<pre>(the "6% cumprefs"); seven hundred and fifty thousand (750,000) four per cent cumulative preference shares (NLG-100) each, (the "4% cumprefs");</pre>
4.2.	two thousand four hundred (2,400) ordinary shares of one thousand Dutch guilders (NLG- one billion (1,000,000,000) ordinary shares of one Dutch guilder and twelve cents (NLG The Company may issue shares not yet issued only pursuant to a resolution of the Gener
	body designated for such purpose by a resolution of the General Meeting. The issue sha statutory regulations applicable thereto and, where the authority to resolve thereon i than the Board of Directors, not otherwise than in accordance with a proposal to such The provisions of this paragraph shall apply correspondingly to the granting of rights
Reduction Article 5.	not apply to the issue of shares to a person who is exercising a previously acquired r of capital.
5.1.	Subject as hereinafter provided the Company may at any time repay the par value of the part, subject to the statutory regulations applicable to reduction of the issued capit
5.2. 5.3. Repurchase Article 6.	If repayment in part be resolved upon, the shares to be repaid shall be ascertained by Repayment shall not take place so long as any dividend on any preference shares is in of shares.
6.1. 6.2.	The Company may acquire fully paid ordinary and preference shares in its capital as we shares also otherwise than for no consideration, subject to the statutory regulations The Company may, without authorisation of the General Meeting, acquire shares in its c
	shares for the purpose of transferring such to employees in the service of the Company an arrangement applicable to them. These shares and depositary receipts have to be inc exchange.
Section II	I
Shares, fractional shares , share register and share certificates. Article 7.	
7.1.	The ordinary shares of one thousand Dutch guilders (NLG-1,000) each are numbered 1 to are not numbered, without prejudice to the provisions of Article 9 and Article 11 here share certificates and of bookings in the share register respectively.
7.2.	The ordinary shares numbered 1 to 2,400 inclusive shall be registered shares only. The registered or, provided they are fully paid up, bearer shares.
7.3.	When shares are issued they shall be in registered or bearer form at the shareholder's of this Article and any directions given by virtue hereof.
7.4.	At the request of a shareholder, who at the same time makes a request as mentioned in issued shall if registered be converted into bearer shares and if bearer shares be con subject to the provisions of this Article and any directions given by virtue hereof.
7.5.	The Board of Directors may direct in the case of ordinary shares that requests for iss for the conversion of registered shares into bearer shares or vice versa shall be comp extent that such request relates to five shares or a multiple thereof.
7.6.	The Board of Directors may split shares into fractional shares of one cent (NLG-0.01) shares of the same class, together representing the nominal amount of a share of that share by the Board of Directors at the request of the holder of such fractional shares provisions in Article 46 paragraph 8. The provisions of these Articles of Association certificates and shareholders shall also apply to fractional shares, fractional share
	fractional shares, save in so far as the contrary is expressed or follows from the mea of property of shares or depositary receipts for shares.
Article 8.	
8.1.	If shares or depositary receipts for shares form part of a community of property, the

8.1. If shares or depositary receipts for shares form part of a community of property, the person only, designated in writing by the joint participants, to exercise the rights a depositary receipts, except where otherwise provided by law or these Articles of Assoc also designate more than one person. If the community of property comprises shares, th

at the time of the designation of the representative or thereafter - but only unanimou so wishes, a number of votes corresponding to his interest in the community of propert his instructions.

The Company shall record these instructions in the share register referred to in Artic 8.2. If in respect of a share the shareholder rights vest in more than one person, then in notwithstanding the provisions of the first paragraph, "shareholder" shall mean the jo Furthermore, when mentioning is made of a request or any other action by a shareholder shall refer to the corresponding action of a person, who is authorised to perform that shareholder or pursuant to his own right to perform that action, except where otherwis Articles of Association. What has been provided above, shall correspondingly apply to issued with the co-operation of the Company.

Share certificates.

Article 9.

- 9.1. In respect of registered shares, registered share certificates shall be issued to shar shareholder's request, only a booking is recorded. In respect of bearer shares, bearer issued to shareholders. The share certificates shall be obtainable for single shares a Board of Directors may direct. In respect of ordinary bearer shares, however, the Boar share certificates shall be obtainable only for five shares and for such multiples the Board of Directors.
- 9.2. The registered share certificates shall be obtainable in the form of a mantle with a s without a talon which are intended to be surrendered to the Company in order to exer respect of the share, as mentioned in Article 41 hereof. In these Articles of Associat certificates are hereafter referred to as type I share certificates. The registered share certificates for ordinary shares of one Dutch guilder and twelve obtainable in the form of a mantle without dividend coupons. In these Articles of Association certificates are hereafter referred to as type II share certificates.
- 9.3. The bearer share certificates in respect of 7% cumprefs, 6% cumprefs and 4% cumprefs s mantle with a set of dividend coupons - with or without a talon - which are intended t order to exercise rights to be granted in respect of the share, as mentioned in Articl Association such bearer share certificates are hereafter referred to as type A share of may direct in respect of each class of cumulative preference shares that bearer share obtainable in the form of a mantle with a dividend sheet which is intended to be kept order to exercise rights to be granted in respect of the share, as mentioned in Articl Association such bearer share certificates are hereafter referred to as type B share of certificates in respect of ordinary shares of one Dutch guilder and twelve cents (NLGobtainable in the form of type B share certificates.

The dividend sheet of a type B share certificate shall be issued by the Company only t the shareholder. Such designation must be made from among a group of depositaries who by the Board of Directors and whose custody of dividend sheets as aforesaid is adminis Company accepted therefor by the Board of Directors and who have undertaken not to pas persons other than depositaries and exchanging agents admitted by the Board of Director consent and only to accept the deposit thereof on this condition.

- 9.4. The share certificates for ordinary shares of one thousand Dutch guilders (NLG 1,000) the share or shares to which they relate. The share certificates for the remaining sha serial letter or serial letters and a number to distinguish share certificates of the same nominal amount. The numbers 1 to 2,400 inclusive shall not be used for type I or ordinary shares of one Dutch guilder and twelve cents (NLG-1.12) each.
- 9.5. The mantles of the share certificates shall be signed on or before issue by two member member of the Board of Directors and a Secretary. The date of signing shall be shown a Furthermore type II share certificates shall, and all other share certificates may be persons designated by the Board of Directors for that purpose.
- 9.6. The form and text of the share certificates shall be determined by the Board of Direct provisions of the preceding paragraphs hereof.
- 9.7. Without prejudice to the provisions of Article 10 hereof, a share certificate or a par surrendered to the Company for cancellation or if it relates to a share cancelled with regulations. Cancellation shall be effected by or by virtue of a resolution of the Boa Duplicate share certificates.

Article 10.

10.1. Without prejudice to the provisions of the law the Board of Directors may, to replace thereof lost, mislaid or damaged, issue in place thereof, subject to such conditions a the Board of Directors shall deem necessary, either a new share certificate or a new p bearing the same number as the document which it replaces and showing clearly that it

10.2. At the time of issue of such new document or duplicate the document which it replaces10.3. Any expenses incurred in complying with the conditions stipulated by the Board of Dire document or duplicate may be charged to the applicant.

Share register.

Article 11.

- 11.1. For the registered shares a register shall be kept by or on behalf of the Company which name, the address to which he wishes any communications or documents relating to his s shares for which share certificates are outstanding, the number together with any series certificate.
- Entries and bookings shall be recorded separately even though they concern one and the 11.2 The register mentioned in the preceding paragraph hereof may consist of several parts, or partly, in more than one original copy and in more than one place, at the Board of The form and contents of the share register and the particulars to be recorded therein of Directors with due regard to the provisions of this Article and the relevant statut Directors may determine that the records shall vary according to whether they relate t which type I share certificates have been issued, to entries in respect of shares for have been issued or to bookings.
- 11.3. Where particulars of an entry or booking or any alteration therein are recorded at the of Directors may stipulate that such request shall be made in writing and be duly sign
- 11.4. Each booking shall relate to one class of shares only. It shall be given a number or a number, and it shall record for each shareholder the number and class of shares held be mentioned in paragraph 1 hereof, the way in which he wishes payment to be made of dividistributions due to him on such shares. With due observance of the provisions of Artibank account in the Netherlands, unless the Board of Directors at the shareholder's reotherwise.
- 11.5. If there is any alteration in any of the particulars recorded in a booking, such alter booking in the share register.
- 11.6. Every initial booking and every addition or deletion shall show the date on which it is shall be certified by means of the signatures of a member of the Board of Directors and Directors may decide that the signature of a member of the Board of Directors or of a substituted by the signature of persons specially authorised for that purpose by the B that every booking, addition or deletion shall in all cases be certified by means of t
- 11.7. The Company shall have discharged its obligations arising from the rights attached to fulfilment thereof, it relies on the particulars recorded in the share register in acc preceding paragraphs hereof and of Article 8 hereof and shall bear no responsibility f Article and in Articles 8, 12, 13 and 14 hereof which it performs at the request of a to be the person entitled to exercise the rights concerned or his representative. The examine the authenticity of signatures, power of disposition, power of representation circumstances of the case failure to do so would be considered to be gross negligence Exchange of registered and bearer share certificates.

Article 12.

- 12.1. If the holder of one or more registered share certificates or bearer share certificates for cancellation so requests then, subject to the provisions of Articles 7 and 9 hered virtue thereof, he shall instead of such share certificates and for the same total nom or more new share certificates, each for as many shares as he requests and of the type booking or addition, as mentioned in Article 11 hereof, recorded in his name in the sh
- 12.2. If a shareholder in whose name a booking has been recorded so requests then, subject t 9 hereof and any directions given by virtue thereof, he shall instead of such booking issued to him one or more share certificates for the same total nominal amount, each f and of the type desired by him.
- 12.3. The Board of Directors may require a request as mentioned in this Article to be made of from the Company which shall be signed by the shareholder.
- 12.4. A request by a shareholder as mentioned in Article 11, paragraph 3 hereof or as mention lodgment with the Company of a share certificate or of an instrument as referred to in shall be made at the place to be designated for this purpose by the Board of Directors designated for different classes of shares and share certificates.
- 12.5. For each cancellation or issue of a share certificate pursuant to the provisions of th the Company shall be entitled, subject to the relevant statutory regulations, to charg applicant.
- 12.6. The provisions of this Article are mutatis mutandis applicable to those who hold a rig on one or more shares.

Section IV

Transfer of shares.

Article 13.

- 13.1. The transfer of ownership of a registered share for which a share certificate is outst the provisions of paragraph 3 hereof and without prejudice to the provisions of Articl effected only either by service upon the Company of an instrument of transfer of owner with it of the share certificate or by written acknowledgement by the Company upon sub transfer of ownership and lodgment of the share certificate with the Company. In both transfer of ownership on the share certificate or cancel such share certificate and is certificates for the same total nominal amount registered in the name of the person(s)
- 13.2. The transfer of ownership of a registered share for which no share certificate is outs the provisions of paragraph 3 hereof and subject to the provisions of Article 14, para service upon the Company of an instrument of transfer of ownership of the share or by Company upon submission to it of an instrument of transfer of ownership of the share. transfer of ownership shall, after deletion of the existing booking in the share regis recording an initial booking or an addition as referred to in Article 11 hereof in the the share or by issuing one or more share certificates registered in the name of the t nominal amount registered in the name of the person(s) entitled to the share(s).
- 13.3. For written acknowledgement by the Company of the transfer of ownership of a registere made with the consent of the Board of Directors, it is required:
 - a. if a type I share certificate is outstanding for the share or if a booking for register: that an instrument of transfer of ownership, by means of a form to be Company, duly completed and signed by or on behalf of the transferor, has been
 - b. if a type II share certificate is outstanding for the share: that the instrument certificate or a separate instrument couched in identical terms, duly completed transferor, has been lodged with the Company.
- Additional transfer requirements.
- Article 14.

14.1.

- The provisions of Article 13 hereof shall apply correspondingly to:
 - a. the allocation of a registered share upon the division of any community of propb. the creation and transfer of a right of usufruct or the creation of a right of
 - provided that the written acknowledgement thereof in the case of a share for wh outstanding can be effected only by making a record thereon to such effect.
- 14.2. The transfer of a registered share as a result of a foreclosure shall take place in ac statutory regulations in force, provided that if a share certificate for the share is share certificate with the Company shall also be required for the transfer of ownershi

Section V

Special provisions relating to the ordinary shares numbered 1 to 2,400 inclusive.

- Article 15.
- 15.1. Ordinary shares belonging to the series numbered 1 to 2,400 inclusive may be transferr more other holders of such shares numbered 1 to 2,400 inclusive.
- 15.2. The provisions of the preceding paragraph of this Article may be deviated from with the ordinary shares numbered 1 to 2,400 inclusive, given unanimously at a meeting of such are present or represented.
- 15.3. Before acknowledgement of a transfer is effected, the Board of Directors shall ascerta for such transfer have been duly complied with.

Article 16.

- 16.1. On the death of a holder of any ordinary share bearing one of the numbers 1 to 2,400 i a partnership, association or company being a holder of such share - the heirs-at-law, shall be bound, within three months at the latest after the date of such death or after such dissolution, to offer all the shares registered in the name of their legal predec partnership, association or company, successively and in such order as they may desire shares at the price last quoted on Euronext for the ordinary shares of the Company pri
- 16.2. The heirs-at-law, legal successors or liquidators mentioned in the preceding paragraph after the date of the said death or resolution for dissolution, give notice thereof in specifying the person or persons to whom, in accordance with the provisions aforesaid, shares numbered 1 to 2,400 inclusive, belonging to their legal predecessor or the part the case may be to be effected, at the same time lodging with the Board of Directors a ownership, as mentioned in Article 13, paragraph 3 sub-paragraph (a) hereof, and the r
- 16.3. The provisions of the foregoing paragraphs of this Article may be deviated from with t the ordinary shares numbered 1 to 2,400 inclusive, given unanimously at a meeting of s holders are present or represented.

Article 17.

- 17.1. If the notice mentioned in the preceding Article hereof, together with the specificati certificates referred to in such Article have not been lodged with the Board of Direct said Article, the Board of Directors shall notify the other holders of the ordinary sh accordingly, at the same time convening a meeting of the holders of such shares. This more holders of the said shares who are prepared to take over the shares in question, successors or liquidators concerned shall be bound to transfer such shares forthwith a for the ordinary shares of the Company prior to the date of such designation.
- 17.2. The chairman of the said meeting shall have the designation mentioned in the preceding forthwith to the Board of Directors and the Board of Directors shall notify the heirs-liquidators concerned accordingly within fourteen days after such meeting.
- 17.3. In the event of the heirs-at-law, legal successors or liquidators failing to transfer the name of their legal predecessor or in the name of the dissolved partnership, assoc persons designated by the said meeting within fourteen days after notification of such Directors may effect such transfer themselves by signing on their behalf an instrument paragraph 3 sub-paragraph (a) hereof; such transfer shall be recorded at the same time Article 11 hereof and - if necessary - duplicate share certificates shall be issued to such duplicate shall render the document it replaces null and void. All expenses incur such duplicates shall be borne by the heirs-at-law, legal successors or liquidators he

Article 18.

All announcements and communications required by the foregoing Articles of this Section shall be Section $\ensuremath{\mathsf{VI}}$

Management.

Article 19.

19.1. The management of the Company shall be conducted by a Board of Directors.

- The Board of Directors shall consist of one or more Executive Directors and Non-Execut
 Only natural persons can be Non-Executive Directors.
- 19.4. The Board of Directors shall determine the number of Executive Directors and the number Board of Directors may appoint one of the Executive Directors as Group Chief Executive Directors may decide.
- 19.5. The Executive Directors and Non-Executive Directors shall be appointed by the General comprising at least such number of persons as shall be required by law for each vacance the holders of ordinary shares numbered 1 to 2,400 inclusive. Notwithstanding the prov Article, the General Meeting may appoint a member of the Board of Directors as its dis holders of ordinary shares numbered 1 to 2,400 inclusive has not within a reasonable p thereto made a nomination.

A nomination is binding when it has been made in due time, in accordance with the appl includes the names of persons who have offered themselves for election to the board of about the same time as their nomination for election to the Board of Directors of the Meeting may at all times overrule the binding nature of such a nomination by a resolut two-thirds majority of the votes cast, which majority should represent more than one-h In the event that a nomination is overruled in accordance with the preceding sentence, to be held within three months thereafter, notwithstanding the other provisions of thi new Director may be appointed with an absolute majority of the votes cast at such Gene provisions of paragraph 6 of this Article.

Pending one or more vacancies the Board of Directors remains properly constituted.

- 19.6. When a proposal is made to the General Meeting for the appointment of a member of the person or persons (first) nominated shall be included in the agenda of such General Me
 19.7. The nomination list shall be lodged with the Board of Directors in good time before th is to deal with the appointment of one or more members of the Board of Directors so th
- place the appointments on the agenda for that meeting.

19.8. The remuneration of the Executive Directors shall be determined by the Board of Direct

- 19.9. Each of the Non-Executive Directors shall be paid a fee at such rate as may from time of Directors provided that the aggregate of all fees so paid per annum to Non-Executiv amount per annum decided by the General Meeting.
- 19.10. Unless Dutch law provides otherwise, the following shall be reimbursed to current and Directors:
 - a. the reasonable costs of conducting a defence against claims (also including cla or failures to act in the exercise of their duties or any other duties currentl at the Company's request;
 - b. any damages payable by them as a result of an act or failure to act as referred
 - c. the reasonable costs of appearing in other legal proceedings in which they are members of the Board of Directors, with the exception of proceedings primarily

own behalf.

There shall be no entitlement to reimbursement as referred to above if and to the exterestablished in a final and conclusive decision that the act or failure to act of the provides as wilful ("opzettelijk"), intentionally reckless ("bewust rockeloos") of verwijtbaar") conduct, unless Dutch law provides otherwise or this would, in view of t unacceptable according to standards of reasonableness and fairness, or (ii) the costs concerned are covered by an insurance and the insurer has paid out the costs or finance that it has been established by a Dutch court in a final and conclusive decision that entitled to reimbursement as referred to above, he shall immediately repay the amount Company may request that the person concerned provide security for his repayment oblig liability insurance for the benefit of the persons concerned. The Board of Directors m further implementation to the above.

Annual resignation and dismissal.

Article 20.

20.1. All Executive Directors shall retire each year at the Annual General Meeting as per th one Executive Director.

All Non-Executive Directors shall retire each year at the Annual General Meeting as pe least one Non-Executive Director.

Members of the Board of Directors are eligible for immediate reappointment, subject to 20.2. The General Meeting may at any time remove or suspend any member of the Board of Direct the preceding sentence shall state the reasons therefor.

Chairman of the Board of Directors.

Article 21.

- 21.1. The Board of Directors shall appoint one of its members to be its Chairman for such pe decide.
- 21.2. The Board of Directors may appoint one or more of its members as Vice-Chairman of the as the Board of Directors may decide. If the Chairman is absent or unwilling to take t entrusted with such of the duties of the Chairman entrusted to him by these Articles o Directors may decide.
- 21.3. If no Chairman has been appointed or if the Chairman is absent or unwilling to take th Directors shall be presided over by a Vice-Chairman or in the event of his absence or a member of the Board of Directors or another person present designated for such purpo

Meetings.

Article 22.

- 22.1. Meetings of the Board of Directors may be called at any time, either by one or more me on his or their instructions, by a Secretary .
- 22.2. The Secretaries may attend the meetings of the Board of Directors.
 - The Board of Directors may decide to permit others to attend a meeting as well.

Powers, restrictions.

Article 23.

- 23.1. The Board of Directors shall be entrusted with the management of the Company and shall powers within the limits of the law that are not granted by these Articles of Associat
- 23.2. The Board of Directors may entrust the Group Chief Executive with the operational mana business enterprise connected therewith. The Board of Directors may entrust the Group the preparation of the decision making process of the Board of Directors and the imple by the Board of Directors to the extent that the Board of Directors has not instructed decided otherwise.

For the purposes of this paragraph, paragraph 3 and paragraph 6, if no Group Chief Exe shall be exercised and these duties shall be fulfilled by the Executive Directors join

- 23.3. The Group Chief Executive shall determine which duties regarding the operational manage business enterprises connected therewith will be carried out under his responsibility Directors or by one or more other persons.
- 23.4. The Non-Executive Directors shall supervise the policy and the fulfilment of duties of the Executive Directors, respectively, and the general affairs of the Company and they with such duties as are and shall be determined by or pursuant to these Articles of As
- 23.5. The Board of Directors may establish such committees as it may deem necessary which commembers of the Board of Directors or of other persons. The Board of Directors appoints determines the tasks of each committee. The Board of Directors may at any time change each committee.
- 23.6. Timely the Group Chief Executive shall provide the Non-Executive Directors with all in exercise of their duties.
- 23.7. Without prejudice to its other powers and duties, the Board of Directors is authorised

to dispose of interests in companies and business enterprises and to enter into transa

- a. in respect of a subscription for shares imposing special obligations upon the C
 b. concerning the acquisition of shares upon terms differing from those upon which offered to the public;
 - c. having for their object to secure some advantage to one of the founders of the concerned in its formation;

relative to payments upon shares other than in cash, without being subject to a
 In the event of the absence or inability to act of one or more members of the Board of of Directors remain intact.

In the event of the absence or inability to act of all members of the Board of Director jointly, or the only Secretary in office, shall temporarily be responsible for the man vacancies have been filled.

In the event of the absence or inability to act of all members of the Board of Director Secretary in office will as soon as possible take the necessary measures required for

Representation.

Article 24.

- 24.1. The Board of Directors shall represent the Company.
- 24.2. The Company shall also be represented by the Group Chief Executive (if appointed) as w Directors acting jointly. In addition, except in the case of representation by virtue in the cases mentioned in paragraph 5 of this Article and in Article 9 paragraph 5, th either by an Executive Director together with a Secretary or an attorney or by two Sec together with an attorney or by two attorneys, in the last case subject to the limitat any such attorneys on or after their appointment.

The Board of Directors shall have the power, without prejudice to its responsibility, represented by one or more attorneys. These attorneys shall have such powers as shall their appointment and in conformity with these Articles of Association, by the Board of The Non-Executive Directors have no power to represent the Company.

- 24.3. The signing of mantles of share certificates, elements thereof, extracts from the reginered and notes issued by the Company may be effected by stamping or printing in faces are authorised by virtue of these Articles of Association to represent the Company for
- 24.4. A document which persons, solely or jointly empowered to represent the Company in purs signed as a certified true copy of or extract from the minutes of a General Meeting, o of shares or of a meeting of the Board of Directors shall as between the Company and t resolution by such meetings in accordance with the contents of such copy or extract.
- 24.5. If the Company is a shareholder, supervisory director or director of another corporate as such at meetings of shareholders, supervisory directors or the board of such corpor authorised for this purpose by the Board of Directors.
- 24.6. If an Executive Director is acting in his personal capacity when entering into an agree conducting any litigation against the Company, the Company may be represented, with du paragraph 2 hereof by the other Executive Directors, unless the General Meeting appoint to represent the Company. In the event that an Executive Director has a conflict of in other manner than as described in the first sentence of this paragraph, every Executive provisions of paragraph 2 hereof, shall have power to represent the Company.

Secretaries.

Article 25.

25.1. The Board of Directors may appoint one or more Secretaries from outside its members.25.2. A Secretary shall have such powers as are assigned to him by these Articles of Associa

of Association, by the Board of Directors on or after his appointment.

25.3. A Secretary may be removed from office at any time by the Board of Directors.

Regulations.

Article 26.

With due observance of these Articles of Association the Board of Directors may adopt one or more such matters as its internal organisation, the manner in which decisions are taken, the compositi committees and any other matters concerning the Board of Directors, the Group Chief Executive (if Directors and the committees established by the Board of Directors. Section VII

Meetings of holders of a class of shares.

Article 27.

The provisions of the Articles 28 to 33 inclusive and of Article 35 hereof relating to the General is otherwise expressed or follows from the meaning of the relevant provision, apply corresponding preference shares, to the meeting of holders of preference shares of a particular class and the meaning - subject to the provisions of Article 36 hereof - to the meeting of the holders of ordinary shares.

each numbered 1 to 2,400 inclusive. Place of meetings. Convocation. Registration date. Article 28.

- 28.1. The General Meetings shall be held at Rotterdam, Vlaardingen, The Hague, Utrecht, Amst time and place as the Board of Directors shall decide.
- 28.2. The notice convening a General Meeting shall be issued by or on behalf of the Board of in the daily newspapers mentioned in Article 33 hereof. At least fourteen days notice day of issuing the notice and the day of the meeting.
- 28.3. The notice shall state which requirements shareholders and holders of depositary recei provisions of Article 29 hereof, in order that they may attend the General Meeting or
- 28.4. The notice shall furthermore contain the agenda for the meeting or except in the cas Articles of Association - shall state that the agenda is available for inspection by s depositary receipts for shares at the Company's registered office.
- 28.5. Proposals by shareholders or holders of depositary receipts for shares shall be put on lodged in writing with the Board of Directors by one or more shareholders or holders o who alone or together represent at least one-hundredth of the issued capital or who re as set in respect thereto by or pursuant to the law on a date not later than the sixti meeting and provided that there is not an important interest of the Company at stake w is put on the agenda. Registered shareholders shall at the same time state the numbers of the bookings for the shares held by them, and holders of bearer shares must show th proposals are lodged in writing with the Board of Directors they are holders of such s declaration by a bank confirming that at that time the bank held the share certificate the satisfaction of the Board of Directors.

Admittance to a General Meeting.

Article 29.

- 29.1. Without prejudice to the provisions of Article 8 hereof, any person who at the date of or a holder of a depositary receipt for a share and in respect of whom the requirement paragraph 4 hereof have been met shall be entitled either in person or by proxy appoint
 - a. to attend and speak at such meeting;
 - b. to the extent a voting right in respect of the share accrues to him by virtue o right at the meeting.
- 29.2. Besides the persons mentioned in paragraph 1 hereof, only members of the Board of Dire persons whom the meeting or its chairman may admit shall be entitled to attend the mee 29.3. Shareholders intending to attend the General Meeting shall:
 - a. in order to be able to exercise the powers mentioned in paragraph 1 hereof in r notify the Company in writing of their intention by the time and at the place m stating the number of the share certificate or of the booking for the said shar for this purpose by or on behalf of the Company;
 - b. in order to be able to exercise the powers mentioned in paragraph 1 hereof in revoucher issued by a depositary office mentioned in the notice of meeting and she certificate or, if this was specifically indicated in the notice of meeting, the deposited by the shareholder by the time mentioned in the notice and that the or responsibility towards the Company for ensuring that the mantle or the share certificate over before the end of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the meeting except upon surrender of the work of the time for the shareholder of the time work of the time work

The time mentioned in (a) and (b) above shall not be later than the third day following meeting nor earlier than the seventh day prior to that of the meeting.

29.4. The Board of Directors may determine that persons authorised to attend a General Meeti and to vote at a General Meeting shall be those persons who as such have been register registers designated for that purpose by the Board of Directors at a time designated f Directors, irrespective of whom at the time of the General Meeting would have been a p General Meeting or a person authorised to attend and to vote at a General Meeting if a this paragraph would not have been established.

The convocation to attend a General Meeting shall mention the registration time as well authorised to attend a General Meeting and persons authorised to attend and to vote at themselves and exercise their rights.

The provisions of paragraph 3, sub-paragraphs a and b shall apply correspondingly.

29.5. In the event that the powers mentioned in paragraph 1 will be exercised by a proxy, th - if and when it applies with due observance of the provisions of paragraph 4 hereof by the Company by not later than the date or dates mentioned for that purpose in the of the powers mentioned in paragraph 1 hereof only for shares in respect whereof the numb of the bookings are specified in the instrument of proxy, unless his instrument of propurpose by or on behalf of the Company.

29.6. The provisions of paragraphs 3 and 5 hereof shall apply correspondingly to depositary holders of such depositary receipts for shares.

Number of votes.

Article 30.

The person who is authorised by virtue of these Articles of Association to exercise the voting ri shares at the General Meeting may cast as many votes in respect thereof as the number of complete (NLG-0.10) is comprised in the total nominal amount thereof. Chairman, minutes.

- Article 31. 31.1. The Chairman of the Board of Directors shall preside at General Meetings. If no Chairm been appointed and also if the Chairman is absent or unwilling to take the chair, the the provisions of Article 21, paragraph 2 hereof in respect of a Vice-Chairman, be pre the Board of Directors or such other person, whether a shareholder or not, as the Boar If at a meeting no person is present who can act as the Chairman of that meeting in ac Articles of Association, then one of the shareholders present shall be charged by the meeting.
- The minutes of the General Meeting unless the business transacted thereat is recorde 31.2. person to be designated for this purpose by the Board of Directors. The minutes shall resolutions adopted by the General Meeting and, at the request of a person who was ent concise content of what he said, and further all that which the Chairman of the meetin shall be finally settled and signed by the Chairman of the meeting and by the person r this paragraph.

Resolutions.

Article 32.

- 32.1. All resolutions by a General Meeting shall, except where the law or these Articles of passed by an absolute majority of the votes cast. Blank or invalid votes shall not cou 32.2.
- The Chairman of the meeting determines the method of voting.
- 32.3. In the event of an equality of votes concerning persons, lots shall be drawn; in the c the resolution shall be deemed to have been rejected.
- Publication of convocations.

Article 33.

All notices by the Company shall be published in at least two Dutch daily newspapers to be select Notifications and announcements by the Company shall be made in the manner determined by the Boar The provisions of this article shall apply save in so far as otherwise provided in these Articles prejudice to any additional, legal or regulatory publication requirements. Annual General Meeting.

Article 34.

- 34.1. The General Meetings shall be distinguished between Annual General Meetings and extract be convened by the Board of Directors.
- 34.2. The Annual General Meeting shall be held not later than the month of June.
- The order of business to be transacted at the Annual General Meeting is: 34.3.
 - consideration of the Annual Report submitted by the Board of Directors; a.
 - b. adoption of the Annual Accounts drawn up by the Board of Directors, which Annua appropriation of the profit realised in the preceding financial year, subject t hereof;
 - the granting of discharge to the Executive Directors for the fulfilment of thei с. year;
 - d. the granting of discharge to the Non-Executive Directors for the fulfilment of financial year;
 - appointment of Executive Directors and Non-Executive Directors; e.
 - appointment of one or more experts charged with the auditing of the Annual Acco f.

consideration of the other items on the agenda referred to in Article 28 hereof α.

Extraordinary General Meetings.

Article 35.

Extraordinary General Meetings shall be held whenever the Board of Directors so decides or at the shareholders and holders of depositary receipts for shares together representing at least one-ten a request to that effect in writing to the Board of Directors, specifying the resolutions which t provisions of the second sentence of Article 28 paragraph 5 shall hereby apply correspondingly. Meetings of holders of ordinary shares numbered 1 to 2,400 inclusive. Article 36.

The following special arrangements shall apply to meetings of the holders of the ordinary shares numbered 1 to 2,400 inclusive:

- meetings of the holders of these shares may be convened by notice sent out at least seven days - prior to the date of the meeting;
- b. such meetings shall be held at the place mentioned in the convocation and shall themselves the taking of minutes of the business transacted thereat;
- c. the agenda of the business to be dealt with at such meetings need not be included in the meetings for inspection in the manner provided in Article 28, paragraph 4, hereof;
- d. such meetings may also be called by any holder of one or more such shares;
- e. if all the holders of such shares are present or represented thereat such meeting, even in accordance with the relative provisions of these Articles of Association, shall, with the to have been validly convened.

Section VIII

Financial year, Annual Accounts.

Article 37.

- 37.1. The financial year of the Company is the calendar year.
- 37.2. If by virtue of the agreement referred to in Article 2 hereof any claim against or lia for the Company as a result of the declaration of the dividends to be distributed for and by Unilever PLC, such claim or liability shall be credited or debited as the case Loss Account for that financial year.
- 37.3. The Board of Directors shall keep the Annual Accounts which it has drawn up and its An information to be added thereto pursuant to the law and the declaration issued by the 34, paragraph 3, sub-paragraph (f), hereof, available for inspection by shareholders a receipts for shares at the Company's office from the day on which the notice convening until the termination of such meeting and shall make copies thereof available for such persons may obtain copies at cost.
- 37.4. Adoption of the Annual Accounts shall be made by the General Meeting.

Allocation of profits.

Article 38.

- 38.1. The profit shown by the adopted Annual Accounts for the preceding financial year shall be kept by virtue of the law or the agreement referred to in Article 2 hereof have whe therefrom and losses not yet covered from previous years have been made good and after the Board of Directors have been provided, be applied as follows.
- 38.2. Firstly, the holders of the 7% cumprefs, 6% cumprefs and 4% cumprefs shall be paid the cent, six per cent and four per cent as the case may be on the nominal amount of their
- 38.3. If the amount of the profit remaining after application of paragraph 1 hereof is not s provisions of paragraph 2 hereof, such amount shall be distributed among the holders of 4% cumprefs in such manner that the percentages of dividend payable on the 7% cumprefs shall be in the ratio of seven to six to four.
- 38.4. In the event mentioned in paragraph 3 hereof, the deficit shall be made good in subseq the profits of subsequent years remaining after implementation of the provisions of pa of such profits shall first be applied in making good the arrears in the dividends for insufficient profit remains to make good these arrears, the percentages of dividend pa arrears of dividend on the 7% cumprefs, 6% cumprefs and 4% cumprefs shall be in the ra
- 38.5. The profits remaining after the provisions of the preceding paragraphs have been appli holders of the ordinary shares in proportion to the par value of their respective hold

Interim distributions. Article 39.

The Board of Directors may resolve to make an interim distribution on shares in so far as an interiabilities shows that the Company's capital and reserves are higher than the sum of the paid-up reserves which have to be kept by virtue of the law or these Articles of Association. Distribution in the form of shares.

Article 40.

Resolutions to make a distribution in whole or in part by issuing shares in the capital of the Co corporate body authorised to resolve on the distribution, without prejudice to the powers that mi body with regard to the issue of shares not yet issued.

Payment of distributions.

Article 41.

- 41.1. The Board of Directors shall determine the place or places where a distribution is obt Netherlands shall be designated for this purpose for all classes of shares, except for certificate has been issued.
- 41.2. If, as regards the latter shares, a cash dividend is made obtainable only outside the made on these shares in the currency of the country concerned calculated at the rate o on which such distribution is resolved upon. If and to the extent that on the first da

obtainable the Company, in consequence of Government action, war or other exceptional is unable to make payment at the place designated outside the Netherlands or in the fo Directors may to that extent designate one or more places in the Netherlands instead, the preceding sentence hereof shall to that extent no longer apply.

- 41.3. The Board of Directors shall determine the date from which a distribution is obtainabl respect of the ordinary shares or the various classes of preference shares and in resp type I or II share certificates are outstanding, bearer shares for which type A or typ outstanding, or shares for which bookings as referred to in Article 11 hereof have bee
- 41.4. In respect of a distribution on a registered share, for which a type II share certific booking as mentioned in Article 11 hereof has been recorded in the share register, the against the person entitled thereto by placing whatsoever is obtainable at the disposa instructed by the person in whose name the share is recorded at the time fixed for suc Directors. Different times may be fixed for the two categories mentioned in this parag
- 41.5. The person entitled to a distribution on a registered share for which a type I share of bearer share for which a type A share certificate is outstanding must, in order to be distribution, surrender to the Company the dividend coupon designated therefor by the places indicated for this purpose by the Board of Directors.
- 41.6. The person entitled to a distribution on a bearer share for which a type B share certi order to be able to exercise his right to such distribution, have the dividend sheet o with a depositary as mentioned in Article 9, paragraph 3, hereof by the time fixed for Directors. In respect of such distributions, the Company shall be released as against placing whatsoever is obtainable, or a bearer certificate of entitlement thereto, at t therewith as instructed by the body mentioned in Article 9, paragraph 3, hereof charge the persons for whom, at the time mentioned in the previous sentence hereof, the divid provided therein.
- 41.7. The Board of Directors may waive the requirements of paragraph 5 and of the first sent to such conditions and on such security being given as the Board of Directors shall de
- 41.8. Any resolution to make a distribution, and the places and times mentioned in this Arti manner as the Board of Directors may consider appropriate.
- 41.9. In the event of any right being granted to shareholders, not consisting of a distribut liquidation balance and not included among the powers described in Article 29 hereof, paragraphs hereof shall apply thereto correspondingly.

Loss of rights.

Article 42.

42.1. The right to a cash distribution shall lapse and the amount concerned be credited to t Account if such amount has not been collected five years after the first day on which 42.2. If a distribution is made by issuing ordinary shares in the Company's capital, any sha entitled thereto five years after the first day on which they were obtainable may be c on his account. The right to the proceeds shall lapse and such proceeds be credited to Account if they have not been collected by the person entitled thereto twenty years after

Section IX

Alteration of the Articles of Association and winding up.

shares were obtainable.

Article 43.

- 43.1. Without prejudice to the provisions of Article 44 hereof, resolutions by the General M Association shall be valid only if proposed by the Board of Directors.
- 43.2. Resolutions to alter these Articles of Association which would prejudice the rights of cumprefs or 4% cumprefs under these Articles of Association shall require the approval the preference shares concerned given by at least three-fourths of the votes cast at s
- 43.3. The provisions of paragraph 2 hereof shall not apply to a resolution to alter these Ar reduction of the Company's issued capital in the event of the repayment of the 4% cump hereof.

Alteration of the agreement referred to in Article 2.

Article 44.

44.1. Resolutions to alter or terminate the agreement referred to in Article 2 hereof shall General Meeting upon a proposal by the Board of Directors. Such resolutions shall requ ordinary shares, given by majority vote at a meeting of such holders at which at least ordinary capital of the Company is represented. If the resolution proposed relates to which would prejudice the interests of the holders of preference shares under the said of the agreement, then such resolution shall also require the approval of the holders least three-fourths of the votes cast at a meeting of such holders at which not less t preference capital of the Company is represented.

44.2. If at any meeting as referred to in paragraph 1 hereof the capital prescribed therein meeting shall be convened, to be held within three months thereafter. The provisions correspondingly to this new meeting, except that such new meeting may give the approvathe capital represented thereat.

Dissolution.

Article 45.

- 45.1. The resolution to dissolve the Company shall be valid only if proposed by the Board of General Meeting by at least three-fourths of the votes cast thereat.
- 45.2. On the dissolution of the Company, the liquidation shall be carried out by the Board or resolved by the General Meeting.
- 45.3. The provisions of these Articles of Association shall continue in force as far as poss
- 45.4. The resolution to dissolve the Company shall also set the remuneration of the liquidat
- 45.5. The liquidation balance after payment of all liabilities and charges shall, subject to regulations, be applied in the first place in paying off the 7% cumprefs, 6% cumprefs and arrears of dividend.
- 45.6. If the liquidation balance does not permit of such payment, the balance available shal making good any arrears of dividend on the 7% cumprefs, 6% cumprefs and 4% cumprefs an such arrears, it shall be applied as provided in Article 38, paragraph 4, hereof. Any be distributed among the holders of the 7% cumprefs, 6% cumprefs and 4% cumprefs pro r
- 45.7. Whatever remains after the provisions of paragraphs 5 and 6 have been applied shall be ordinary shares in proportion to their respective holdings of ordinary shares.

Section X

Transitional provisions.

Article 46.

- 46.1. In connection with the alteration of the Articles of Association which took effect on nine hundred and ninety-nine, the ordinary shares with a nominal value of one Dutch gu shareholder have been converted into such number of ordinary shares with a nominal val cents (NLG-1.12), as results from multiplying the total number of ordinary shares of o such shareholder with one hundred/one hundred twelfth. A possible fraction of one ordi and twelve cents (NLG-1.12) resulting from this multiplication has been converted into shares of one Dutch guilder and twelve cents (NLG 1.12), hereafter called "Scrips", of necessary a rounding upward to a full Scrip.
- 46.2. As long as Scrips are outstanding as a consequence of the conversion of the ordinary s as provided in this Article, the following provisions apply.
- 46.3. The Scrips are to bearer. Only bearer certificates will be issued for the Scrips, toge consisting of separate dividend coupons.
- 46.4. Notwithstanding the provisions of paragraph 3 , the provisions of Title 4 of Book 2 of shareholders apply accordingly to Scrips and holders of Scrips, to the extent not stip provisions.
- 46.5. The provisions of these Articles of Association on ordinary shares to bearer respective accordingly to Scrips and holders of Scrips, to the extent those provisions and the par not stipulate otherwise.
- 46.6. The holder of a Scrip can not elect to register the Scrip in his name.
- 46.7. Every holder of a Scrip is entitled to one/one hundred twelfth of the (interim) divide which the holder of an ordinary share is entitled.
- 46.8. In the event the holder of a Scrip acquires such number of Scrips that he holds in tot more Scrips, then each time one hundred and twelve (112) Scrips held by him are automa bearer share of one Dutch guilder and twelve cents (NLG-1.12), which the Company makes one hundred and twelve (112) Scrips to the holder thereof, unless the shareholder elec name. The Company may charge costs for conversion.

Article 47.

- 47.1. The share certificates issued before the tenth day of May one thousand nine hundred an for ordinary shares of one Dutch guilder (NLG-1) will have to be exchanged after the a Association which took effect on the tenth day of May one thousand nine hundred and ni shareholder for share certificates according to Model B of ordinary shares of one Dutc (NLG-1.12) by applying the calculation set forth in Article 46 paragraph 1. The Compan exchange.
- 47.2. Contrary to the provision of paragraph 1 of this Article, every registered share certi share which is co-signed by Morgan Guaranty Trust Company of New York and which is iss these Articles of Association in force prior to the tenth day of May one thousand nine to be returned to Morgan Guaranty Trust Company of New York, in exchange for which the registered in the New York share register of the Company maintained by Morgan Guaranty

Certificates of shares will only be issued to these shareholders at their request and such issuing of certificates. In order to exercise rights attached to the registered s certificates have been issued which are co-signed by Morgan Guaranty Trust Company of of July one thousand nine hundred and ninety-nine, the holders of such shares will hav certificates for a direct registration in the New York share register of the Company m Company of New York.

- 47.3. Every booking before the tenth day of May one thousand nine hundred and ninety-nine in shares of one Dutch guilder (NLG-1) will, after the entering into effect of the altera on the tenth day of May one thousand nine hundred and ninety-nine, be deemed to be a r ordinary shares of one Dutch guilder and twelve cents (NLG-1.12) as results from apply Article 46 paragraph 1. Scrips are not registered in the share register.
- 47.4. In order to exercise rights attached to ordinary shares of four Dutch guilders each ou October one thousand nine hundred and ninety-seven and in respect of which type A cert the first day of March one thousand nine hundred and ninety-eight, the holders of such exchanged the type A share certificates into type B share certificates in respect of or guilder (NLG-1).

Article 48.

The provisions with respect to the ten cents cumulative preference shares of ten cents (NLG-0.10) contained in the deed of amendment to the Articles of Association of the thirteenths day of May t applicable until further notice. Such provisions are quoted below.

This article and its heading shall lapse when the Company files at the Trade Register that (i) th the cancellation of all issued tencentscumprefs which was resolved upon by the General Meeting of May two thousand and five has become effective and that (ii) this Article and its heading shall 1 paragraph 1 of the Articles of Association of the Company shall read as follows:

"4.1. The authorised capital of the Company is one thousand five hundred and thirty-seven mi guilders (NLG-1,537,400,000) divided into:

seventy-five thousand (75,000) seven per cent cumulative preference shares of one thou (the "7% cumprefs");

two hundred thousand (200,000) six per cent cumulative preference shares of one thousa
"6% cumprefs");

seven hundred and fifty thousand (750,000) four per cent cumulative preference shares each, (the "4% cumprefs");

two thousand four hundred (2,400) ordinary shares of one thousand guilders (NLG-1,000)
one billion (1,000,000,000) ordinary shares of one guilder and twelve cents (NLG-1.12)
six hundred and fifty million (650,000,000) ten cents cumulative preference shares of
upon issue a notional value of fourteen guilders and fifty cents (NLG-14.50) each, (th
The other provisions remaining applicable until further notice are:

1. from Article 3 (old) the following definitions:

"notional value: the notional value attributed to the tencentscumprefs referred to in Art paragraph 4;"

"tencentscumpref: a share of the class of shares defined as such in Article 4 paragraph 1;"; 2. Article 7 paragraph 6 (old):

"7.6. The Board of Directors may split shares into fractional shares of one guildercent (NLG Fractional shares of the same class, together representing the nominal amount of a sha into one share by the Board of Directors at the request of the holder of such fraction provisions in Articles 46 paragraph 8 and 47 paragraph 3. The provisions of these Arti shares, share certificates and shareholders shall also apply to fractional shares, fra holders of fractional shares, save in so far as the contrary is expressed or follows f provision.";

3. from Article 9 paragraph 3 (old) the fifth sentence: "The bearer share certificates in respect of ordinary shares of one guilder and twelve cents (NLG share certificates in respect of the tencentscumprefs shall only be obtainable in the form of typ 4. Article 38 paragraphs 5, 6 and 7 (old):

- "38.5. From the amount of the profit remaining after the application of the provisions of par distributed, if possible, to the holders of the tencentscumprefs, calculated in the ma this Article."
- "38.6. Holders of the tencentscumprefs are entitled to a cumulative preferential dividend in per cent (65%) of Euribor on the notional value of each tencentscumpref. Such dividend arrears on the ninth day of June and the ninth day of December of each calendar year. In case the tencentscumprefs have not been outstanding during the entire financial yea proportion with time, taking into account the period of the calendar year in which the outstanding."

- "38.7. In case the amount of profit remaining after application of paragraphs 1, 2, 3 and 4 i full the provisions of paragraph 5, such amount will be distributed among the holders proportion to the holdings of these shares. In the situation mentioned in the previous made good in subsequent years, provided always that the profits of subsequent years, r the provisions of paragraphs 1 up to and including 4, shall first be applied in making for previous years, so that, if insufficient profit remains to make good these arrears proportion to the holdings of tencentscumprefs.";
- 5. Article 43 paragraphs 2 and 3 (old):
- Resolutions to alter these Articles of Association which would prejudice the rights of "43.2. cumprefs, 4% cumprefs or tencentscumprefs under these Articles of Association shall re of the holders of the preference shares concerned given by at least three-fourths of t
- "43.3. The provisions of paragraph 2 hereof shall not apply to a resolution to alter these Ar reduction of the Company's issued capital in the event of the repayment of the 4% cump hereof, or in the event of the repayment of the tencentscumprefs as provided in Articl
- 6. Article 45 paragraphs 7 and 8 (old):
- From the balance remaining after application of the provisions in paragraphs 5 and 6 c "45.7. made to the holders of tencentscumprefs equal to the notional value per tencentscumpre dividend. In case the liquidation balance is not sufficient to make those payments, the in proportion to the holdings of tencentscumprefs."
- "45.8. Whatever remains after the provisions of paragraphs 5, 6 and 7 have been applied shall the ordinary shares in proportion to their respective holdings of ordinary shares.";
- 7. Article 47 (old):
- "47.1. After five years have lapsed since the first issue of tencentscumprefs, the Board of D the manner provided in this Article."
- "47.2. Conversion means that for every tencentscumpref such number of Scrips of ordinary shar (NLG 1.12) are acquired by the holder of such tencentscumpref as results from dividing forty cents (NLG-14.40) by the product of one/one hundred twelfth times the weighted a ordinary share of one guilder and twelve cents (NLG 1.12) on the last trading day befor however, that a maximum of ten Scrips can be acquired for every tencentscumpref. In the event the application of this calculation results in a fraction of a Scrip, rou
- The provisions in Article 46 paragraphs 3 up to and including 8 apply accordingly to t "47.3.
- After conversion the notional value of the tencentscumprefs shall be ten guildercents "47.4. of rounding downward as meant in the last sentence of the second paragraph - the notic multiplying the resulting fraction of a Scrip as meant in the last sentence of the sec one/one-hundredtwelfth times the weighted average price on Euronext of an ordinary sha (NLG-1.12) on the last trading day before the day of conversion. In the event the application of this calculation results in a fraction of a quildercent quildercent takes place."
- "47.5. After conversion the tencentscumprefs can, with due observance of the statutory provis of the notional value.".

These quoted provisions will at all times be read and construed in the context of the Articles of Association as contained in the deed of amendment to the Articles of Association of the thirteenth day of May two thousand and four. Finally the person appearing declares that at the time of the execution of this deed the issued share capital of the Company amounts to nine hundred twenty-eight million seven hundred seventy-two thousand three hundred eighty-six Dutch guilders and fifty cent(NLG-928,772,386.50) divided into: twenty-nine thousand (29,000) 7% cumprefs: one hundred sixty-one thousand sixty (161,060) 6% cumprefs; seven hundred and fifty thousand (750,000) 4% cumprefs; two thousand four hundred (2,400) ordinary shares of one thousand Dutch guilders (NLG-1,000); five hundred seventy-one million five hundred seventy-five thousand nine hundred (571,575,900) ordinary shares of one Dutch guilder and twelve cents (NLG-1.12); and two hundred eleven million four hundred seventy-three thousand seven hundred eighty-five (211,473,785) tencentscumprefs. The required ministerial declaration of no-objection was granted on the twenty-third day of May two thousand and five, number N.V. 37.326. The ministerial declaration of no-objection and a document in evidence of the

resolutions, referred to in the head of this deed, are attached to this deed. In witness whereof the original of this deed which will be retained by me, notaris, is executed in Amsterdam, on the date first mentioned in the head of this deed.

Having conveyed the substance of the deed and given an explanation thereto and following the statement of the person appearing that he has taken note of the contents of the deed and agrees with the partial reading thereof, this deed is signed, immediately after reading those parts of the deed which the law requires to be read, by the person appearing, who is known to me, notaris, and by myself, notaris.