

TRANSLATION FROM GERMAN ORIGINAL; ONLY THE GERMAN ORIGINAL IS BINDING AND VALID

extraordinary general meeting of RAIFFEISEN BANK INTERNATIONAL AG on 24 January 2017

PROPOSALS FROM THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD PURSUANT TO SECTION 108 OF THE STOCK CORPORATION ACT

Agenda Item 1

The Management Board and the Supervisory Board propose that the General Meeting pass the following resolution:

RESOLUTION

The General Meeting hereby resolves to merge, through absorption, pursuant to secs. 219 et seg. of the Stock Corporation Act (Aktiengesetz - AktG) and Article I of the Reorganization Tax Act (Umgründungssteuergesetz, UmgrStG), Raiffeisen Zentralbank Österreich Aktiengesellschaft, FN 58882 t, as the Transferring Company, by transferring the assets in their entirety, waiving liquidation, as of the effective date of 30 June 2016 at midnight, by way of universal succession, to Raiffeisen Bank International AG, FN 122119m, as the Acquiring Company, with a capital increase for the Acquiring Company, and paying out the 177,847,115 shares held by Raiffeisen Zentralbank Österreich Aktiengesellschaft to the shareholders of Raiffeisen Zentralbank Österreich Aktiengesellschaft pursuant to sec. 224 para. 3 of the Stock Corporation Act, and furthermore consents to the Merger Agreement drawn up in draft form on 14 December 2016, including all annexes thereto, including, the reorganization plan pursuant to sec. 39 of the Reorganization Tax Act which is based on (i) the audited interim financial statements as of 30 June 2016 bearing an unqualified auditor's opinion, serving as the closing balance sheet and notes of Raiffeisen Zentralbank Österreich Aktiengesellschaft, and (ii) an exchange ratio of approx. 31.55 shares in Raiffeisen Bank International AG for 1 (one) share in Raiffeisen Zentralbank Österreich Aktiengesellschaft, thereby requiring a total of 213,807,698 shares in Raiffeisen Bank International AG to be granted in exchange for the 6,776,750 shares in Raiffeisen Zentralbank Österreich Aktiengesellschaft.



- b) The share capital of Raiffeisen Bank International AG shall be increased by EUR 109,679,778.15 from EUR 893,586,065.90 to EUR 1,003,265,844.05 by issuing 35,960,583 new no-par-value bearer shares (ordinary shares) to implement the Merger with Raiffeisen Zentralbank Österreich Aktiengesellschaft for the purpose of granting shares to the shareholders of Raiffeisen Zentralbank Österreich Aktiengesellschaft as consideration to compensate for the corporate assets of Raiffeisen Zentralbank Österreich Aktiengesellschaft that will be transferred to Raiffeisen Bank International AG as a result of the Merger, excluding the 177,847,115 shares held by Raiffeisen Zentralbank Österreich Aktiengesellschaft in Raiffeisen Bank International AG that will be paid out to the shareholders of Raiffeisen Zentralbank Österreich Aktiengesellschaft. The new no-par-value bearer shares (ordinary shares) shall be issued at their pro-rata amount of the share capital, amounting to EUR 3.05, without any premium. The Merger Agreement shall determine the profit entitlement conferred by the new shares. Pursuant to sec. 223 para. 1 of the Stock Corporation Act, the remaining shareholders of Raiffeisen Bank International AG shall have no subscription rights with regard to the new shares issued in the course of the capital increase.
- c) The Articles of Association of Raiffeisen Bank International AG shall be amended in accordance with the attached wording of the Articles of Association, with an attached comparison of the Articles of Association showing the proposed amendments to secs. 2 "Purpose of the Company", 4 "Capital and shares", 9 "Supervisory Board" and 12 "Responsibilities of the Supervisory Board". The amendments to the Articles of Association are contingent on the registration of the Merger (and the capital increase) with the commercial register. The attached comparison of the Articles of Association is an integral part of this resolution."

EXPLANATION

Raiffeisen Zentralbank Österreich Aktiengesellschaft and Raiffeisen Bank International AG are planning a Merger.

The principal rationale behind the Merger is to optimize the capital situation and increase transparency by reducing complexity and ensuring simple, clear governance. The Merger of Raiffeisen Zentralbank Österreich Aktiengesellschaft with Raiffeisen Bank International AG eliminates the need of minority deductions from capital resources and immediately improves the Group's core tier 1 ratio. Eliminating the minority deduction will make it easier to raise regulatory capital in the future, either by retaining profits or by issuing capital.

The Merger will simplify the corporate structure, thereby increasing efficiency when calculating regulatory capital. For example, capital planning and approval processes can be consolidated at one level, and reciprocal consultations will no longer be needed.

After the Merger, Raiffeisen Bank International AG will have a simple, clear governance structure, increasing transparency and responsiveness. In many cases, decisions at the level of Raiffeisen Bank International AG require additional approval from the Management Board and Supervisory Board of Raiffeisen Zentralbank Österreich Aktiengesellschaft. Once the Merger has been



implemented, decisions can be made at the level of Raiffeisen Bank International AG directly within its decision-making bodies. In addition, the new structure facilitates supervision by the authorities since the supervisory authorities have until now mainly concerned themselves with Raiffeisen Zentralbank Österreich Aktiengesellschaft as the top-level institute, and less so with Raiffeisen Bank International AG.

Raiffeisen Bank International AG should remain a leading universal bank in Austria and CEE, well positioned to exploit structural potential for growth in Eastern and Central Europe and to benefit from stable revenues and a strong market position in Austria. This should be strengthened by a balanced capital and liquidity position as a basis for future growth. This strategy should be backed by a streamlined organizational structure.

Based on a reorganization plan pursuant to sec. 39 of the Reorganization Tax Act, therefore, in a first step Raiffeisen International Beteiligungs GmbH, as the transferring company, is to be merged, by transferring the assets in their entirety, as of the effective date of 30 June 2016 at midnight, by way of universal succession, to Raiffeisen Zentralbank Österreich Aktiengesellschaft, as the acquiring company, taking advantage of the tax benefits provided by Article I of the Reorganization Tax Act (hereinafter referred to as the "**Preceding Merger**").

Once the assets transferred to Raiffeisen Zentralbank Österreich Aktiengesellschaft in the course of the Preceding Merger have been acquired, Raiffeisen Zentralbank Österreich Aktiengesellschaft is, in a second step, as the Transferring Company, to be merged, by transferring the assets in their entirety as of the effective date of 30 June 2016 midnight, by way of universal succession, to Raiffeisen Bank International AG, as the Acquiring Company, with a capital increase for the Acquiring Company, taking advantage of the tax benefits provided by Article I of the Reorganization Tax Act. The Preceding Merger is thus a preliminary step for the subsequent merger of Raiffeisen Zentralbank Österreich Aktiengesellschaft with Raiffeisen Bank International AG.

Given the close connection between the Preceding Merger and the merger between Raiffeisen Zentralbank Österreich Aktiengesellschaft and Raiffeisen Bank International AG, the Merger Agreement is subject to the condition precedent that, among other things, the Preceding Merger must first be registered with the commercial register. The merger between Raiffeisen Zentralbank Österreich Aktiengesellschaft and Raiffeisen Bank International AG should therefore not be registered with the commercial register until the Preceding Merger – which is intended to be the first step in this process – has been implemented by registering it with the commercial register.

Raiffeisen Zentralbank Österreich Aktiengesellschaft will directly hold 177,847,115 no-par-value bearer shares in Raiffeisen Bank International AG once the Preceding Merger has been implemented. This is equal to around 60.7% of the equity. As compensation for transferring the corporate assets of Raiffeisen Zentralbank Österreich Aktiengesellschaft to Raiffeisen Bank International AG through the Merger, the shareholders of Raiffeisen Zentralbank Österreich Aktiengesellschaft will receive the shares held by Raiffeisen Zentralbank Österreich Aktiengesellschaft in Raiffeisen Bank International AG following the implementation of the Preceding Merger as well as new shares issued in connection with a capital increase by Raiffeisen Bank International AG.



The shares held by Raiffeisen Zentralbank Österreich Aktiengesellschaft in Raiffeisen Bank International AG after the Preceding Merger will be paid out by way of passing-through of shares (Anteilsdurchschleusung) for the purpose of offering partial compensation to the shareholders of Raiffeisen Zentralbank Österreich Aktiengesellschaft pursuant to sec. 224 para. 3 of the Stock Corporation Act and will be transferred directly to the shareholders ex lege; to this extent, no new shares will be granted in connection with the capital increase.

The companies involved in the Merger have laid down the following exchange ratio: approx. 31.55 no-par-value bearer shares in Raiffeisen Bank International AG will be granted for 1 (one) no-par-value bearer share in Raiffeisen Zentralbank Österreich Aktiengesellschaft. To achieve this exchange ratio, in addition to the passing-through of shares as described above, the share capital of Raiffeisen Bank International AG will also have to be increased for the purpose of implementing the Merger. The capital increase will be performed as consideration to compensate for the corporate assets of Raiffeisen Zentralbank Österreich Aktiengesellschaft that are transferred to Raiffeisen Bank International AG as a result of the Merger wherever compensation is not already provided by the aforementioned passing-through of shares.

Pursuant to sec. 223 para. 1 of the Stock Corporation Act, subscription rights are not granted *ex lege* since the new shares are only granted to the shareholders of the Transferring Company, Raiffeisen Zentralbank Österreich Aktiengesellschaft, in the course of the Merger.

The Merger Agreement has been audited by a court-appointed joint merger auditor pursuant to sec. 220b of the Stock Corporation Act. This report and all the other merger documentation is available at the registered office of the companies involved in the Merger and, pursuant to sec. 221a para. 2 of the Stock Corporation Act, is available on the Raiffeisen Bank International AG website at www.rbinternational.com (Investor Relations/Events/Extraordinary General Meeting 2017).

The Merger requires a special approval from the Austrian Financial Market Authority pursuant to sec. 21 para. 1 sub-para. 1 of the Austrian Banking Act (Bankwesengesetz - BWG).

Due to the Merger and the associated capital increase, certain aspects of the Articles of Association have to be modified, especially the purpose of the company and its share capital; these amendments are contingent on the Merger (and capital increase) being registered with the commercial register.

The amendments necessitated by the Merger are identified in the enclosed comparison of the Articles of Association.