



LINDT & SPRÜNGLI

**Invitation to the
120th ordinary Annual General Meeting
of the Chocoladefabriken Lindt & Sprüngli AG**

2018

Dear shareholders

We are delighted to invite you to the 120th ordinary Annual General Meeting of the Chocoladefabriken Lindt & Sprüngli AG which will be held on **May 3, 2018 at 10.00 a.m. in the Hallenstadion Zurich** (see location map on p. 22 et seq.).

Attached you will find **the registration form and proxy stipulation which we kindly ask you to fill in and return the signed form**. You can also do this via the online platform ShApp (Shareholder Application). In doing so you order either your admission ticket with the voting material or grant the right to vote according to the form.

For detailed **information related to some of the agenda items as well as the chocolate gift box** please refer to p. 9 et seq. and p. 20 et seq. of the Invitation.



Ernst Tanner

Executive Chairman of the Board of Directors

Kilchberg, March 30, 2018

Thursday, May 3, 2018
at 10:00 a.m. (doors open at 8:30 a.m.)
Hallenstadion
Wallisellenstrasse 45, 8050 Zurich

Please note that bags and backpacks in A4 format or larger as well as other luggage must be desposited to the cloakroom for safety reasons.

Agenda and proposals of the Board of Directors

1. Approval of the financial statements of the Chocoladefabriken Lindt & Sprüngli AG and the Group consolidated financial statements of Lindt & Sprüngli Group for the financial year 2017, acknowledging the audit reports

Proposal: The Board of Directors proposes approval of the financial statements of Chocoladefabriken Lindt & Sprüngli AG and the Group consolidated financial statements of the Lindt & Sprüngli Group for the financial year 2017, acknowledging the audit reports.

2. Non-binding advisory vote on the Compensation Report 2017

Proposal: The Board of Directors proposes approval of the compensation report for the financial year 2017 in a non-binding advisory vote.

Explanation: For more detailed information on the compensation please refer to the compensation report 2017 as well as pages 12 et seq. of this Invitation.

 <http://www.lindt-spruengli.com/investors/financial-information/annual-semi-annual-reports/>

3. Discharge of the Board of Directors and the Group Management

Proposal: The Board of Directors proposes discharge of the Members of the Board of Directors and the Members of the Group Management for the financial year 2017.

4. Distribution of available retained earnings of Chocoladefabriken Lindt & Sprüngli AG and distribution of reserves

Explanation: Since January 1, 2011, Swiss tax legislation allows a dividend distribution out of the reserves from capital contributions free of the withholding tax of 35%. For individuals domiciled in Switzerland who hold their shares in their private assets, this dividend is tax-free. The Board of Directors would like to make use of this as far as possible and thus proposes to release capital contributions reserves extensively and to distribute an additional amount out of the balance sheet profit. The proposed gross amount of the total dividend is CHF 930 pre-tax per registered share (previous year CHF 880) and CHF 93 pre-tax per participation certificate (previous year CHF 88).

The Board of Directors proposes to allocate the required amount for the dividend distribution in the amount of CHF 510 per registered share respectively CHF 51 per participation certificate from the balance sheet profit (Agenda item 4.1) and in the amount of CHF 420 per registered share respectively CHF 42 per participation certificate by requalification of capital contributions reserves into the free reserves and release from them (Agenda item 4.2).

Approval of both of these proposals will lead to a total distribution in the amount of approx. CHF 224,040,069. The ex-date is May 8, 2018. The dividend according to Agenda item 4.2 will be paid out without deduction of withholding tax and the dividend according to Agenda item 4.1 after deduction of withholding tax on May 11, 2018. The number of registered shares and participation certificates entitled to dividend will be calculated as per the record date (May 9, 2018). Their number can change as a result of exercising of options under the employee share option plan as well as due to changes in treasury shares and participation certificates. The treasury shares and participation certificates held by Chocoladefabriken Lindt & Sprüngli AG will not receive a dividend.

4.1 Distribution of available retained earnings of Chocoladefabriken Lindt & Sprüngli AG

Proposal: The Board of Directors proposes that the available retained earnings 2017 shall be distributed as follows and to pay out a dividend of CHF 510 per registered share and CHF 51 per participation certificate.

Available retained earnings 2017

	in CHF
Balance brought forward	35,611,547
Net income	253,346,403
Other ¹	-7,524
Available retained earnings	288,950,426
Share and participation certificates of CHF 24,090,330 according to Articles of Association as at December 31, 2017 (CHF 23,740,160 in 2016)	
510% (580% in 2016) dividend ²	-122,860,683
Allocation to special reserves	-130,000,000
Balance carried forward	36,089,743

1 Includes dividends not distributed on treasury stock held of CHF 1,078,220, dividends distributed on options exercised during the period from January 1 to April 25, 2017 of CHF -1,087,094, and expired dividends of CHF 1,350.

2 Number of registered shares and participation certificates, status as at December 31, 2017. During the period from January 1 until the record date (May 9, 2018), the dividend-bearing capital (the number of registered shares and participation certificates) can change as a result of additions and retirements within either class of treasury stock as well as the exercise of options, granted through the employee stock option plan. Consequently the allocation of the approved capital contribution reserve to free reserves will be adjusted accordingly.

4.2 Conversion of Reserves from Capital Contributions and Distribution of a Dividend

Proposal: The Board of Directors proposes to allocate reserves in the amount of CHF 101,179,386¹ from the approved reserves from capital contributions to free reserves and to distribute from these free reserves a dividend in the amount of CHF 420 per registered share and CHF 42 per participation certificate.

1 Number of registered shares and participation certificates, status as at December 31, 2017. During the period from January 1 until the record date (May 9, 2018), the dividend-bearing capital (the number of registered shares and participation certificates) can change as a result of additions and retirements within either class of treasury stock as well as the exercise of options, granted through the employee stock option plan. Consequently the allocation of the approved capital contribution reserve to free reserves will be adjusted accordingly.

5. Re-elections of the Chairman and the members of the Board of Directors

Proposal: The Board of Directors proposes the re-election of


- 5.1 Mr Ernst Tanner as member of the Board of Directors and as Chairman
- 5.2 Mr Antonio Bulgheroni as member of the Board of Directors
- 5.3 Dr Rudolf K. Sprüngli as member of the Board of Directors
- 5.4 Dkfm Elisabeth Gürtler as member of the Board of Directors
- 5.5 Dr Thomas Rinderknecht as member of the Board of Directors

as well as the new election of

- 5.6 Mr Silvio Denz as member of the Board of Directors

each for a term ending with the closure of the next ordinary Annual General Meeting.

Explanation: For more detailed information about the members of the Board of Directors please refer to the Annual Report, Corporate Governance Report – see section “Board of Directors”.

 <http://www.lindt-spruengli.com/investors/financial-information/annual-semi-annual-reports/>
Information about Mr Silvio Denz is available on p. 19 of this Invitation.

6. Re-elections of the members of the Compensation & Nomination Committee

Proposal: The Board of Directors proposes the re-election of

- 6.1 Dr Rudolf K. Sprüngli as member of the Compensation & Nomination Committee
- 6.2 Mr Antonio Bulgheroni as member of the Compensation & Nomination Committee
- 6.3 Dkfm Elisabeth Gürtler as member of the Compensation & Nomination Committee

each for a term ending with the closure of the next ordinary Annual General Meeting.

7. Re-election of the independent proxy

Proposal: The Board of Directors proposes the re-election of Dr Patrick Schleiffer, Attorney-at-law, Lenz & Staehelin, as independent proxy for a term ending with the closure of the next ordinary Annual General Meeting.

8. Re-election of the auditors

Proposal: The Board of Directors proposes the re-election of PricewaterhouseCoopers Ltd. as auditor for the financial year 2018.

9. Vote on the total amount of compensation to the members of the Board of Directors and the Group Management

Explanation: For more detailed information on the compensation, please refer to the compensation report 2017 as well as pages 12 et seq. of this Invitation.

 <http://www.lindt-spruengli.com/investors/financial-information/annual-semi-annual-reports/>

9.1 Approval of the maximum total amount of compensation paid to the Board of Directors for the year in office 2018/2019

Proposal: The Board of Directors proposes approval of a maximum total amount of compensation paid to the members of the Board of Directors of CHF 5.3 million for the period from the ordinary Annual General Meeting 2018 until the ordinary Annual General Meeting 2019.

9.2 Approval of the maximum total amount of compensation paid to the Group Management for the financial year 2019

Proposal: The Board of Directors proposes approval of a maximum total amount of compensation paid to the members of the Group Management of CHF 18.0 million for the financial year 2019.

Organizational information

Annual Report

The Annual Report including the Financial Statements of Chocoladefabriken Lindt & Sprüngli AG, the Group Consolidated Financial Statements of the Lindt & Sprüngli Group and the Compensation Report as well as the Reports of the Auditor for the financial year 2017 are available to shareholders for review at the Company headquarters and are available to download from the webpage. In addition, every registered shareholder having registered for postal delivery of the Annual Report or having requested for it after receipt of this Invitation (please check respective box on the registration form and proxy stipulation) will receive a printed copy of the Annual Report from April 4, 2018 onwards.

 <http://www.lindt-spruengli.com/investors/financial-information/annual-semi-annual-reports/>

Attendance and exercise of voting rights

The shareholder has the following options to exercise his/her voting rights:

- a He/She attends the Annual General Meeting personally and orders his/her admission ticket by returning the attached registration form and proxy stipulation (by post or via ShApp, see d). Please see chapter registration required (p. 10).
- b He/She does not attend the Annual General Meeting personally and appoints another shareholder with voting rights to represent him/her. Please see chapter proxy stipulation (p. 10).
- c He/She does not attend the Annual General Meeting personally and appoints the independent proxy. Please see chapter proxy stipulation (p. 10).
- d By use of the online platform ShApp. Please see chapter online platform ShApp (p. 10). The login information (identification and password) can be found on the attached document.

Registration required (a)

Those shareholders who are registered with voting rights in the register of shareholders as of April 23, 2018 at 5:00 p.m. shall be entitled to attend and vote. Following return of registration application to the share register, shareholder shall receive the admission ticket and voting material (to be sent out from April 24, 2018 onwards) and, if ordered, the Annual Report. Admission ticket and voting material may also be ordered by use of the online platform ShApp.

Proxy stipulation (b, c)

Every shareholder who is entitled to vote may appoint another shareholder with voting rights to represent him/her. Please note that family members who are not shareholders may not be appointed to attend and vote. Shareholders who do not attend the Annual General Meeting may also appoint the independent proxy, Dr Patrick Schleiffer, Attorney-at-law, Lenz & Staehelin, Brandschenkestrasse 24, 8027 Zurich, to represent them. Proxy appointment is made by filling out and signing the registration form and proxy stipulation and sending it to the address indicated, in the enclosed envelope. The blank signing of the registration form and proxy stipulation without statement of specific instructions is considered as appointment of proxy and general instruction to the independent proxy to vote in favour of the proposals of the Board of Directors.

Online platform ShApp (d)

Admission ticket and voting material may also be ordered alternatively by use of the online platform ShApp at <https://lindt.shapp.ch>. Please use the login information (identification and password) on the enclosed sheet “Elektronisch antworten” (Electronical reply). The electronic appointment of proxy and instructions to vote and the electronic amendment of instructions are possible by use of the online platform until May 1, 2018, 11:59 p.m., the latest. Shareholders who have exercised their voting rights electronically have no additional right to attend the Annual General Meeting personally.

 <https://lindt.shapp.ch>

Exercise of voting rights

In accordance with Art. 12 para. 3 and para. 4 of the Articles of Association, no shareholder may exercise voting rights, whether directly or indirectly, attached to shares held or represented by such shareholder that amount in the aggregate to more than 6% of total voting equity. Both natural persons and legal entities that are linked to each other through equity holdings or voting rights or that are under common control are considered as a single individual, that is, as one shareholder. The Board of Directors or a committee designated by the Board of Directors may allow, in special cases, exceptions to these restrictions. The restriction of voting rights does not apply to the exercise of voting rights through the independent proxy (Art. 689c of the Swiss Code of Obligations) or to shareholders who have previously been registered in the register of shareholders as holding more than 6%.

Invitation to holders of participation certificates

Holders of participation certificates will be notified of the convocation of the Annual General Meeting by means of announcements in the Swiss Commercial Gazette and in daily newspapers. Holders of participation certificates are not entitled to participate in the Annual General Meeting. Resolutions adopted at the Annual General Meeting will be available to shareholders and holders of participation certificates for review from May 4, 2018, onwards at the Company headquarters and will be available to download.

 <http://www.lindt-spruengli.com/investors/events-presentations/annual-general-meeting/>

Translation: This is a free translation of the German Invitation to the ordinary Annual General Meeting, which prevails.

Kilchberg, March 30, 2018

The Board of Directors

Annex:

- Details on the Compensation Report and Votes (p. 12 et seq.).
- Gift box – information sheet (Bhaltis) (p. 20 et seq.).
- Enclosure: Registration form and proxy stipulation and envelope.
- Enclosure: “Elektronisch antworten” (Electronic reply) via ShApp.

Details on Compensation Report and on the votes

Overview of the compensation-related votes

There are three compensation-related votes at the ordinary Annual General Meeting:

- **Agenda item 2:** Non-binding advisory vote on the Compensation Report for the preceding financial year 2017.
- **Agenda item 9.1:** Binding vote on the maximum total compensation amount for the Board of Directors for the term of office 2018/2019.
- **Agenda item 9.2:** Binding vote on the maximum total compensation amount for the Group Management for the financial year 2019.

Compensation-related votes



Agenda item 2

Non-binding advisory vote on the Compensation Report

Based on the recommendations of the “Swiss Code of Best Practice for Corporate Governance”, the Board of Directors presents the Compensation Report of the Lindt & Sprüngli Group to the ordinary Annual General Meeting for non-binding advisory vote for the fourth consecutive year.

In concordance with the Ordinance against Excessive Compensation in Listed Companies Limited by Shares (VegüV) and the company’s Articles of Association, existing employment contracts for Group Management members were amended as of January 1, 2016. The compensation system was already revised and adapted to meet the new regulations in the financial year 2014. In particular, the maximum amounts for performance-linked compensation of Group Management in relation to fixed salaries as well as the criteria for awards within the option and share plan have been clearly defined.

Lindt & Sprüngli is committed to a performance-based compensation in line with the market that aligns the long-term interests of shareholders, employees and customers. In principle, the compensation system of Lindt & Sprüngli pursues the following five goals:

- Long-term motivation of staff
- Long-term retention of key personnel within the company
- Keeping the costs of compensation in proportion to the results achieved
- Ensuring that the activity of the management reflects the long-term interests of the owners
- Attracting new talent and building a reputation as an attractive employer

Regarding compensation governance of the Board of Directors and Group Management, the following tasks and responsibilities are defined for the Compensation & Nomination Committee (CNC):

- Approval of employment contracts for Group Management and the former Extended Group Management
- Definition of pension benefits
- Preparation of the Compensation Report
- Definition of the compensation levels and split
- Yearly information regarding the determination procedure and the course of the compensation process

Approval system for total amount of compensation

	CEO	CNC	BoD	AGM
Maximum combined compensation BoD		Proposal to BoD	Proposal to AGM	Decision (prospective)
Individual compensation BoD		Proposal to BoD	Decision	
Maximum combined compensation Group Management	Proposal to CNC	Proposal to BoD	Proposal to AGM	Decision (prospective)
Individual compensation CEO		Proposal to BoD	Decision	
Individual compensation for rest of Group Management members	Proposal to CNC	Decision		
Advisory vote on Compensation Report		Proposal to BoD	Proposal to AGM	Decision (retrospective)

Agenda item 9.1

Approval of the maximum combined compensation for the Board of Directors for the term of office 2018/2019

The members of the Board of Directors receive compensation in the form of a fixed fee. The entire compensation for the preceding term of office is paid out in cash after the ordinary Annual General Meeting. This fixed compensation releases the Board of Directors from potential conflicts of interest in the assessment of corporate performance.

Members of the Board of Directors will receive for the 2017/2018 term of office an unchanged (vs. previous year) amount of CHF 145,000. The Executive Chairman will receive an amount of CHF 4.0 million, three-quarters paid in cash and a quarter in the form of blocked Lindt & Sprüngli registered shares (with a vesting period of five years from the allocation date). The following table gives an overview of compensation to the members of the Board of Directors effectively paid for the term of office 2016/2017, planned for 2017/2018 and proposed to the ordinary Annual General Meeting for 2018/2019. The Board of Directors proposes to the ordinary Annual General Meeting to set the total compensation paid to the Board of Directors for the term of office 2018/2019 at CHF 5.3 million. This figure includes an unchanged compensation for the Executive Chairman of CHF 4.0 million and a fixed fee of CHF 145,000 for the rest of the members of the Board of Directors each.

Compensation of the Board of Directors

Payout in CHF thousand	2016/2017	2017/2018*	proposal
			2018/2019**
Board fees	985	4,743	5,100
Other compensation	106	97	200
Total BoD compensation	1,091 (6 members)	4,840 (6 members)	5,300 (6 members)

* Payout after AGM 2018

** Payout after AGM 2019

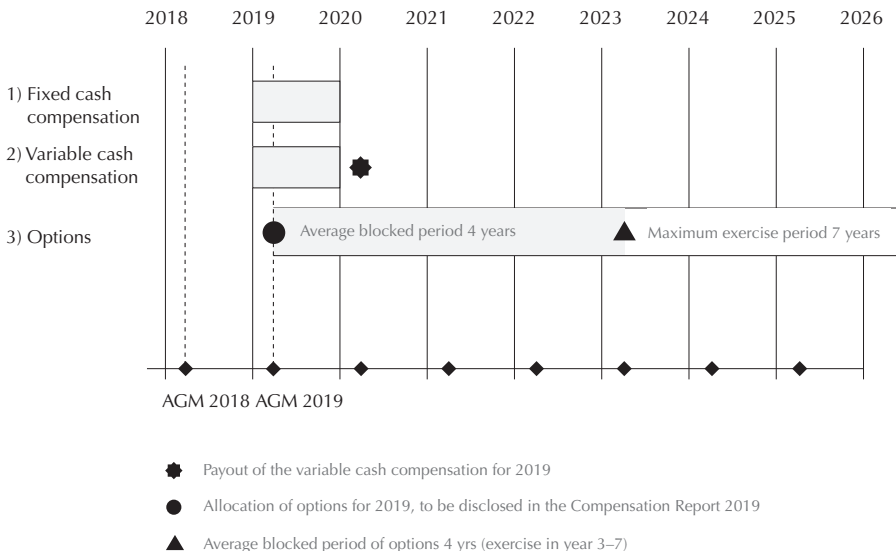
The proposed amount for the planned total compensation was reviewed in a benchmarking study by the Compensation & Nomination Committee.

Agenda item 9.2

Approval of the maximum combined compensation for Group Management for the financial year 2019

The members of Group Management will receive a fixed cash compensation (1), a variable short-term (2) as well as a long-term, performance-linked compensation in the form of options (3). The period between the allocation of options and the exercising of options or purchase of shares is four years on average and supports the long-term orientation of management and employees to performance targets.

Compensation of Group Management



The short-term performance-based compensation (2) (cash bonus) is defined according to the target achievement within a range of 0–200% of the base salary. This variable compensation depends on the achievement of clearly defined targets – on the one hand individual, qualitative targets, on the other hand financial company targets for the respective business year. It is paid out in cash after the determination of the target achievement in spring of the following year.

The long-term performance-based compensation (3) consists of an option plan. By deferring the payout, the compensation of Group Management is linked to the long-term company value creation. This allocation is designed as an incentive for future value creation and depends on the position of the employee and their influence on the long-term company success. An option carries the right to subscribe to a participation certificate at the price set at the time of allocation. The earliest exercise date is after three years, the latest after a maximum of seven years. Employees can exercise 35% of the options after both the third and fourth year, and the remaining 30% after five years. This gives members of Group Management a strong incentive to assure the long-term success of Lindt & Sprüngli.

Compensation for members of Group Management and Extended Group Management for 2017 is shown in the following table. The valuation of the option- and share-based compensation 2017 uses market values at the time of allocation.

In the past two financial years, the total compensation for Group Management was CHF 21.6 million for 2016 and CHF 15.8 million for 2017, respectively.

Historical compensation of Group Management and Extended Group Management

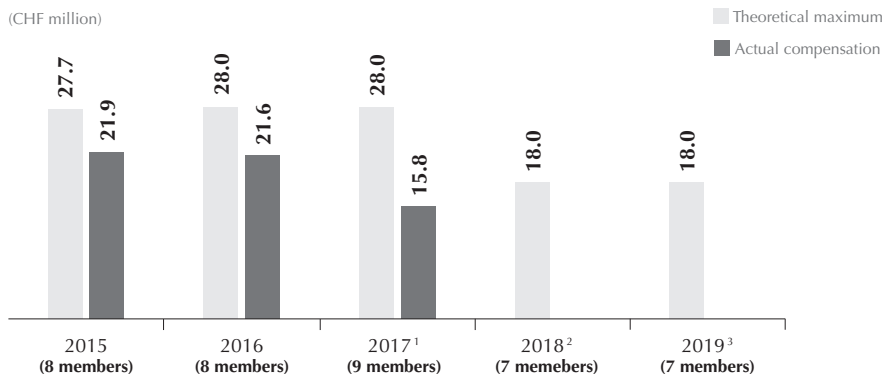
	2016	2017
	CHF million	CHF million
Fixed cash compensation	6.2	7.8
Variable cash compensation	4.8	3.0
Other compensation	0.5	0.04
Options¹	6.9	5.1
Number of options	10,000	7,450
Price per option	CHF 691	CHF 683
Registered shares¹	3.2	0.0
Number of shares	50	0
Price per share	CHF 64,634	CHF 0
Total compensation for Group Management and Extended Group Management²	21.6	15.8

1 Shares and options at market value at the time of allocation.

2 Group Management and Extended Group Management were merged into Group Management as of January 1, 2017.

The next chart shows the maximum theoretical and actual total compensation for Group Management and Extended Management in a year-on-year comparison. The calculation of the maximum total compensation is based on a fixed gross compensation and the assumption of achieving all company and individual targets at a maximum level. For the financial year 2019, the Board of Directors proposes a maximum combined compensation of CHF 18.0 million:

Compensation of Group Management and Extended Group Management



1 Approved by AGM 2015. Uwe Sommer retired from Group Management as of April 20, 2017, and Kamillo Kitzmantel retired at the end of December 2017.

2 Approved by AGM 2017.

3 To be approved by AGM 2018.

The difference between the proposed amount and the previous actual total compensation can be explained as follows:

1. The figure of CHF 18.0 million for 2019 proposed to the ordinary Annual General Meeting is the theoretical maximum compensation that covers different performance scenarios.
2. All performance-based compensation elements are directly dependent on the achievement of financial and qualitative targets of members of Group Management.
3. The long-term performance-based compensation elements are dependent on the market price for options of Lindt & Sprüngli applicable in 2019.
4. During the financial year 2016/2017 there was a change in the role of CEO/Executive Chairman. The new CEO in office since October 1, 2016, does not receive any compensation in the form of an allocation of blocked shares.

The Board of Directors proposes a maximum total compensation of CHF 18.0 million for all seven members of Group Management for 2019. In this scenario, an average cash bonus as well as corresponding options would be awarded. The proposed figure of CHF 18.0 million is intended to guarantee that, depending on the performance achieved for the company, sufficient funds are available for awarding long-term compensation.

Information on new election

Agenda item 5.6

New election of Mr Silvio Denz as member of the Board of Directors



Silvio W. Denz (CH)

Silvio Denz is a Swiss entrepreneur active in the fields of luxury goods, wine, restaurants, hotels, art and real estate. After working in Switzerland and the USA, in 1980 he took over the management of Alrodo AG and developed it into the largest perfumery chain in Switzerland. In 2000, he founded Lalique Group SA (formerly Art & Fragrance SA), a company active in the creation, marketing and worldwide distribution of luxury goods, to which crystal manufacturer Lalique has belonged since 2008. Silvio Denz oversees the Group, which is listed in Switzerland, as Chairman of the Board of Directors and is its principle shareholder. With his entrepreneurial experience, his international network and his expertise in trade, marketing and the restaurant industry, he can make a valuable contribution to the Board of Directors.

Gift box – information sheet

1. Pick-up at the Annual General Meeting

This year, all shareholders entitled to vote who attend the Annual General Meeting will once again receive a special gift box of Lindt products as a token of thanks. As they pass registration, shareholders will be given a voucher which can then be used to pick up the gift box at the end of the AGM.

Shareholders who are not only representing their own shares, but are also acting as proxy for other shareholders unable to attend the Annual General Meeting, will receive the relevant voucher to redeem for a gift box. To do so, they need to produce a written proxy stipulation issued in their name and carrying a valid signature. The proxy stipulation on the admission ticket must be filled in for this purpose.

2. Dispatch of gift box subject to timely proxy stipulation

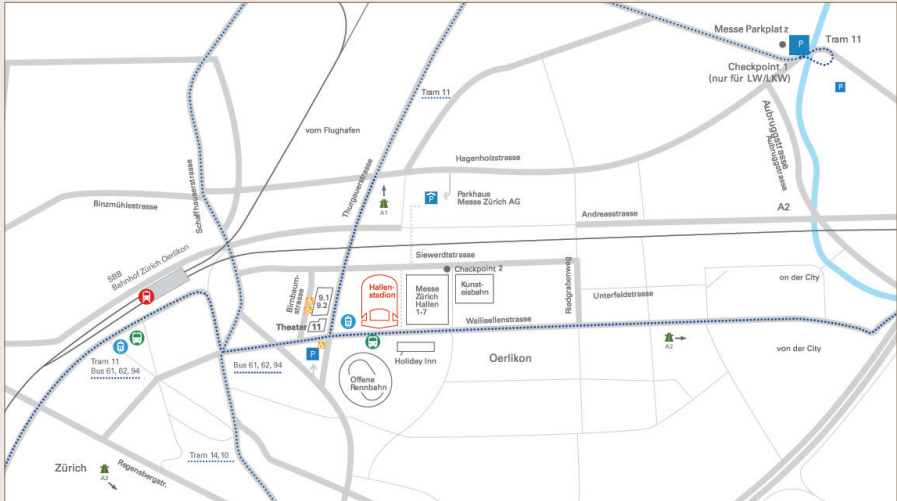
If you are unable to attend the meeting in person, we would still like to send you a gift box as thanks for voting through the independent proxy or via the online platform ShApp (Shareholder Application). However, the following rules apply:

- On the registration form and proxy stipulation, please put a cross in the box “**independent proxy**” and return the signed form to us no later than **April 23, 2018 (cut-off date = postmark)**. For logistical reasons, any signed form returned after this date cannot be considered, so **no gift box will be sent if the form is sent late**.
- If you submit your vote **on time** via the **online platform ShApp**, the gift box will be automatically sent to your address. The method of dispatch and other arrangements are the same as for the written authorisation for the independent proxy.

The gift box will be **dispatched to eligible shareholders from May 16, 2018 onwards**. Unfortunately, it is not possible to dispatch the gifts on alternative dates.

- The gift boxes **cannot be sent to addresses abroad**. On the back of the registration form and proxy stipulation, there is a space on the top left where shareholders residing abroad can specify an address in Switzerland to which the gift box shall be sent.
- Any **complaints** regarding the gift boxes must arrive no later than **June 6, 2018** at the Share Register: Chocoladefabriken Lindt & Sprüngli AG, Aktienregister, c/o Nimbus AG, Ziegelbrückstrasse 82, 8866 Ziegelbrücke, Switzerland, phone +41 55 617 37 56, fax +41 55 617 37 38, e-mail: lindt@nimbus.ch. Complaints received after this date can no longer be considered for organisational reasons.
- **Gift boxes returned to us** because they cannot be delivered **will not be sent out again**. If you are absent, please make sure you make alternative arrangements to receive the delivery.

Location map Hallenstadion



Address

Hallenstadion, Wallisellenstrasse 45, 8050 Zürich-Oerlikon

Travel information

We recommend to use public transport to get to the Hallenstadion.

Public transport

S-Bahn

From Zurich main station:

S2, S6, S6, S7, S8, S9, S14, S15, S16, S19, S21 or S24 to Oerlikon railway station.

(travel time 7 minutes).

From Zurich Airport:

S2, S16 or S24 to Oerlikon railway station (travel time 4 minutes).

www.sbb.ch

Tram

Lines 10/14 to Sternen Oerlikon, line 11 to Messe/Hallenstadion.

www.zvv.ch

Tram/Bus

Bus no. 61/62/94 from Oerlikon railway station, tram line 11 to Messe/Hallenstadion.

www.zvv.ch

By car

The Hallenstadion is signposted with the signet (Z).

After leaving the highway, follow the signs to “Messe Zürich”.



Chargeable parking spaces are available in the car park Messe Zurich. Access to the car park is from Hagenholzstrasse. From the multi-storey car park, a footpath (approx. 500m) leads directly to the Hallenstadion.

On foot

The walk from Oerlikon railway station to the Hallenstadion is about 15 minutes.

Safety regulations

Please note that bags and backpacks in A4 format or larger as well as other luggage must be deposited to the cloakroom for safety reasons.



LINDT & SPRÜNGLI

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Switzerland

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