



Invitation to the Annual General Meeting on 17 May 2019

ISIN: DE0006223407 WKN: 622340

Non-binding translation

Convocation of the Annual General Meeting of ProCredit Holding AG & Co. KGaA, Frankfurt am Main

ProCredit Holding AG & Co. KGaA Frankfurt am Main ISIN: DE0006223407 WKN: 622340

We hereby invite our shareholders to the

Annual General Meeting

to be held on

17 May 2019 at 10:00 a.m. (CEST)

at the SAALBAU Titus-Forum, Großer Saal, Walter-Möller-Platz 2, 60439 Frankfurt am Main

Doors open at 9:30 a.m.

Ι.

Agenda:

Presentation of the annual financial statements and consolidated financial statements, the combined management report for ProCredit Holding AG & Co. KGaA and the group, each as approved by the Supervisory Board, including the explanatory report with disclosures pursuant to section 289a (1) sentence 1 and section 315a (1) sentence 1 HGB, and the Report of the Supervisory Board for the 2018 financial year, as well as the adoption of a resolution to approve the annual financial statements for ProCredit Holding AG & Co. KGaA for the 2018 financial year

In accordance with section 171 AktG, the Supervisory Board approved the annual financial statements and consolidated financial statements for the group as prepared by the General Partner. Pursuant to section 286 (1) sentence 1 AktG, the Annual General Meeting shall resolve upon approval of the annual financial statements.

The General Partner and Supervisory Board propose that approval be granted for the annual financial statements as presented with the recognition of profit in the amount of EUR 132,687,647.34.

2. Adoption of a resolution on the appropriation of profit

The General Partner and Supervisory Board propose that the profit for the 2018 financial year in the amount of EUR 132,687,647.34 be appropriated as follows:

 a) Dividend payment of EUR 0.30 per ordinary share (58,898,492 shares)

EUR 17.669.547.60

 The remaining amount is to be carried forward to new account (retained earnings)

EUR 115,018,099.74

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= EUR 132,687,647.34

In accordance with section 58 (4) sentence 2 AktG, claims to dividends shall fall due on the third business day following the adoption of the resolution by the Annual General Meeting; i.e. Wednesday, 22 May 2019.

3. Adoption of a resolution on the ratification of the acts of the General Partner

The General Partner and Supervisory Board propose that approval be granted for the actions of the General Partner in the 2018 financial year.

Adoption of a resolution on the ratification of the acts of the members of the Supervisory Board

The General Partner and Supervisory Board propose that approval be granted for the actions of the members of the Supervisory Board serving during the 2018 financial year.

Selection of the auditor for the financial statements for the 2019 financial year

The Supervisory Board proposes that KPMG AG Wirtschafts-prüfungsgesellschaft, Berlin, be appointed auditor and group auditor for the 2019 financial year as well as auditor for any review of the condensed financial statements and interim management report for the group for the first half of the 2019 financial year (section 115 (5), section 117 № 2 WpHG).

Prior to the submitting its proposal for voting, the Supervisory Board performed a selection and recommendation procedure in line with Article 16 (2)–(5) of Regulation (EU) No. 537/2014.

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II.

Additional information on the convocation of the meeting

1. Total number of shares and votes

At the time of the convocation of the meeting, the share capital of the Company amounts to EUR 294,492,460.00. It is divided into 58,898,492 registered shares with no par value. Each share confers one vote. The total number of votes is thus 58,898,492. At the time of the convocation of the meeting, the Company holds none of its own shares.

2. Requirements for participation and voting in the Annual General Meeting

According to article 19 (1) of the Articles of Association of the Company, only shareholders who have registered for the Annual General Meeting and are entered in the share register are entitled to participate and vote in the Annual General Meeting. The registration must be received by the Company in writing at the latest by midnight (24:00 hours CEST) on 10 May 2019 at the following address.

ProCredit Holding AG & Co. KGaA c/o Computershare Operations Center 80249 München

or by fax: +49 89 30903-74675

or by e-mail: anmeldestelle@computershare.de

Credit institutions, shareholders' associations as well as persons, financial service institutions or companies holding analogous rights pursuant to section 135 (8) or section 135 (10) AktG in conjunction with section 125 (5) AktG, may exercise voting rights for shares they do not hold but with respect to which the they are registered in the share register as owner, only pursuant to a written authorisation.

When registering, the shareholders may use the registration forms they received with the invitation. Upon receipt of each registration, the registration service provider issues tickets to the shareholder, enabling them to participate in the Annual General Meeting, as well as a form for granting proxies and authorising the exercise of voting rights. In order to ensure that the tickets are received on time, the shareholders are asked to submit the registration as early as possible. Unlike to the registration process, however, the tickets are not a precondition for attendance; they merely simplify the preparation and conduct of the Annual General Meeting. We ask for your understanding that a maximum of two tickets can be issued per shareholder.

Registering for the Annual General Meeting has no impact on the transferability of the respective shares. Note that with respect to the Company, only those registered as such in the share register shall be considered shareholders (section 67 (2) sentence 1 AktG). Therefore, the status of registration in the share register on the day of the Annual General Meeting is decisive for determining the right to participate and the number of votes.

It should be noted that for organisational reasons, during the period from the midnight (00:00 hours CEST) which marks the beginning of 11 May 2019 until the midnight (24:00 hours CEST) which marks the end of 17 May 2019, there will be a moratorium on creating or removing entries in the share register, meaning that no changes will be possible during that time. All holders of shares who have not yet been entered into the share register are thus asked to submit, as soon as possible and in their own interests, any requests for entries to be made.

3. Procedure for voting by proxy

General regulations

The shareholders may exercise their voting rights in the Annual General Meeting via proxy, such as through the bank operating the depot account, a shareholders' association, the voting representative appointed by the Company, or another representative as selected by the shareholder. Timely registration shall also be required in these cases (see II.2. above).

Issuing a proxy is allowed both before and during the Annual General Meeting. When issuing proxies, authorisation can be declared towards the party upon whom authority is to be conferred or towards the Company. If the shareholder authorises more than one person, the Company may reject one or more of them. The granting of a proxy, its revocation and the proof towards the Company have to be in writing.

A form for issuing proxies and instructions for the Annual General Meeting is sent together with the tickets and is also available for download on the Company's website (www.procredit-holding.com) under "Investor Relations/Hauptversammlung – Annual General Meeting".

Upon request, each person with voting rights will be provided with such forms for proxies and instructions.

Proof of the right to vote can be provided on the day of the Annual General Meeting by presenting the proxy at entry/exit control, or beforehand by sending the proxy via post, fax or e-mail to one of the addresses below:

ProCredit Holding AG & Co. KGaA c/o Computershare Operations Center 80249 München

or by fax: +49 89 30903-74675

or by e-mail: procredit-hv2019@computershare.de

The addresses above may also be used if the proxy is to be issued to the Company; separate proof of authorisation is not required in this case. Revocation of a proxy which has already been granted can be performed by notifying the Company directly using the addresses above.

Authorisation of credit institutions, shareholders' associations, and persons or institutions with analogous rights

For the authorisation of credit institutions, shareholders' associations, and persons or institutions with analogous rights pursuant to section 135 (8) and (10) AktG, the special provisions of section 135 AktG, and particularly those pertaining to the manner of granting proxies, shall apply. To the extent that they exist, any provisions issued by credit institutions, shareholders' associations, and other persons and institutions with analogous rights shall, if applicable, also be observed. The shareholders are asked in such cases to co-ordinate in a timely manner with the party to be authorised due to the latter's possible formal requirements for the authorisation.

Authorisation of voting representatives of the Company

The shareholders may, in accordance with their instructions, authorise their voting rights to be exercised in the Annual General Meeting by the voting representative appointed by the Company.

Instructions may only be issued with regard to the resolution proposals of the General Partner and of the Supervisory Board, and to proposals published on the basis of a demand by a minority pursuant to section 122 (2) AktG or as a counter-motion pursuant to section 126 (1) AktG or a nomination proposal pursuant to section 127 AktG.

Voting representatives are obliged to vote as instructed; they shall not exercise voting rights according to their own discretion. In the event that an individual vote is to be taken on an item on the agenda, the instructions pertaining to said item shall likewise apply to each individual sub-point. Voting representatives shall not accept any instructions or orders pertaining to verbal contributions, filing objections against resolutions of the Annual General Meeting, making motions on procedure, or submitting questions or making motions.

Shareholders who would like to use this means of voting representation before the Annual General Meeting are requested to send the proxy and instruction form, filled out accordingly, by midnight 16 May 2019 (24:00 hours CEST) if possible to one of the following addresses:

ProCredit Holding AG & Co. KGaA c/o Computershare Operations Center

80249 München

or by fax: +49 89 30903-74675

or by e-mail: procredit-hv2019@computershare.de

The possibility to authorise and issue instructions to the voting representative appointed by the Company shall continue to exist in the Annual General Meeting until the start of the voting.

4. Information on the rights of shareholders

a) Motions to expand the agenda pursuant to section 122 (2) AktG

According to section 122 (2) AktG, shareholders whose shares amount in aggregate to not less than one-twentieth of the share capital or represent an amount of the share capital corresponding to EUR 500,000.00 may demand that items be added to the agenda and published. Each item shall be accompanied by an explanation or a draft proposal.

The demand is to be made in writing and addressed to the General Partner of the Company; it must be received by the Company at the latest by midnight (24:00 hours CEST) on 16 April 2019 at the following address:

ProCredit Holding AG & Co. KGaA
ProCredit General Partner AG
Management Board
Annual General Meeting 2019
Rohmerplatz 33–37

The respective shareholder must prove that they have owned the shares for at least 90 days before the demand was received and that they will continue to hold said shares until the general partner has made its decision regarding the motion. Section 70 AktG shall apply when calculating the period of share ownership. Section 121 (7) AktG shall also be applied accordingly.

60486 Frankfurt am Main

Additions to the agenda which are subject to disclosure shall, unless announced upon calling the Annual General Meeting, be published immediately upon receipt of the demand and in the same manner as the convocation. These will also be made available on the Company's website (www.procredit-holding.com) under "Investor Relations/Haupt-versammlung – Annual General Meeting".

b) Counter-motions and nomination proposals pursuant to sections 126 (1) and 127 AktG

The shareholders may make counter-motions against the resolution proposals of the General Partner and/or Supervisory Board of the Company with respect to individual agenda points and submit nomination proposals for votes appearing on the agenda.

Counter-motions (including explanations) and nomination proposals shall be submitted in writing to one of the addresses below:

ProCredit Holding AG & Co. KGaA
ProCredit General Partner AG
Management Board
Annual General Meeting 2019
Rohmerplatz 33–37
60486 Frankfurt am Main
or by fax: +49 (0)69 951 437 168

or by e-mail: PCH_HV@procredit-group.com

It will not be possible to consider counter-motions and nomination proposals addressed in another manner.

Grounds must be provided for counter-motions; this does not apply to nomination proposals.

Counter-motions for which grounds have been provided and nomination proposals will only be taken into consideration if received at one of the addresses above by midnight (24:00 hours CEST) on 2 May 2019 at the latest.

Any counter-motions (together with grounds) or nominations for election received in good time from shareholders will be published on the Company's website, along with the name of the shareholder, a reason and any statement issued by the General Partner and the Supervisory Board of the Company on www.procredit-holding.com under "Investor Relations/Hauptversammlung – Annual General Meeting".

The Company is not required to make available a counter-motion and its explanation or a nomination proposal if one of the exclusion criteria in the sense of section 126 (2) AktG are met, for instance, because a counter-motion or nomination proposal would result in a resolution of the Annual General Meeting being illegal or in violation of the Articles of Association. The explanation for a counter-motion need not be made available if it consists of more than 5,000 characters in total.

In addition to the grounds listed in section 126 (2) AktG, nomination proposals shall likewise not need to be made available if it does not include the name, profession and place of residence of the candidate (section 127 sentence 3 in conjunction with section 124 (3) sentence 4 AktG).

The right of each shareholder to make, during the Annual General Meeting, counter-motions to any of the agenda items and nominations for the selection of external auditors, even without prior notice being communicated on time to the Annual General Meeting, shall remain unaffected.

Please note that it shall only be possible to put counter-motions (including grounds) and nominations proposed by shareholders to the vote if they are made in the Shareholders' Meeting, even when these have been submitted in advance in a timely manner to the Company.

c) Right of the shareholder to information pursuant to section 131 (1) AktG

Each shareholder or shareholder representative may, at the Annual General Meeting, request information on matters relating to the Company, provided that such information is required for a proper evaluation of an item of the agenda. The duty to provide information shall also extend to the Company's legal and business relations with an affiliated enterprise, and to the situation of the group and the companies falling within the scope of its consolidated financial statements.

Requests for information in the Annual General Meeting shall, as a rule, be made verbally during discussions. The general partner may refuse to provide information if one of the reasons set forth in section 131 (3) AktG applies.

d) Additional information on the rights of shareholders

Additional information on the rights of shareholders pursuant to sections 122 (2), 126 (1), 127 and 131 (1) AktG can be found on the Company's website (www.procredit-holding.com) under "Investor Relations/Haupt-versammlung – Annual General Meeting".

5. Information and documentation regarding the Annual General Meeting

Information pursuant to section 124a AktG and an English translation of this invitation are available, starting from the convocation of the Annual General Meeting, on the Company's website (www.procredit-holding.com) under "Investor Relations/Hauptversammlung – Annual General Meeting".

The documents to be made available to the Annual General Meeting are also presented for inspection, starting from the convocation of the Annual General Meeting, in the business premises of the Company, Rohmerplatz 33–37, 60486 Frankfurt am Main, Germany, and shall likewise be made available during the Annual General Meeting. Upon request, each shareholder shall receive a copy of these documents without delay and free of charge.

Voting results will be made available following the Annual General Meeting on the Company's website (www.procredit-holding.com) under "Investor Relations/Hauptversammlung – Annual General Meeting".

6. Information on data protection

In the preparation of the Annual Germany Meeting, the Company processes the personal data of its shareholders and, as applicable, shareholder representatives.

These data include in particular name, place of residence or address, any e-mail address, the respective share holding, entry ticket number and any proxies issued. Depending on the case, further personal data may also be considered.

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Responsible person, purpose und legal basis

The Company is the party responsible for processing the data. The purpose of data processing is to enable the shareholders and shareholder representatives to participate in the Annual General Meeting and to exercise their rights before and during the Annual General Meeting. The legal basis for data processing is provided by Art. 6 (1) sentence 1(c) GDPR.

Recipients

In connection with its Annual General Meeting, the Company commissions various service providers and consultants. These parties receive from the Company only the personal data which is required for the performance of their respective contractual duties. The service providers and consultants process said data exclusively in accordance with the instructions issued by the Company. Furthermore, personal data are only made available to the shareholders and shareholder representatives as set forth in the legal requirements; namely, via the list of participants.

Storage duration

Personal data are stored for the period permitted by law or as long as the Company maintains a justified interest in their storage, e.g. in the case of judicial or extrajudicial disputes resulting from the Annual General Meeting. The personal data are subsequently deleted.

Rights of affected parties

Pursuant to III GDPR, given certain legal requirements you shall, with respect to your personal data and its processing, have the right to access, to rectification, to restriction, to object, to erasure, and to data portability. Moreover, you shall have the right to lodge a complaint with data protection supervisory authorities pursuant to Art. 77 (GDPR).

Contact:

The contact information for the Company is:

ProCredit Holding AG & Co. KGaA
Rohmerplatz 33–37
60486 Frankfurt am Main
Fax: +49 (0)69 951 437 168

Our Data Protection Officer can be reached at:

PCH.datenschutz@ProCredit-group.com

The convocation is published in the German Federal Gazette (*Bundes-anzeiger*) dated 9 April 2019 and forwarded for publication to such media as may be presumed to distribute said information throughout the entire European Union. In case of deviations, only the version published in the German Federal Gazette shall be decisive.

Frankfurt am Main, April 2019

ProCredit Holding AG & Co. KGaA

the General Partner

ProCredit General Partner AG

Borislav Kostadinov Sandrine Massiani Dr. Gabriel Schor

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