

THIS NOTICE IS IMPORTANT AND REQUIRES THE IMMEDIATE ATTENTION OF BONDHOLDERS. IF BONDHOLDERS ARE IN ANY DOUBT AS TO THE ACTION THEY SHOULD TAKE, THEY SHOULD IMMEDIATELY CONSULT THEIR OWN FINANCIAL, LEGAL, ACCOUNTING OR TAX ADVISERS.

4 April 2018

unibail-rodamco

UNIBAIL-RODAMCO SE

A *societas europaea* with a management board and a supervisory board
having a share capital of €499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

NOTICE OF MEETING OF THE HOLDERS OF THE FOLLOWING BONDS

€499,999,856.94 net share settled bonds convertible into new shares and/or exchangeable for existing shares (*obligations à option de remboursement en numéraire et/ou en actions nouvelles et/ou existantes*) due 1st July 2021 issued on 25 June 2014
ISIN: FR 0011521673
(the "**2021 Bonds**")

€499,999,923.94 net share settle bonds convertible into new shares and/or exchangeable for existing shares (*obligations à option de remboursement en numéraire et/ou en actions nouvelles et/ou existantes*) due 1st January 2022 issued on 15 April 2015
ISIN: FR0012658094
(the "**2022 Bonds**", together with the "**2021 Bonds**", the "**Bonds**")

issued by Unibail-Rodamco SE
(the "**Company**" or "**Unibail-Rodamco**")

NOTICE IS HEREBY GIVEN that, pursuant to paragraph 4.11 of section 4 "*Description of the securities to be offered and admitted to trading on Euronext Paris*" of the securities notes relating to the 2021 Bonds and the 2022 Bonds, having received, respectively, visa n°14-296 dated 17 June 2014 and visa n°15-144 dated 8 April 2015 from the *Autorité des Marchés Financiers* (the "**AMF**") (the "**Terms and Conditions**"), the Management Board of the Company has decided to convene the holders of the 2021 Bonds and the 2022 Bonds (the "**Bondholders**", or individually, a "**Bondholder**") to general meetings (the "**General Meetings**", and each individually the "**General Meeting**") at 7, place du Chancelier Adenauer, 75016 Paris, France on 20 April 2018 on first convocation and if no quorum is reached, on 4 May 2018 on second convocation, at the following times:

Bonds	Time (Paris time)
2021 Bonds	10:00
2022 Bonds	10:30

Each General Meeting is convened in order to deliberate on the following agenda and, if thought fit, to approve, as the case may be, the resolutions proposed to the holders of 2021 Bonds, for the 2021 Bonds (the "**Resolutions proposed to holders of 2021 Bonds**") or the resolutions proposed to the holders of

2022 Bonds, for the 2022 Bonds (the "**Resolutions proposed to holders of 2022 Bonds**" together with the Resolutions proposed to holders of 2021 Bonds, the "**Resolutions**").

Unless the context otherwise requires, capitalized terms used in this notice shall have the same meaning ascribed to them in the Terms and Conditions.

The Management Board has agreed that the following agenda shall be presented for approval at the General Meeting of the holders of 2021 Bonds and the General Meeting of the holders of 2022 Bonds:

AGENDA

- Authorisation of the implementation of the contemplated combination of the Company and Westfield Corporation ("**Westfield**") through the acquisition of Westfield by the Company (the "**Transaction**"), following which the Unibail-Rodamco shares will cease to be admitted to trading in their current form on the regulated markets of Euronext Paris and Euronext Amsterdam and waiver of the corresponding acceleration event; substitution of Unibail-Rodamco shares for Unibail-Rodamco – WFD Unibail-Rodamco N.V. Stapled Shares for the purposes of the Bondholders' Conversion Right instead of an adjustment of Bondholders rights and consequential amendments to the Terms and Conditions; no objection to the Transaction; powers conferred to the holder of the following to carry out the formalities necessary to implement the Transaction; and
- Filing at the Company's registered office of the attendance sheet, the relevant proxies of represented holders of Bonds set out in the participation form (annexed to the notice of meeting) and the minutes of the relevant General Meeting.

Please note the following important dates relating to the General Meetings:

Events	Dates
Approval of the Prospectus (as defined below) by the AMF and the Dutch Authority for the Financial Markets (<i>Autoriteit Financiële Markten</i> , the " AFM ")	28 March 2018
First convocation of the General Meetings (by publication in the <i>Bulletin des annonces légales obligatoires</i> (BALO), in the <i>Petites Affiches</i> and Euroclear notice)	4 April 2018
Required time and date for the book-entry statement evidencing the right of each Bondholder to participate in the relevant General Meeting	18 April 2018 at 0.00 (Paris time)
General Meeting for the holders of 2021 Bonds	20 April 2018 at 10.00 a.m. (Paris time) to 10.30 a.m. (Paris time)
General Meeting for the holders of 2022 Bonds	20 April 2018 at 10.30 a.m. (Paris time) to 11.00 a.m. (Paris time)
Announcement and publication of results or, if the quorum is not met at the General Meeting(s) held on first convocation, convocation of the relevant adjourned General Meeting (through the same means of publication as those used for the first convocation)	As soon as possible on 20 April 2018
Required time and date for the book-entry statement evidencing the right of each Bondholder to participate in the relevant adjourned General Meeting	2 May 2018 at 0.00 a.m. (Paris time)

Events**Dates****Adjourned General Meeting(s) (if applicable)****4 May 2018**

Announcement and publication of the final results of the adjourned General Meeting(s) (if applicable)

As soon as possible on 4 May 2018

Payment of the 2021 and/or 2022 Consent Fee (as defined below), if the relevant Resolutions are adopted and subject to completion of the Transaction as acknowledged by decision of the Management Board and under the terms of the Implementation Agreement, as such terms are defined in the report of the Management Board to the Bondholders (the "**Completion of the Transaction**")

As soon as possible after the Completion of the Transaction

THE TEXT OF THE RESOLUTIONS is as follows:

Resolutions proposed to holders of 2021 Bonds

First resolution

Capitalized terms used in this notice and that have not been defined, shall have the same meaning ascribed to them in the Terms and Conditions (as defined below).

The General Meeting having deliberated pursuant to paragraph 4.11 of section 4 "*Description of the securities to be offered and admitted to trading on Euronext Paris*" of the securities note (the "**Terms and Conditions**") and having decided in accordance with the applicable quorum and majority rules required by the present paragraph and having taken formal note of the report of the Management Board of the Company to the Bondholders (the "**Report of the Management Board**") subject to condition precedent of the completion of the Transaction (as defined below) as acknowledged by decision of the Management Board (the "**Completion of the Transaction**"),

1. (i) authorises, pursuant to paragraph 4.11 of the Terms and Conditions, the implementation of the contemplated combination of the Company and Westfield Corporation ("**Westfield**") through the acquisition of Westfield by the Company (the "**Transaction**", as detailed in the Report of the Management Board) insofar as it results in the Unibail-Rodamco shares no longer being admitted to trading in their current form on the regulated markets of Euronext Paris and Euronext Amsterdam, and in particular authorises the stapling of the ordinary shares of Unibail-Rodamco (the "**Unibail-Rodamco Shares**") with the class A shares of a company newly incorporated in the Netherlands (WFD Unibail-Rodamco N.V. also known as "**Newco**") (which will own the business of Westfield's US and will be subject to Dutch REIT law (*fiscale beleggingsinstelling*) (the "**Newco Shares**") to form the "**Stapled Shares**", followed by the application for the admission to trading of the Stapled Shares on a single listing line on the regulated markets of Euronext Paris and Euronext Amsterdam, and (ii) accordingly waives the acceleration event provided for in paragraph 4.9.6.1 (f) of the Terms and Conditions;
2. (i) authorises the substitution of the Unibail-Rodamco Shares, that a holder of Bond(s) was likely to receive in the event of the exercise of its Conversion Right, for Stapled Shares (each composed of one Unibail Rodamco Share and one Newco Share), that will result from the Completion of the Transaction (the "**Substitution**"), (ii) acknowledges that this Substitution consequently implies that the rights of Bondholders will not be adjusted as provided in paragraphs 4.16.7(a)(5) and

4.16.7(a)(6) of the Terms and Conditions for the distribution of Newco Shares to Unibail-Rodamco shareholders as part of the Transaction, insofar as this distribution will benefit Bondholders as well as shareholders as a result of the Substitution mechanism; and (iii) more generally, decides to approve the proposed amendment to section 4 "*Description of the securities to be offered and admitted to trading on Euronext Paris*" of the securities note, including adjustments to the definition of Principal Subsidiary in paragraph 4.9.6 and to replace it with the amended section 4 annexed in Annexe 1 to these resolutions, Annexe 1 being an integral part of the minutes of this meeting;

3. decides, consequently, as a Bondholder, not to raise any objection against or in connection with the Transaction; and
4. grants, in light of the foregoing, all powers to the bearer of an original, a copy or an extract of the presents, to the extent needed, to make all determinations, conclusions, communications and formalities, including the publication of this decision in accordance with the Terms and Conditions, which shall be deemed necessary to carry out the decisions of the General Meeting and the Transaction.

Second resolution

The General Meeting decides, in accordance with Article R.228-74 paragraph 1 of the French *Code de commerce* that the attendance sheet, the proxies of represented holders of Bond(s) set out in the participation form annexed to the notice of meeting and the minutes of the present General Meeting will be deposited at the registered office of the Company in order to allow any Bondholder to exercise the right of communication granted by the law.

Resolutions proposed to holders of 2022 Bonds

First resolution

Capitalized terms used in this notice and that have not been defined, shall have the same meaning ascribed to them in the Terms and Conditions (as defined below).

The General Meeting having deliberated pursuant to paragraph 4.11 of section 4 "*Description of the securities to be offered and admitted to trading on Euronext Paris*" of the securities note (the "**Terms and Conditions**") and having decided in accordance with the applicable quorum and majority rules required by the present paragraph and having taken formal note of the report of the Management Board of the Company to the Bondholders (the "**Report of the Management Board**") subject to condition precedent of the completion of the Transaction (as defined below) as acknowledged by decision of the Management Board (the "**Completion of the Transaction**"),

1. (i) authorises, pursuant to paragraph 4.11 of the Terms and Conditions, the implementation of the contemplated combination of the Company and Westfield Corporation ("**Westfield**") through the acquisition of Westfield by the Company (the "**Transaction**", as detailed in the Report of the Management Board) insofar as it results in the Unibail-Rodamco shares no longer being admitted to trading in their current form on the regulated markets of Euronext Paris and Euronext Amsterdam, and in particular authorises the stapling of the ordinary shares of Unibail-Rodamco (the "**Unibail-Rodamco Shares**") with the class A shares of a company newly incorporated in the Netherlands (WFD Unibail-Rodamco N.V. also known as "**Newco**") (which will own the business of Westfield's US and will be subject to Dutch REIT law (*fiscale beleggingsinstelling*) (the "**Newco Shares**") to form the "**Stapled Shares**", followed by the application for the admission to trading of the Stapled Shares on a single listing line on the regulated markets of Euronext Paris and Euronext Amsterdam, and (ii) accordingly waives the acceleration event provided for in paragraph 4.9.5.1 (f) of the Terms and Conditions;

2. (i) authorises the substitution of the Unibail-Rodamco Shares, that a holder of Bond(s) was likely to receive in the event of the exercise of its Conversion Right, for Stapled Shares (each composed of one Unibail Rodamco Share and one Newco Share), that will result from the Completion of the Transaction (the "**Substitution**"), (ii) acknowledges that this Substitution consequently implies that the rights of Bondholders will not be adjusted as provided in paragraphs 4.16.7(a)(5) and 4.16.7(a)(6) of the Terms and Conditions for the distribution of Newco Shares to Unibail-Rodamco shareholders as part of the Transaction, insofar as this distribution will benefit Bondholders as well as shareholders as a result of the Substitution mechanism; and (iii) more generally, decides to approve the proposed amendment to section 4 "*Description of the securities to be offered and admitted to trading on Euronext Paris*" of the securities note, including adjustments to the definition of Principal Subsidiary in paragraph 4.9.5 and to replace it with the amended section 4 annexed in Annexe 2 to these resolutions, Annexe 2 being an integral part of the minutes of this meeting;
3. decides, consequently, as a Bondholder, not to raise any objection against or in connection with the Transaction; and
4. grants, in light of the foregoing, all powers to the bearer of an original, a copy or an extract of the presents, to the extent needed, to make all determinations, conclusions, communications and formalities, including the publication of this decision in accordance with the Terms and Conditions, which shall be deemed necessary to carry out the decisions of the General Meeting and the Transaction.

Second resolution

The General Meeting decides, in accordance with Article R.228-74 paragraph 1 of the French *Code de commerce* that the attendance sheet, the proxies of represented holders of Bond(s) set out in the participation form annexed to the notice of meeting and the minutes of the present General Meeting will be deposited at the registered office of the Company in order to allow any Bondholder to exercise the right of communication granted by the law.

This notice is issued on this 4 April 2018 by the Company and is published in accordance with Articles L. 228-103 and R. 228-67 of the French *Code de commerce*.

Documents available for inspection

In accordance with paragraph 4.11.2 of the Terms and Conditions, each Bondholder or, as the case may be, its representative, has the right, as from the date hereof and during the 15 day period preceding the General Meeting, to consult or make a copy of the text of the relevant Resolutions which will be proposed and of the report which will be presented at the General Meeting.

The following documents (together, the "**Documents**") are available as from the date of this notice of meeting for consultation, copy or upon request by filling out the information request form attached to this notice of meeting (the "**Information Request Form**"):

- this notice of meeting (including the Information Request Form, Participation Form and the Form of Book Entry Statement (as defined below));
- the proposed Resolutions (the text of which is reproduced on pages 3 to 5 of this notice);
- the Report of the Management Board; and
- the prospectus relating to the admission to trading on the regulated markets of Euronext Paris and Euronext Amsterdam of the ordinary shares of Unibail-Rodamco and the class A shares of Newco, stapled together to form the stapled shares, approved by the AMF under visa number 18-102 on 28 March 2018 and by the AFM on 28 March 2018 (the "**Prospectus**").

Copies of the Documents can be obtained from and will be made available for inspection by the holders of Bonds at:

- the registered office of the Company 7, place du Chancelier Adenauer, 75016, Paris, France; and
- the offices of the Centralizing Agent for the transaction, *i.e.* CACEIS Corporate Trust, at the following address: 14, rue Rouget de Lisle, 92130 Issy-Les-Moulineaux, France; and
- the offices of CACEIS Corporate Trust as Paying Agent of the Bonds, at the following address: 14, rue Rouget de Lisle, 92130 Issy-Les-Moulineaux; and
- on the website of the Company (www.unibail-rodamco.fr).

If any holder of Bonds has any question, they should feel free to contact, including by phone, (i) the Centralizing Agent for matters regarding the submission of Participation Forms and associated documents and (ii) Crédit Agricole Corporate and Investment Bank or Deutsche Bank (the "**Consent Solicitation Agents**", whose contact details are indicated on pages 92-93 of this notice of meeting and pages 81-82 of the French notice of meeting (*avis de convocation*)) for questions on the consent solicitation itself.

Consent Fee – 2021 Bonds

Subject to (i) the approval of all of the Resolutions proposed to holders of 2021 Bonds by the General Meeting of holders of 2021 Bonds, on first or second convocation, and (ii) the completion of the Transaction, as acknowledged by decision of the Management Board and as contemplated by the Implementation Agreement, as defined in the Report of the Management Board (the "**Completion of the Transaction**") the Company will pay to each holder of 2021 Bonds, an amount in cash denominated in euros of 0.25 per cent. of the aggregate nominal amount of the 2021 Bonds held by such bondholder (the "**2021 Consent Fee**").

For the avoidance of doubt, if the Resolutions proposed to holders of 2021 Bonds are approved by the General Meeting of the holders of 2021 Bonds, on first or second convening, all holders of 2021 Bonds will be entitled to receive the 2021 Consent Fee, subject to Completion of the Transaction, whether or not they have voted in favour of the Resolutions proposed to holders of 2021 Bonds. If the Resolutions proposed to holders of 2021 Bonds are not adopted by the General Meeting of the holders of 2021 Bonds, the 2021 Consent Fee will not be due or paid to any holder of 2021 Bonds, whether or not such holder has voted in favour of the Resolutions proposed to holders of 2021 Bonds.

Subject to and as provided above, the right of each Bondholder to receive the 2021 Consent Fee will be evidenced by the entries in the books of the relevant Account Holder (as defined below) of the name of such Bondholder on the relevant Record Date (as defined below in paragraph "Voting requirements").

The payment of the 2021 Consent Fee, as the case may be, is expected to take place as soon as possible following the Completion of the Transaction.

Bondholders are invited to submit their request for payment of the 2021 Consent Fee to the Paying Agent (contact details indicated hereunder).

Consent Fee – 2022 Bonds

Subject to (i) the approval of all of the Resolutions proposed to holders of 2022 Bonds by the General Meeting of holders of 2022 Bonds, on first or second convocation, and (ii) the Completion of the Transaction, the Company will pay to each holder of 2022 Bonds, an amount in cash denominated in euros (the "**2022 Consent Fee**") of 3.00 per cent. of the aggregate nominal amount of the 2022 Bonds held by such bondholder.

For the avoidance of doubt, if the Resolutions proposed to holders of 2022 Bonds are approved by the General Meeting of the holders of 2022 Bonds, on first or second convening, all holders of 2022 Bonds will be entitled to receive the 2022 Consent Fee, subject to Completion of the Transaction, whether or not they have voted in favour of the Resolutions proposed to holders of 2022 Bonds. If the Resolutions proposed to holders of 2022 Bonds are not adopted by the General Meeting of the holders of 2022 Bonds, the 2022 Consent Fee will not be due or paid to any holder of 2022 Bonds, whether or not such holder has voted in favour of the Resolutions proposed to holders of 2022 Bonds.

Subject to and as provided above, the right of each Bondholder to receive the 2022 Consent Fee will be evidenced by the entries in the books of the relevant Account Holder (as defined below) of the name of such Bondholder on the relevant Record Date (as defined below in paragraph "Voting requirements").

The payment of the 2022 Consent Fee, as the case may be, is expected to take place as soon as possible following the Completion of the Transaction.

Bondholders are invited to submit their request for payment of the 2022 Consent Fee to the Paying Agent (contact details indicated hereunder).

General

Holders of Bonds should pay particular attention to the requirements in respect of the quorum for the General Meetings and the adjourned General Meetings (if applicable), which are described below. In light of such requirements, holders of Bonds are strongly urged either to attend the relevant General Meeting in person or to take the steps referred to below as soon as possible in order to attend the relevant General Meeting by correspondence or to be represented by Proxy (as defined below) at the relevant General Meeting.

Quorum and Adjournment

Pursuant to the Terms and Conditions, the General Meeting may deliberate validly on first convocation only if holders of Bonds present or represented hold at least a quarter (1/4) of the Bonds then outstanding and a fifth (1/5) of the Bonds on second convocation. In accordance with Articles L.228-103 and L.225-96 of the French *Code de commerce*, decisions at meetings shall be taken by a two-third (2/3) majority of votes held by holders of Bonds attending such meeting or represented thereat.

Notice of the adjourned General Meeting for lack of quorum shall be given in the same manner as notice of the original General Meeting.

If the Resolutions are not approved due to a lack of quorum or a negative vote, the Company may nevertheless proceed with the Transaction. In such case, the holders will have the right to request redemption at par of the Bonds to the Company. Should the holders not request redemption, they will run the risk that their Bonds only entitle them to illiquid Unibail-Rodamco shares.

Voting Procedures

The relevant provisions governing the convening and holding of the General Meeting are provided in Article L. 228-103 of the French *Code de commerce*.

Each holder of Bond or Proxy (as defined below) is entitled to one vote for each Bond held or represented by such Bondholder. Any holder of Bonds entitled to more than one vote shall not be required to cast all of such votes in the same manner.

Each holder of Bonds has the right to participate in the General Meeting in person, by proxy or by correspondence, in accordance with applicable laws and regulations.

In the event that a holder of Bonds wishes to participate in person in the General Meeting, it shall (i) complete the participation form attached to this notice of meeting (the “**Participation Form**”), and in particular paragraph 2(a) of such form, and (ii) provide evidence of its right to participate in such General Meeting by presenting (a) an admission card obtained from the Centralizing Agent, or (b) absent such admission card, any evidence that the Bondholder is registered in the books of the relevant Account Holders subject to, and in accordance with, paragraph entitled "Voting requirements" below.

If a holder of Bonds wishes to vote on the relevant Resolutions and the Bonds it owns are held by a financial intermediary such as a broker, dealer, commercial bank, trustee, custodian or other nominee, such holder of Bonds should contact such financial intermediary and instruct it to vote in respect of its Bonds on its behalf.

In the event that a holder of Bond does not wish to participate in person in the General Meeting, such Bond holder:

1. by filling in the attached Participation Form, may give a proxy to the Chairman (as defined below) of the meeting: in this case, the holder of Bonds shall complete paragraph 2(c) of the Participation Form without indicating the name of the representative;
2. by filling in the attached Participation Form, may give a proxy to a representative of his choice (a “**Proxy**”) to act on its behalf in connection with the General Meeting, provided, however, that, in accordance with articles L.228-103, L.228-62 and L.228-63 of the French *Code de commerce*, a Bondholder shall be prohibited from appointing as Proxy certain persons, including, without limitation, the members of the Management Board and the Supervisory Board, auditors and employees of the Company. In that case, the Bondholder shall complete paragraph 2(c) of the Participation Form and indicates the last name, first name(s) and address of such Proxy; or
3. if he wishes to vote on the Resolutions and does not want to attend the General Meeting in respect of its Bonds in person or appoint a Proxy to do so on its behalf in accordance with (1) or (2) above, may vote by correspondence. In that case, the Bondholder shall complete the paragraph 2(b) of the Participation Form.

Any proxy must be given in writing, signed by the relevant holder of Bonds and indicate the last name, first name(s) and address of the Proxy, if different from the Chairman of the meeting.

Participation Forms will only be taken into account for the calculation of the quorum and for the votes, if such forms: (i) are duly completed and signed, (ii) attach a form of book entry statement compliant with the voting requirements for the relevant Bonds as set out in the paragraphs below entitled "Voting requirements for holders of 2021 Bonds", for holders of 2021 Bonds, and "Voting requirements for holders of 2022 Bonds", for holders of 2022 Bonds, and substantially in the form attached to this notice of meeting (a “**Form of Book Entry Statement**”) or in such form as is regularly used by the Account Holder, duly completed and signed by the relevant Account Holder (a “**Valid Book Entry Statement**”), and (iii) are received by the Centralizing Agent at least one (1) business day before the date of the General Meeting, (i.e. for the General Meeting on first convocation at the latest on 19 April 2018 at 00.00 (zero a.m.) (Paris Time) or on 3 May 2018 at 00.00 (zero a.m.) (Paris Time) if the General Meeting meets on a second convocation), such forms being a “**Valid Participation Form**” if the above listed conditions are met.

An Information Request Form, a Participation Form and a Form of Book Entry Statement are attached hereto. These forms as well as admission cards are available upon request from the Centralizing Agent (contact details below). The holders of Bonds must send the relevant Participation Form fully completed and signed to their Account Holder, who shall send it with a Valid Book Entry Statement to the Centralizing Agent by mail or email.

Valid Participation Forms will be valid for the adjourned General Meeting convened with the same agenda, subject to the provisions set out in the following paragraphs entitled "Voting requirements for holders of 2021 Bonds", for holders of 2021 Bonds, and "Voting requirements for holders of 2022 Bonds", for holders of 2022 Bonds.

Voting requirements for holders of 2021 Bonds

In accordance with paragraph 4.11.2 of the Terms and Conditions interpreted in the light of decree No 2014-1466 dated 8 December 2014, the right of each holder of 2021 Bonds to participate in the General Meeting will be evidenced by the entries of its Bonds (i) for fully registered bonds (*titres nominatifs purs*) in the books held by CACEIS Corporate Trust, (ii) for the registered bonds (*titres nominatifs administrés*), in the books held by the authorised financial intermediary it will have approved (the "**Account Holder**") and in the books held by CACEIS Corporate Trust, or (iii) bearer bonds (*titres au porteur*), in the books held by the Account Holder, **as of 0:00 (Paris time) on the second business day in Paris preceding the date set for the General Meeting (*i.e.*, on 18 April 2018 at 00.00 (zero a.m.) (Paris Time) on first convocation or on 2 May 2018 at 00.00 (zero a.m.) (Paris Time) if the General Meeting meet on a second convocation) (the "Record Date")**.

In accordance with article R. 228-71 of the French *Code de commerce*, a holder of 2021 Bonds having already sent a Participation Form will have the right to sell all or part of its Bonds. It is however specified that if such sale is made before the Record Date, the Company will invalidate or modify accordingly such vote as may have been exercised in the Participation Form of such Bondholder sent prior to the Record Date. The relevant Account Holder shall notify such assignment to the Company with all necessary information.

Voting requirements for holders of 2022 Bonds

In accordance with paragraph 4.11.2 of the Terms and Conditions, the right of each holder of 2022 Bonds to participate in the General Meeting will be evidenced by the entries of its Bonds (i) for fully registered bonds (*titres nominatifs purs*) in the books held by CACEIS Corporate Trust, (ii) for the registered bonds (*titres nominatifs administrés*), in the books held by the authorised financial intermediary it will have approved (the "**Account Holder**") and in the books held by CACEIS Corporate Trust, or (iii) bearer bonds (*titres au porteur*), in the books held by the Account Holder, **as of 0:00 (Paris time) on the second business day in Paris preceding the date set for the General Meeting (*i.e.*, on 18 April 2018 at 00.00 (zero a.m.) (Paris Time) on first convocation or on 2 May 2018 at 00.00 (zero a.m.) (Paris Time) if the General Meeting meet on a second convocation) (the "Record Date")**.

In accordance with article R. 228-71 of the French *Code de commerce*, a holder of 2022 Bonds having already sent a Participation Form will have the right to sell all or part of its Bonds. It is however specified that if such sale is made before the Record Date, the Company will invalidate or modify accordingly such vote as may have been exercised in the Participation Form of such Bondholder sent prior to the Record Date. The relevant Account Holder shall notify such assignment to the Company with all necessary information.

Chairman of the General Meeting

The chairman of the General Meeting (the "**Chairman**") shall be the representative of the *masse*, as designated in the relevant Terms and Conditions.

Expenses

In accordance with paragraph 4.11.2 of the Terms and Conditions, the Company will pay all expenses relating to convening and holding the General Meeting and more generally, all administrative expenses

resolved upon by the General Meeting. No expenses may be imputed against interest payable on the Bonds.

Attachments

- Information Request Forms
- Participation Forms
- Form of Book Entry Statements

The Company confirms that it has authorised (i) Crédit Agricole Corporate and Investment Bank and Deutsche Bank, Consent Solicitation Agents to act on its behalf in connection with the holders of Bonds solicitation and (ii) Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent to use and/or disseminate the relevant materials in connection with the holders of Bonds' solicitation.

Neither Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent nor the Centralizing Agent express any view or make any recommendations as to the merits of the Resolutions or any view on whether a Bondholder would be acting in its best interests in voting for or against the Resolutions. The holders of Bonds should thoroughly examine the information contained in this notice, consult their personal legal, accounting, tax and investment advisers and make an independent decision taken on the basis of the information disclosed in connection with the General Meeting.

ANNEXES TO THE RESOLUTIONS

ANNEXE 1

€499,999,856.94 net share settled bonds convertible into new shares and/or exchangeable for existing shares (*obligations à option de remboursement en numéraire et/ou en actions nouvelles et/ou existantes*) due 1st July 2021 issued on 25 June 2014

ISIN: FR 0011521673

4 DESCRIPTION OF THE SECURITIES TO BE OFFERED AND ADMITTED TO TRADING ON EURONEXT PARIS

The following amended section 4 of the Offering Memorandum will be effective from the date of completion of the acquisition by Unibail-Rodamco (the "**Company**") of Westfield Corporation ("**Westfield**"), as acknowledged by decision of the Management Board (the "**Completion of the Transaction**", which corresponds to the "**Date of Entry into Force of the Modified of Terms and Conditions**").

4.1 Description of the Bonds for which application for admission to listing and trading has been made

The Bonds issued constitute financial instruments which provide access to share capital within the meaning of Articles L.228-91 *et seq.* of the French *Code de commerce*.

Listing of the Bonds took place on June 25, 2014 under ISIN code FR0011521673. The Bonds are admitted to trading on Euronext Paris, as well as to the operations of Euroclear France, Euroclear Bank S.A./N.V. and/or Clearstream Banking S.A. (Luxembourg). No application has been made to list the Bonds on another market as of the date hereof.

4.2 Nominal value per Bond – Issue price of the Bonds – Stapled Shares

The nominal value of each Bond has been set, at the time of their issuance, at €288.06, which includes a premium of 37.5% over the reference share price for shares of Unibail-Rodamco, corresponding to the volume-weighted average trading price of Unibail-Rodamco shares listed on Euronext since the announcement of the transaction until the time when the final terms and conditions of the Bonds are determined.

The Unibail-Rodamco shares (the "**Unibail-Rodamco Shares**") are now stapled (stapling) (the "**Stapled Shares**") with the class A shares of a company WFD Unibail-Rodamco ("**Newco**") newly incorporated in the Netherlands (the "**Newco Shares**"). The Stapled Shares will be listed on Compartment A of Euronext Paris and Euronext Amsterdam under ISIN code FR0013326246; the nominal value of the Unibail-Rodamco Shares and the Newco Shares forming the Stapled Shares is respectively five (5) euros and zero point five (0.5) euro.

4.3 Governing law and jurisdiction

The Bonds are governed by French Law.

The courts having jurisdiction in the event of a dispute are the French courts as set out in the *Code de procédure civile*.

4.4 Form and registration of the Bonds

The Bonds can be in either registered (*nominative*) or bearer (*au porteur*) form, at the option of the Bondholders. The Bonds are required to be recorded as book-entries (*inscrits en compte*)

in accounts held, as the case may be, by:

- CACEIS Corporate Trust, acting on behalf of Unibail-Rodamco in respect of fully registered Bonds (*titres nominatifs purs*);
- an authorised financial intermediary (*intermédiaire financier habilité*) selected by the Bondholder and CACEIS Corporate Trust, acting on behalf of Unibail-Rodamco, in respect of Bonds in registered form (*titres nominatifs administrés*); and
- an authorised financial intermediary (*intermédiaire financier habilité*) selected by the Bondholder in respect of Bonds in bearer form (*titres au porteur*).

No document evidencing ownership of the Bonds has been issued (including the representative certificates referred to in article R. 211-7 of the French *Code monétaire et financier*).

The Bonds are accepted for clearance through Euroclear France, which ensures the clearing of Bonds between account holders. The Bonds are also accepted for clearance through Euroclear Bank S.A./N.V. and/or Clearstream Banking, S.A. Luxembourg.

The Bonds are recorded as book-entries (*inscrits en compte*) and negotiable as of the settlement and delivery date of the Bonds, which took place on June 25, 2014.

4.5 Currency of the issue

The Bonds are denominated in euros.

4.6 Ranking of the Bonds

4.6.1 Credit ranking

The Bonds constitute direct, unconditional, unsubordinated and unsecured obligations (*engagements chirographaires*) of Unibail-Rodamco, and rank *pari passu* without any preference amongst themselves with all other unsecured and unsubordinated debts and guarantees (subject to exceptions imposed by French law), present or future, of Unibail-Rodamco, without preference or priority linked to their issue date, currency or other.

The payment of principal, taxes, costs and ancillary amounts relating to the Bonds is not subject to any specific guarantee as of the Issue Date (as defined below).

4.6.2 Negative pledge

While any of the Bonds remain outstanding, Unibail-Rodamco will not, and will ensure that none of its Principal Subsidiaries (as defined in paragraph 4.9.5 ("Early Repayment Events")) will create or permit to subsist any Security Interest (as defined below) upon the whole or any part of their respective assets or revenues, present or future, to secure (i) any Relevant Debt (as defined below) or (ii) any guarantee in respect of any Relevant Debt unless, at the same time or prior thereto, either Unibail-Rodamco's obligations under the Bonds are rateably and equally secured therewith, except for Security Interest already existing prior to the Bonds issue and, in the case of any entity which becomes a Principal Subsidiary of Unibail-Rodamco (through any means) or which is merged into Unibail-Rodamco or into any Principal Subsidiary, for any Security Interest (x) existing on or over any assets (and its future renewal) or revenues, existing or future, of such entity on the date on which it becomes a Principal Subsidiary or is merged into Unibail-Rodamco or a Principal Subsidiary or (y) in respect of which a binding agreement to create such Security Interest exists, provided such Security Interest was not created in contemplation of or in connection with the merger transaction or the operation leading to the creation of that Principal Subsidiary.

"Relevant Debt" means any present or future indebtedness in the form of or represented by:

- notes (*obligations*),
- any other security referred to in Article L.211-1 II 1° and 2° of the French *Code monétaire et financier*, or
- or any security equivalent to those referred to in such article issued pursuant to foreign laws,

which are or are capable of being quoted, admitted to trading or ordinarily dealt in on a Regulated Market (as defined in paragraph 4.9.3 ("Early redemption at the option of Unibail-Rodamco"))).

"Security Interest" means any mortgage, lien, charge, pledge or other form of security interest (*sûreté réelle*), within the meaning of Articles 2323 *et seq.* of the French *Code civil*.

4.6.3 Fungibility/Further Issues

If Unibail-Rodamco subsequently issues further bonds which offer in all respects the same rights as the Bonds, Unibail-Rodamco may, without the consent of the Bondholders and provided that the terms and conditions of such bonds so permit, consolidate (*procéder à l'assimilation*) bonds of any such further issues with the Bonds, thereby treating such bonds as the same issuance for the purposes of trading and financial agency servicing. In such case, all holders of these bonds would be grouped into a single *masse*.

4.7 Rights and restrictions attached to the Bonds and exercise of rights

Upon the exercise of the Conversion Right, as defined in paragraph 4.16.1 ("Nature of the Conversion Right"), the Bondholders may receive at the Company's option either (i) a sum in cash and, if applicable, new and/or existing Stapled Shares, or (ii) new and/or existing Stapled Shares only. The terms and conditions of the Conversion Right are described in paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right").

Exercise of the Conversion Right results in the cancellation of the Bonds for which it was exercised.

Bonds whose Conversion Right has not been exercised in accordance with paragraph 4.16 ("Conversion Rights") will be redeemed in cash in accordance with the conditions set out in paragraph 4.9 ("Maturity date, redemption of the Bonds at the option of Unibail-Rodamco and early redemption of the Bonds at the option of the Bondholders").

The Bonds bear no interest.

There are no restrictions attached to the Bonds.

4.8 Nominal interest rate and provisions in respect of interest due

4.8.1 Date of settlement-delivery and attachment of full rights of the Bonds

June 25, 2014 (the "**Issue Date**").

4.8.2 Interest

The Bonds bear no interest.

4.9 Maturity date, redemption of the Bonds at the option of Unibail-Rodamco and early redemption of the Bonds at the option of the Bondholders

4.9.1 Normal redemption

Unless they have been previously redeemed or repaid pursuant to the terms set out below and in the absence of the exercise of the Conversion Right, the Bonds will be redeemed in full at par on July 1, 2021 (the "**Maturity Date**") (or, if that date is not a Business Day, the next following Business Day), i.e. €288.06 per Bond.

"**Business Day**" means a day (other than a Saturday or a Sunday) on which banks are open for business in Paris and Euroclear France is operating.

Claims against the Company in respect of redemption of the Bonds will be barred after a period of ten years from the normal or early redemption date. Furthermore, any principal payment in respect of the Bonds that has not been claimed within a period of ten years from the normal or early redemption date will lapse and become the property of the French State.

4.9.2 Early redemption by repurchase or public offering at the option of Unibail-Rodamco

Unibail-Rodamco reserves the right to redeem the Bonds early in whole or in part at any time, without limitation on price or quantity, by repurchasing Bonds, either on or off-market or by means of a public tender or exchange offer. Any such transaction will not affect the normal due date for redemption of any Bonds still outstanding. Bonds acquired in this manner will be cancelled.

4.9.3 Early redemption at the option of Unibail-Rodamco

1. Unibail-Rodamco may, at its discretion, up to, the Maturity Date, with at least 40 calendar days' notice as set out in paragraph 4.9.7 ("Publication of information on redemption at maturity or on early redemption or upon exercise of the Conversion Right") proceed to early redemption of all outstanding Bonds (regardless of their number) at par (being €288.06 per Bond). This early redemption provision will be exercisable only where the arithmetic mean, calculated over a period of 20 consecutive Trading Days during which the Stapled Shares are traded, chosen by Unibail-Rodamco from a period of 40 consecutive Trading Days preceding publication of the above-mentioned notice, of the product of:
 - (i) the opening trading price of the Stapled Shares on Euronext Paris or, in the absence of trading on Euronext Paris, any other regulated market within the meaning of Directive 2014/65/EU of May 15, 2014, as amended, on financial instruments markets on which Unibail-Rodamco has its principal listing (a "**Regulated Market**"); and
 - (ii) the Conversion Ratio, (as defined below), in use on each such date,exceeds 130% of the nominal value of the Bonds.

For the purposes hereof, "**Conversion Ratio**" equals, on the Date of Entry into Force of the Modified of Terms and Conditions, 1.13 Stapled Share per Bond and is subject to further adjustment in accordance with paragraph 4.16.7 ("Maintenance of Bondholders' Rights")

2. Unibail-Rodamco may, at any time and at its discretion, with 40 calendar days' notice as set out in paragraph 4.9.7 ("Publication of information on redemption at maturity or on early redemption or upon the exercise of the Conversion Right") redeem all of the Bonds outstanding at par if the total number of Bonds outstanding is less than 15% of the number of Bonds originally issued.

3. Upon the occurrence of any of the events described in paragraphs 1. and 2. above, the Bondholders will retain their right to exercise their Conversion Right pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right").

4.9.4 Early redemption at the Bondholders' option upon Change of Control

1. In case of a Hostile Change of Control (as defined below), each Bondholder may, during the 30 calendar days following the first date on which the notice described below is published, require Unibail-Rodamco to redeem all or part of their Bonds within 90 calendar days of such request.

As soon as possible after becoming aware thereof, Unibail-Rodamco shall notify Bondholders of any Hostile Change of Control and of the Bondholders' right to early redemption of their Bonds by means of a notice published in the *Journal Officiel* (to the extent required by applicable regulation), a notice published in a financial newspaper with national circulation in France, and a notice published by Euronext or, if applicable, by the company operating any other Regulated Market on which the Bonds are listed.

Each Bondholder seeking early redemption of all or part of its Bonds must make such request to the financial intermediary on whose books the securities are held, which will then notify the paying and securities services agent (see paragraph 5.4.2 ("Paying and securities services agent/Calculation Agent/Centralising Agent")).

Once presented to the financial intermediary on whose books the Bonds are held, the redemption request will be irrevocable and Unibail-Rodamco will be bound to redeem all of the Bonds referred to in such demand transmitted in accordance with the provisions above.

Each Bond shall be redeemed at par.

2. In case of a Friendly Change of Control (as defined below) which has become effective, all of the Bonds will, on demand under the conditions set below, become redeemable at par if:
 - (a) (i) the Rating (as defined below) is downgraded by more than two notches (a) by Standard & Poor's Rating Services, a division of The McGraw Hill Companies, Inc. and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company and (b) by FitchRatings and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company and (ii) such downgrade is made public in the 90 calendar days following the date of the potential Friendly Change of Control and (iii) this downgrade is explicitly due to such potential Friendly Change of Control; or
 - (b) there is no Rating of Unibail-Rodamco provided by an internationally reputable rating agency within the 30 calendar days following the date when such Friendly Change of Control becomes effective.

The representative of the *masse*, pursuant to a decision of the Bondholders' general meeting, may demand that Unibail-Rodamco redeem all of the Bonds within 90 calendar days of written request of the representative of the *masse* and forwarded to both Unibail-Rodamco and servicing centralisation agent for the Bonds.

Unibail-Rodamco shall inform the Bondholders of the occurrence of one of the events set forth in clauses (a) or (b) above, as appropriate, of the effective date of such Friendly Change of Control and of their right to redeem their Bonds as soon as possible by means of a notice published in the *Journal Officiel* (to the extent required by applicable regulation), a notice published in a financial newspaper with national circulation in France and a notice published by Euronext or, if applicable, by the company operating any other Regulated Market on which the Bonds are listed.

Each Bond shall be redeemed at par.

"Rating" means a rating assigned to the long-term unsubordinated debt of Unibail-Rodamco by Standard & Poor's Rating Services, a division of The McGraw Hill Companies, Inc. and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company, and FitchRatings and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company.

"Change of Control" means the event by which a person or several persons acting in concert become holders of more than 50% of the share capital or voting rights of Unibail-Rodamco.

"Hostile Change of Control" means a Change of Control that is neither recommended nor approved by the Supervisory Board of Unibail-Rodamco.

"Friendly Change of Control" means a Change of Control that is recommended or approved by the Supervisory Board of Unibail-Rodamco.

4.9.5 Early redemption at the Bondholders' option on 1 July 2019

All Bondholders may, at their option, demand Unibail-Rodamco early redemption of all or part of the Bonds in cash on 1 July 2019.

Unibail-Rodamco must remind holders of Bonds of their early redemption option by the means of a notice issued by the Company and posted on their website (www.unibail-rodamco.com) and a notice issued by Euronext (or, as applicable, a notice issued by an operator of any other Regulated Market on which the bonds are listed) at least 40 calendar days before the 1 July 2019. The notices shall indicate (i) the amount of the redemption and (ii) the fact that all early redemption claims of the Bonds and corresponding Bonds must be received by the paying and securities services agent at least 25 Trading Days before the 1 July 2019.

Bondholders seeking early redemption of all or part of its Bonds must make such request to the financial intermediary on whose books the securities are held, which will then notify the paying and securities services agent (see paragraph 5.4.2 ("Paying and securities services agent/Calculation Agent/Centralising Agent")).

Claims and corresponding Bonds must be received by the paying and securities service agent at least 25 Trading Days before the 1 July 2019, at the latest at 5 p.m., Paris time.

Once presented to the financial intermediary on whose books the Bonds are held, the redemption request will be irrevocable and Unibail-Rodamco will be bound to redeem all of the Bonds referred to in such demand transmitted in accordance with the provisions above.

Each Bond shall be redeemed at par.

A **"Trading Day"** means a Business Day where (i) Euronext shall list the shares on its Euronext Paris market or (ii) as applicable, in the absence of listing on Euronext Paris, any other operator of the Regulated Market where Unibail-Rodamco has its main listing place, lists the shares on

the said Regulated Market, and in both cases, other than a day where listings end before usual closing time.

4.9.6 Early Repayment Events

1. The representative of the *masse* of Bondholders may demand, in writing addressed to Unibail-Rodamco and with a copy to the paying and securities services agent for the Bonds, redemption of all of the Bonds at par, on the occurrence of any of the following events, unless such event has been remedied by Unibail-Rodamco on the date such notice is received:
 - (a) any amount due in respect of any Bond is not paid by Unibail-Rodamco on the due date for payment thereof and such default is not remedied by Unibail-Rodamco within a period of 5 Business Days from such due date;
 - (b) any other obligation under the Bonds is not complied with or performed by Unibail-Rodamco within a period of 15 Business Days after receipt by Unibail-Rodamco of written notice of such default sent by the representative of the *masse* of Bondholders;
 - (c) any other present or future indebtedness of Unibail-Rodamco or any of its Principal Subsidiaries (as defined below) (other than Non-Recourse Subsidiaries (as defined below) which are not Excluded Subsidiaries (as defined below)) for borrowed moneys in excess of €40 million (or its equivalent in any other currency) whether individually or in the aggregate, (i) becomes due and payable prior to its stated maturity as a result of a default at the expiry of any applicable grace period therefore or, in such case, if enforcement of any Security Interest in respect of any such indebtedness is commenced by appropriate legal proceedings (unless contested in good faith and by appropriate legal proceedings), or (ii) any such indebtedness is not paid when due or, as the case may be, at the expiry of any applicable grace period therefore or, in such case, if enforcement of any Security Interest in respect of any such indebtedness is commenced by appropriate legal proceedings (unless contested in good faith and by appropriate legal proceedings), or (iii) any guarantee or indemnity given by Unibail-Rodamco or any of its Principal Subsidiaries (other than Non-Recourse Subsidiaries which are not Excluded Subsidiaries) for, or in respect of, any such indebtedness of others shall not be honoured when due and called upon (unless contested in good faith and by appropriate legal proceedings);
 - (d) Unibail-Rodamco or any of its Principal Subsidiaries (other than Non-Recourse Subsidiaries which are not Excluded Subsidiaries) makes any proposal to its creditors for a general moratorium in relation to its debt or requests the appointment of an ad-hoc representative; a judgment is issued for a conciliation procedure; a judgment is issued for the judicial liquidation (*liquidation judiciaire*) or for a transfer of the whole of its business (*cession totale de l'entreprise*) or becomes a party or is subject to any similar proceeding or any similar measure;
 - (e) Unibail-Rodamco ceases to carry on, directly or indirectly, all or a material part of its business or other operations, except for the purposes of and followed by a merger (*fusion*) or reorganisation (*cession, scission* or *apport partiel d'actifs*); or
 - (f) the Stapled Shares are no longer admitted to trading on Euronext or on a Regulated Market for a duration exceeding 5 consecutive trading days except in the case of
 - i. a legal merger or 100% acquisition of the outstanding share capital of Newco into or by Unibail-Rodamco or any of its Subsidiaries or vice-versa, provided that the shares of the surviving entity are admitted to trading on Euronext or a Regulated Market, or

- ii. a takeover or 100% acquisition of the outstanding share capital of Unibail-Rodamco and/or Newco by a third party entity, provided that the shares of the entity distributed in exchange to former shareholders of Unibail-Rodamco and/or Newco are also admitted to trading on Euronext or a Regulated Market,

in each case subject to provisions referred to in paragraph 4.11. ("*Representation of Bondholders*")

2. For the purposes of this paragraph 4.9.6:

"**Subsidiary**" means any legal person or entity (whether or not existing as of the date of this Securities Note) as defined in Articles L. 233-1 and L. 233-3 of the French *Code de commerce*.

"**Excluded Subsidiary**" means any Non-Recourse Subsidiary which is the object of a default set out in clause (c) above or to any of the insolvency events set out in clause (d) above and whose Value (as defined below), together with the total Value of all Principal Subsidiaries subject to such a default set out in clause (c) above or, as the case may be, any such insolvency events set out in clause (d) above, exceeds 40% of the total Value of Unibail-Rodamco's assets.

"**Non-Recourse Subsidiaries**" means any Principal Subsidiary whose Non-Recourse Indebtedness (as defined below) represents at any relevant time (i) more than 50% of its aggregate indebtedness in borrowed money (*dette d'emprunt*) and (ii) more than €40 million (or its equivalent in any currency) as appearing in its latest published financial statements.

"**Non-Recourse Indebtedness**" means any present or future indebtedness of any Principal Subsidiary with respect to which there is no contractual recourse against Unibail-Rodamco or Newco or any other Subsidiary of Unibail-Rodamco or Newco other than:

- recourse resulting from a pledge of shares of such Principal Subsidiary held by Unibail-Rodamco or Newco or any Subsidiary of Unibail-Rodamco or Newco in order to secure such indebtedness;
- recourse resulting from commitments entered into by Unibail-Rodamco prior to the Bonds issue date; or
- recourse against any Subsidiary of such Principal Subsidiary to secure such indebtedness.

"**Principal Subsidiary**" means, at any relevant time, a Subsidiary of Unibail-Rodamco or Newco:

- (i) whose Value represents not less than 7% of the total Value of Unibail-Rodamco's assets.

For the purposes of this definition and the definition of "**Excluded Subsidiary**", "**Value**" means (a) with respect to any entity fully or proportionally consolidated by Unibail-Rodamco, the Revalued Value (as defined below) of such entity's assets (in proportion to the stake held by Unibail-Rodamco in such entity's assets), (b) with respect to any entity consolidated under the equity method by Unibail-Rodamco, the value of such entity's equity, calculated on the basis of the Revalued Value of such entity's assets in accordance with the accounting principles adopted by Unibail-Rodamco for its consolidated financial statements for the most recent financial year, and in proportion to the stake held by Unibail-Rodamco in the entity considered, and (c) with respect to Unibail-Rodamco, the total Value of the assets, determined in accordance

with (a) and (b) above, of all assets and of all entities in which Unibail-Rodamco holds, directly or indirectly, an equity interest as they appear in the latest published audited consolidated accounts of Unibail-Rodamco (or, in relation to the period between the Completion of the Transaction and the date upon which the audited consolidated balance sheet of Unibail-Rodamco is available for the financial year ended 31 December 2018, as they appear in the Pro-Forma Financial Information (as defined below)).

"Revalued Value" of an asset for the purpose of this definition means the value of that asset determined by reference to valuations provided by independent appraisers for real estate assets and included in the latest published audited accounts (on a consolidated basis, if such accounts are prepared) of Unibail-Rodamco or the relevant Subsidiary, as the case may be, as the net asset value of that asset.

For the purpose of this definition, **"Pro-Forma Financial Information"** means the unaudited pro-forma consolidated financial information of the New Group (as defined below) based on (i) Unibail-Rodamco's audited consolidated financial statements for the financial year ended 31 December 2017 and (ii) Westfield's audited consolidated financial statements for the financial year ended 31 December 2017, and including the auditors' report thereupon, where **"New Group"** refers to Unibail-Rodamco and Newco and the group of companies owned and/or controlled by Unibail-Rodamco and Newco after Completion of the Transaction.

In the event that, for any reason, the calculations of the Value of a Subsidiary or Unibail-Rodamco are not available after the close of any financial year at a time when it is necessary to determine whether a Subsidiary is a Principal Subsidiary, **"Principal Subsidiary"** shall mean, with respect to such year, a Subsidiary of Unibail-Rodamco whose operating income (or, where the Subsidiary in question prepares consolidated accounts, whose consolidated operating income) attributable to the Subsidiary represents not less than 7% of the consolidated operating income of Unibail-Rodamco, all as calculated by reference to the then latest audited accounts (or audited consolidated accounts, as the case may be) of such Subsidiary and the then latest audited consolidated accounts of Unibail-Rodamco; or

- (ii) to which is transferred all or substantially all of the assets and undertakings of a Subsidiary which, immediately prior to such transfer, is a Principal Subsidiary.

4.9.7 Publication of information on redemption at maturity or on early redemption, or upon exercise of the Conversion Right

In case of repurchase, redemption at maturity or early redemption of the Bonds or exercise of the Conversion Right, information concerning the number of Bonds repurchased, redeemed, or for which the Conversion Right has been exercised, and the number of Bonds still outstanding, will be provided on a yearly basis to Euronext to be made publicly available. This information will also be obtainable at any time from Unibail-Rodamco or the paying and security services agent for the Bonds as noted in paragraph 5.4.2 ("Paying and securities services agent/Calculation Agent/Centralising Agent").

If Unibail-Rodamco elects to redeem all outstanding Bonds upon or prior to the Maturity Date, it must publish a notice, no later than 40 calendar days prior to the possible or actual redemption, in the *Journal Officiel* (to the extent required by applicable regulation). This information shall also be published in a financial newspaper with national circulation in France and in a notice published by Euronext or, as the case may be, by the company operating any other Regulated Market on which the Bonds are listed.

4.9.8 Cancellation of Bonds

Bonds redeemed upon or prior to maturity or pursuant to paragraph 4.9 ("Maturity date, redemption of the Bonds at the option of Unibail-Rodamco and early redemption of the Bonds at the option of the Bondholders"), and Bonds repurchased on or off-market or by way of public tender or exchange offers, as well as Bonds for which the Conversion Right has been exercised in accordance with paragraph 4.16 ("Conversion Right"), will cease to be considered outstanding and will be cancelled in accordance with applicable law.

4.10 Gross annual yield

0%.

On the French bond market, the gross annual yield is the annual interest rate which, on a given date and at such interest rate and with compounded interest, results in parity between the current value of the amounts to be paid and the amounts that will be received in return (as defined by the French Committee on Bond Standardisation (*Comité de normalisation obligataire*)).

4.11 Representation of Bondholders

In accordance with Article L. 228-103 of the French *Code de commerce*, the Bondholders are joined in collective group with legal personality (the *masse*) to defend their common interests. The Bondholders' general meeting is competent to authorise amendments to the terms and conditions of the Bonds and to vote on any issue which it is required to approve by law.

In accordance with Article L. 228-98 of the French *Code de commerce*, Unibail-Rodamco may not alter its corporate form or objects without consulting the Bondholders' general meeting, except (i) for changes to the corporate form of Unibail-Rodamco that will not lead to a change to its tax status or changes to its corporate form necessary to permit Unibail-Rodamco to be subject to a tax regime from which it may benefit, and (ii) changes to its corporate purpose that could be justified by changes to the tax regime to which Unibail-Rodamco is subject or under which Unibail-Rodamco could benefit.

Unibail-Rodamco will be permitted, without consulting the general meeting of the Bondholders, to repay its share capital, to modify the distribution of its profits or to issue preference shares, provided that, for as long as Bonds remain outstanding, it has taken the necessary measures described below to preserve the rights of Bondholders.

Before implementing any project of transactions on the share capital or any other project of reorganisation or combination following which the Stapled Shares would no longer be admitted for trading on Euronext or on a Regulated Market, the Company may decide to consult the general meeting of the Bondholders in view of obtaining the authorization to implement such project.

If the general meeting of Bondholders is consulted and votes against the proposal, Unibail-Rodamco may elect to override such decision and to compensate Bondholders pursuant to Article L. 228-72 of the French *Code de commerce* at a price equal to par. The same shall apply to voluntary consultation of the general meeting of the Bondholders, in particular pursuant to the previous paragraph. In this last case, the fact that the Stapled Shares are no longer admitted for trading on Euronext or on a Regulated Market will not be considered as an early repayment event pursuant to article 4.9.6.

Under current legislation, each Bond gives right to one vote. The deliberation at a general meeting of Bondholders is valid only if the attending or represented Bondholders hold at least

one-quarter of the Bonds carrying voting rights when first convened or at least one-fifth when reconvened. A majority of two-thirds of the voting rights held by the attending or represented Bondholders is required for adoption of decisions.

4.11.1 **Representative of the *masse***

In accordance with Article L. 228-47 of the French *Code de commerce*, the primary and substitute representatives of the *masse* are:

Primary representative of the *masse*:

CACEIS Corporate Trust (439 430 976 RCS PARIS)
Address: 14, rue Rouget de Lisle – 92130 ISSY LES MOULINEAUX
Represented by Mrs Carine Echelard
Function: CEO of CACEIS Corporate Trust

Substitute representative of the *masse*:

CACEIS Bank (692 024 722 RCS PARIS)
Address: 1-3, place Valhubert – 75013 PARIS
Represented by Mr Jean-François Abadie
Function: CEO of CACEIS Bank

The substitute representative of the *masse* may be called to replace the primary representative of the *masse* where the primary representative has ceased to act.

The acting representative of the *masse* will have, in the absence of any resolution of the Bondholders' general meeting to the contrary, the power to carry out, on behalf of the *masse*, all management actions necessary to protect the common interests of the Bondholders.

The acting representative will exercise his duties until his resignation or dismissal by the Bondholders' general meeting or until he becomes incompatibly conflicted. His appointment will automatically cease on the date of final or total redemption, prior to maturity or otherwise, of the Bonds. The appointment of the representative will be automatically extended, where applicable, until the final conclusion of any legal proceedings in which the representative is involved and the enforcement of any judgments rendered or settlements made.

The representative of the *masse* will be paid €400 per year by Unibail-Rodamco. This compensation will be payable on January 1 of each year (or on the next following Business Day) from 2015 to 2021, inclusive, insofar as there are Bonds outstanding at such time.

4.11.2 **General**

Unibail-Rodamco will be responsible for the compensation of the representative of the *masse* and the costs of convening and holding general meetings of the Bondholders, the costs related to publishing the decisions of Bondholders, any expenses related to the designation of representatives of the *masse* pursuant to Article L. 228-50 of the French *Code de commerce*, as well as, more generally, all duly incurred and justified administrative and operational expenses of the *masse*.

General meetings of the Bondholders may be held at the registered office of Unibail-Rodamco or at any other location specified in the relevant notice of the meeting. Each Bondholder will have the right, during the 15 day period preceding the general meeting of the Bondholders, to review or procure a written copy, whether on his own or by proxy, at the registered office or head office of Unibail-Rodamco or any other location specified in the notice of the meeting,

of the resolutions to be proposed and reports to be presented at such meeting.

In the event that a further issue of bonds has terms identical to the Bonds and if the relevant terms of such issue so permit, the holders of the new bonds shall be grouped with the Bondholders into a single masse.

Each Bondholder must evidence its right to participate in a given Bondholders' general meeting by midnight, Paris time, of the second Business Day preceding the relevant meeting by entry of its Bonds: (i) for fully registered Bonds (*titres nominatifs purs*), into the accounts held by CACEIS Corporate Trust; (ii) for Bonds in registered form (*titres nominatifs administrés*), in the accounts held by the financial intermediary selected at the Bondholders' discretion and into the accounts held by CACEIS Corporate Trust; or (iii) for Bonds in bearer form (*titres au porteur*), into the accounts held by the financial intermediary selected at the Bondholder's discretion.

4.12 Resolutions and decisions related to the issue of the Bonds

4.12.1 Shareholders' general meeting having authority over the Bond issue

- Sixteenth resolution adopted at the shareholders' general meeting on April 23, 2014:

Delegation of authority to the Management Board to decide, while cancelling pre-emptive subscription rights by public offer, (i) the increase of the share capital by the issuance of ordinary shares and/or securities giving access to the share capital or (ii) the issuance of securities giving the right to the allotment of debt instruments.

The General Meeting, acting in accordance with the quorum and majority requirements of Extraordinary General Meetings, having considered the report of the Management Board and the special report of the Company's Auditors, and in accordance with the provisions of the French Commercial Code, and in particular Articles L. 225-129-2, L. 225-135, L. 225-136 and L. 228-92 and seq.:

1. delegates to the Management Board its authority, which it may sub-delegate in accordance with applicable law, to (i) increase the share capital, in one or several tranches, in such proportions and at such times as it shall deem fit, on the French market and/or on foreign markets and/or on the international market, via a public offering, denominated in euros or in any other currency or in a monetary unit consisting of a basket of several currencies, cancelling pre-emptive subscription rights, by the issue of ordinary shares, or of securities, issued either for valuable consideration or for free, governed by Article L. 225-149 and seq. and Article L. 228-91 and seq. of the French Commercial Code, giving access to the share capital of the Company (whether by way of new or existing shares in the Company) or giving access to the capital of a company in which it holds more than half the capital, whether directly or indirectly, subject to the authorisation of the company in which the rights are exercised, or (ii) in the same conditions, issue of securities giving the right to the allotment of debt instruments governed by Article L228-91 and seq. of the French Commercial Code. These shares and other securities may be subscribed for either in cash or by way of netting receivable. It being further specified that these shares and other securities could be issued as the consideration for securities contributed to the Company in relation to a public exchange offer by the Company (or any other transaction having the same effect), made in France or abroad in accordance with local rules in respect of securities satisfying the conditions set out in Article L. 225-148 of the French Commercial Code.
2. delegates to the Management Board, subject to authorization of the General Meeting of the company in which the rights are exercised, its authority (i) to authorise the issue of

securities giving access to the share capital of the Company by companies in which the Company holds more than half the capital, whether directly or indirectly and (ii) to issue shares or securities giving access to the share capital of the Company resulting there from;

3. resolves to fix the maximum amounts on the exercise of the present delegation of authority by the Management Board as follows:
 - a) the maximum nominal amount of capital increases, present or future, which may be carried out pursuant to the authority hereby delegated is fixed at €45 million. This threshold will be increased, where applicable, by the nominal amount of any additional shares issued resulting from eventual future financial transactions in conformity with the relevant legislative and regulatory provisions, and, where applicable, the contractual provisions providing for the adjustment of rights of the bearers of financial instruments granting access to the share capital of the company, stock options, new shares or free shares;
 - b) the maximum total nominal amount of capital increases, present or future, which may be carried out pursuant to the authority hereby delegated will be charged to the amount of the total ceiling provided by paragraph 2(b) of the 15th resolution of this General Meeting;
 - c) the maximum nominal amount of the securities representing present or future claims against the Company which may be issued pursuant to this authority hereby delegated in accordance with Articles L. 228-91 and L. 228-92 of the French Commercial Code will not exceed a ceiling limit of €1.5 billion or the counter-value of that amount;
 - d) the maximum total nominal amount of the negotiable securities representing immediate and/or future claims against the Company that may be issued pursuant to this authority in accordance with Articles L. 228-91 and L. 228-92 of the French Commercial Code will be charged to the total ceiling provided by paragraph 2(e) of the 15th Resolution of this General Meeting;
4. fixes the validity period of the authority delegated in accordance with this resolution at 18 months from the date of this general meeting and notes that this delegation of authority revokes, with effect as of the same date, the unused part of any authority previously delegated to the Management Board for the same purpose;
5. resolves to cancel shareholders' pre-emptive subscription rights in respect of the securities which are the subject of this Resolution, while allowing the Management Board the option, pursuant to Article L. 225-135 of the French *Code de commerce*, to grant to the shareholders a priority subscription period (which does not give rise to the creation of negotiable rights) in respect of all or part of an issue, of such duration and on such terms as it shall determine in accordance with applicable legal and regulatory provisions, which must be exercised in proportion to the number of shares owned by each shareholder, and which may be supplemented by a conditional subscription right, on the understanding that securities not subscribed for will be sold by way of a public placement in France and/or abroad and/or on the international market; in the event that the amount of the issue exceeds 10% of the Company's share capital on the date on which the issue is decided, the Management Board will be under an obligation to grant shareholders a priority subscription period in respect of any issue made, of such duration and on such terms as it shall determine in accordance with applicable legal and regulatory provisions;
6. notes that this delegation of authority automatically entails the waiver by shareholders

of their pre-emptive subscription rights in respect of the shares to which the negotiable securities giving access to the share capital confer a right, in favour of the holders of such negotiable securities;

7. resolves that, in accordance with Article L. 225-136 of the French Commercial Code:
 - the issue price of shares issued directly will be at least equal to the minimum amount provided for by the laws and regulations in force at the time this authority is used;
 - the issue price of negotiable securities giving access to the share capital will be such that the sum received immediately by the Company, plus any sum that might be received subsequently by the Company, if any, will be at least equal to the minimum subscription price defined in the previous paragraph in respect of each share issued as a consequence of the issue of these negotiable securities;
 - any negotiable security giving access to the share capital will be converted, redeemed or generally transformed, taking into account the nominal value of the negotiable security in question, into such a number of shares that the sum received by the Company in respect of each share will be at least equal to the minimum subscription price specified for the issue of the shares in this Resolution;
8. resolves that if subscriptions by shareholders and the public do not absorb the entirety of an issue of negotiable securities, the Management Board may exercise one or both of the following powers, in such order as it shall determine:
 - to limit the issue to the amount of subscriptions received under the conditions provided by law at the time this authority is used; and
 - to allot all or part of the unsubscribed securities to persons of its choice.
9. notes that the provisions contained in paragraphs 7 and 8 will not apply to shares and negotiable securities issued in the context of this delegation of authority as consideration for securities contributed to the Company in the context of a public exchange offer pursuant to Article L. 225-148 of the French Commercial Code.
10. resolves that the Management Board shall have all necessary powers, which it may sub-delegate in accordance with applicable laws, to implement this authority, and in particular to determine the conditions of issue, subscription and payment, to record the resulting capital increases and to make the consequential amendments to the Articles of Association, and in particular:
 - to determine, where applicable, the terms of exercise of the rights attached to the shares, negotiable securities giving access to the share capital or debt instruments to be issued, and to determine, where applicable, the terms of exercise of rights, in particular of conversion, exchange or redemption, including by way of the transfer of Company assets such as negotiable securities already issued by the Company;
 - to decide, in the case of an issue of debt securities (including negotiable securities conferring a right to the allocation of debt instruments of the kind referred to in Article L. 228-91 of the French Commercial Code), whether or not such securities are to be subordinated (and, if so, their rank of subordination, in accordance with the provisions of Article L. 228-97 of the French

Commercial Code), to set their interest rate (and in particular whether fixed or variable, zero-coupon or indexed), their maturity (whether fixed or indefinite) and the other terms of the issue (including whether secured or guaranteed in any way) and amortisation (including repayment by way of the transfer of Company assets); it being possible to purchase such securities on the stock market or to make them the subject of a purchase or exchange offer by the Company; to determine the conditions in which such securities will give access to the share capital of the Company and/or of companies in which it holds more than half the capital, whether directly or indirectly, and/or to the allotment of debt instruments; and to alter these terms during the lifetime of the securities concerned, subject to compliance with the applicable formalities;

- in the case of negotiable securities issued by way of consideration for securities issued in the context of a public exchange offer (PEO), to draw up a list of the negotiable securities contributed to the exchange, to determine the terms of the issue, the exchange parity, and, if necessary, the amount of the balancing payment to be made, and to determine the terms and conditions of the issue in the context of a PEO, combined tender or exchange offer, single offer proposing the purchase or exchange of the relevant securities against settlement in securities or in cash, public tender or exchange offer accompanied by a secondary public exchange or tender offer, or any other form of public offer in accordance with the law and regulations applicable thereto, to record the number of securities contributed to the exchange, and to enter the difference between the issue price of the new shares and their nominal value as liabilities in a “contribution premium” account subject to the rights of all shareholders;
- in its sole discretion, to charge the expenses of the capital increases to the amount of the premiums arising therefrom, and to deduct from that amount the sums necessary to increase the statutory reserve to one tenth of the new share capital after each capital increase;
- to determine and carry out any adjustments necessary to take into account the impact of transactions in the Company’s share capital, in particular in the case of a change in the nominal value of the shares, an increase in the share capital by the capitalisation of reserves, an issue of bonus shares, a sub-division or consolidation of securities, a distribution of reserves or any other assets, a redemption of capital, or any other transaction affecting shareholders’ equity, and to determine, where necessary, the manner in which the rights of the holders of negotiable securities giving access to the share capital will be preserved;
- and in general, to enter into any contract, in particular for the purpose of ensuring the successful completion of the proposed issues, to take any measures and decisions and to carry out any formalities necessary for the issue, listing and servicing of the securities issued pursuant to this authority or for the exercise of the rights attached thereto or consequent upon the capital increases carried out.

4.12.2 Resolutions of the Management Board and decisions of the Chief Financial Officer

At its meeting held on June 16, 2014, the Management Board, having knowledge of the deliberations of the Supervisory Board at its meetings held on December 11, 2013 and April 23, 2014, authorised in principle the issue of net share-settled bonds convertible into new and/or exchangeable for existing shares (*obligations à option de remboursement en numéraire et/ou en actions nouvelles et/ou existantes (ORNANE)*), and delegated to the Chief Financial Officer and to the Deputy Chief Financial Officer all powers necessary to approve and

complete the issue of such bonds, and to set the issue price and the definitive terms and conditions of the offer.

The Chief Financial Officer has decided, in particular:

- 1) to issue 1,735,462 Bonds for a total amount of issuance of 499,999,856.94 euros;
- 2) that the issuance price, equal to the nominal value of the ORNANE, amounts to 288,06 euros representing an issue premium of 37.5% over the reference share price of Unibail-Rodamco;
- 3) that the Bonds will bear no interest;
- 4) that the Bonds will have a duration of 7 years and 6 days.

4.13 Scheduled Issue date

The Bonds were issued on the Issue Date, *i.e.* on June 25, 2014.

4.14 Restrictions on the negotiability of the Bonds

There is no limitation on the negotiability of the Bonds resulting from the terms and conditions of the Bond issue.

4.15 Withholding taxes with respect to the Bonds

The following summarises certain French tax consequences which should apply under current French laws and subject to possible application of double tax treaties to non-French tax resident investors who are not shareholders of the Company. Non-French tax resident investors should nevertheless consult their own tax advisors to determine the tax regime applicable to their particular situation.

The repayment of the principal of the Bonds will occur after deduction of the sole withholding taxes and taxes that the law charges or would charge to the Bondholders.

The repayment of the principal of the Bonds is currently not liable to any withholding tax in France. Should a withholding tax be charged, the Company will not be required to gross up its payments accordingly to compensate for such withholding. In the event where the French Republic would set up a withholding tax on the repayment of bonds, Unibail-Rodamco will not be required to gross up its payments with respect to the Bonds to compensate for such withholding.

Under the current Dutch legislation and subject to the possible application of international tax treaties, the redemption of the Bonds will not give rise to any withholding tax in the Netherlands.

Non-French tax resident investors shall also comply with the tax laws of their country of residence, as may be modified pursuant to the relevant double taxation treaty signed between France and such country.

4.16 Conversion Right

4.16.1 Nature of the Conversion Right

The Bonds give the right (the “**Conversion Right**”) to their Bondholders to receive, prior to the maturity of the Bonds, during the time period defined in paragraph 4.16.2 (“**Conversion**

event”) and in accordance with the terms of paragraph 4.16.3 (2) (“Terms of allocation pursuant to the Conversion Right”), at the Company’s option:

1– either:

- (a) if the Conversion Value (as defined in paragraph 4.16.3 (“Terms of allocation pursuant to the Conversion Right”)) is less than or equal to the nominal value: an amount in cash equal to the product of the Conversion Value and the number of Bonds for which the Conversion Right has been exercised; or
- (b) if the Conversion Value is greater than the nominal value of the Bond:
 - (i) an amount in cash equal to the product of the nominal value of the Bond and the number of Bonds for which the Conversion Right has been exercised; and
 - (ii) an amount payable in new and/or existing Stapled Shares, at the option of the Company, equal to the product of the difference between the Conversion Value and the nominal value of the Bond and the number of Bonds for which the Conversion Right has been exercised, this amount being determined in accordance with the terms of paragraph 4.16.3 (“Terms of allocation pursuant to the Conversion Right”).

2 – or (whether the Conversion Value is lower, greater or equal to the nominal value of the Bond): a number of new and/or existing Stapled Shares (at the option of the Company) equal to the Conversion Ratio multiplied by the number of Bonds for which the Conversion Right has been exercised.

Exercise of the Conversion Right will result in the cancellation of each Bond for which it has been exercised.

4.16.2 Conversion event

Bondholders can exercise their Conversion Right at any time until the eighteenth Trading Day (exclusive) preceding the Maturity Date.

For the purposes of this paragraph 4.16.1 (“Conversion event”):

A “**Trading Day**” means a Business Day where (i) Euronext is open and there is trading in shares on Euronext Paris or (ii) if applicable, in the absence of listing on Euronext Paris, the company operating any other Regulated Market which serves as Unibail-Rodamco's principal place of trading is open and there is trading in shares on such Regulated Market, except in each case for days on which trading closes earlier than the regular time of closing.

Any Bondholder who has not exercised its Conversion Right within the time periods indicated above will receive, on the Maturity Date, an amount equal to par in accordance with paragraph 4.9.1 (“Normal redemption”).

4.16.3 Terms of allocation pursuant to the Conversion Right

1. A Bondholder who exercises its Conversion Right shall receive, at Unibail-Rodamco's option:

1- either:

- (a) If the Conversion Value (as defined below) is less than or equal to the nominal value of the Bond: an amount in cash equal to the product of the Conversion Value and the number of Bonds transferred to the Centralising Agent and for which the Conversion Right has been exercised; or
- (b) If the Conversion Value is greater than the nominal value of the Bond:
 - (i) an amount in cash equal to the product of the nominal value of the Bond and the number of Bonds transferred to the Centralising Agent and for which the Conversion Right has been exercised; and
 - (ii) an amount payable in new and/or existing Stapled Shares to be delivered (at the Company's option) corresponding to the product of (1) the difference between the Conversion Value and the nominal value of the Bond (the "**Payment in Stapled Shares**") and (2) the number of Bonds transferred to the Centralising Agent and for which the Conversion Right has been exercised (the "**Amount of Payment in Stapled Shares**").

The total number of new and/or existing Stapled Shares to be delivered (the "**Number of Stapled Shares**") to each Bondholder under the Bonds for which the Conversion Right has been exercised shall be equal to (i) the Amount of Payment in Stapled Shares (ii) divided by the arithmetic mean of the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, absent trading on Euronext Paris, on any other Regulated Market on which the Stapled Share is traded) over a period of 10 consecutive Trading Days (the "**Calculation Period**") counting from the Trading Day following the end of the Notification Period (as defined below) (the "**Average Stapled Share Price**").

The Average Stapled Share Price shall be calculated to four decimal places, rounded to the nearest ten-thousandth (for example, 0.00005 shall be up rounded to 0.0001).

If the Conversion Right is exercised in the event of a public offer on the Unibail-Rodamco Shares and/or the Newco Shares that may result in a Change of Control (as defined in paragraph 4.16.7(b) ("Maintenance of Bondholders'-Rights-Public Offers") (the "**Exercise of the Conversion Right in the Event of a Public Offer**"), the Calculation Period will begin on the first Trading Day following the end of the Notification Period and will be equal to 5 Trading Days.

"**Conversion Value**" means, for each Bond, an amount calculated by the Calculation Agent equal to the product of the relevant Conversion Ratio and the Average Stapled Share Price.

2- or only new and/or existing Stapled Shares (at the Company's option).

The total number of new and/or existing Stapled Shares (at the Company's option) for each Bondholder shall be equal to the Conversion Ratio applicable on the last Trading Day of the Notification Period (as defined below) multiplied by the number of Bonds transferred to the Centralising Agent for which the Conversion Rights were exercised

(subject to the stipulations contained in paragraph 4.16.8 ("Compensation for fractional Stapled Shares").

2. For each Bondholder having exercised its Conversion Right, the Company will inform the Centralising Agent by no later than on the second Trading Day following the Exercise Date if it intends to grant such Bondholder either (i) an amount in cash and, if applicable, new and/or existing Stapled Shares or (ii) only new and/or existing Stapled Shares.

The Centralising Agent shall in turn notify the financial intermediaries, which shall notify the relevant Bondholders of the Company's decision by no later than the second Trading Day following such decision. The period from the Exercise Date to the effective notification of such decision of the Company to such Bondholder (inclusive), through the Centralising Agent, is referred to herein as the "**Notification Period**").

3. Notwithstanding the above, if in applying the provisions of this Securities Note a Conversion Ratio adjustment (or adjustments) occur(s) not in accordance with the laws and regulations in force and if:

- the Company and Newco, acting in concert, cannot legally issue enough new Unibail Rodamco Shares and/or Newco Shares (to create new Stapled Shares for delivery) due to any need for authorisation from their respective Shareholders to issue such shares and,
- the Company and Newco, acting in concert, do not hold enough existing treasury Stapled Shares available in order to deliver to Bondholders having exercised their Conversion Right all new or existing Stapled Shares to be delivered by the Company in accordance with the above described adjustments, the Company will deliver all new and existing Stapled Shares it can, and for the outstanding balance (the "**Non-delivered Stapled Shares**"), the Company will deliver to such Bondholders a cash amount to be determined by multiplying the volume-weighted average price of the Stapled Shares on Euronext Paris (or, if not listed on Euronext Paris, on another Regulated Market or equivalent on which the Stapled Shares are listed) during the three Trading Days preceding the Exercise Date by the number of Non-delivered Stapled Shares. This amount is due upon delivery of Stapled Shares delivered in accordance with paragraph 4.16.3 ("Conditions for exercise of the Conversion Right").

4.16.4 Suspension of the Conversion Right

In the event of a share capital increase, new equity issues or the issue of equity-linked securities, merger, de-merger, or other financial transactions triggering preferential subscription rights or a priority subscription period for the benefit of the holders of Unibail-Rodamco Shares and/or Newco Shares, Unibail-Rodamco reserves the right to suspend the Conversion Right during a period not exceeding three months or for any other period required by applicable regulation. This right of Unibail-Rodamco shall not under any circumstances result in the permanent loss by the Bondholders of their Conversion Right.

Unibail-Rodamco must provide notice of its decision to suspend the Conversion Right in the BALO. This notice shall be published at least seven calendar days before the suspension of the Conversion Right becomes effective. The notice shall specify the dates on which the suspension period begins and ends. This information shall also be published in a financial newspaper with national circulation in France and in a notice published by Euronext or, if applicable, by the company operating any other Regulated Market on which the Bonds are listed.

4.16.5 Conditions for exercise of the Conversion Right

1. In order to exercise their Conversion Right, Bondholders must submit an exercise notice to the financial intermediary on whose books the securities are held. The Centralising Agent will provide centralisation of this process.

The date of the notice shall be the Business Day during which the latter of conditions (1) and (2) below is met, by no later than 5:00 p.m. CET or the following Business Day if met after 5:00 p.m. CET (the "**Date of the Notice**"):

- (1) the Centralising Agent has received the exercise notice presented by the financial intermediary on whose books the Bonds are held;
- (2) the Bonds have been transferred to the Centralising Agent by the relevant financial intermediary.

All requests for exercise of the Conversion Right received by the Centralising Agent in its capacity as centralising agent shall be effective on the first Trading Day following receipt by the Centralising Agent of the request to exercise the Conversion Right (the "**Exercise Date**"); it being specified that all requests for exercise of the Conversion Right must be received by the Centralising Agent no later than the eighteenth Trading Day (exclusive) preceding the Maturity Date or the date of early redemption.

Bondholders for whom the Exercise Date is identical will be treated equitably and will each receive an allocation for their Bonds, in the same proportions, subject to rounding differences, (i) either a cash amount and, if applicable, new and/or existing Stapled Shares in the same proportions, subject to rounding or (ii) only new and/or existing Stapled Shares.

2. For Bonds having the same Exercise Date, if the Payment in Stapled Shares is greater than zero, or if the Company decides to deliver only Stapled Shares, Unibail-Rodamco may choose, at its sole discretion, to deliver the Number of Stapled Shares in:
 - new Stapled Shares;
 - existing Stapled Shares; or
 - a combination of new and existing Stapled Shares.

If the Company uses its option pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right"), to pay partly in cash and, where applicable, partly in new and/or existing Stapled Shares, Bondholders will receive amounts due in cash, and, where applicable, delivery of the new and/or existing Stapled Shares, on the fourth Trading Day following the end of the Calculation Period (as defined in paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right")).

If the Company uses its option pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right") to pay only in Stapled Shares, Bondholders will receive delivery of new and/or existing Stapled Shares, on the fourth Trading Day following the end of the Notification Period (as defined in paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right")).

3. Notwithstanding the foregoing, the following rules shall apply in the case of the Exercise of the Conversion Right in the Event of a Public Offer:

- (a) if Unibail-Rodamco uses its option pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right") to pay Stapled Shares only, Bondholders will receive delivery of new and/or existing Stapled Shares on the fourth Trading Day following the end of the Notification Period;
 - (b) if Unibail-Rodamco decides pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right") to pay a cash amount and, if applicable, in new and/or existing Stapled Shares, Bondholders will receive the sums due in cash on the tenth Trading Day following the end of the Calculation Period. The delivery of new and/or existing Stapled Shares, if applicable, will occur on the fourth Trading Day following Calculation Period.
4. In the circumstances described in paragraphs 2 and 3 above, any delivery of Stapled Shares or cash amount supposed to occur on a Trading Day that is not a Business Day, shall take place on the following Business Day.
 5. In the event that a transaction constituting an adjustment (see paragraph 4.16.7 ("Maintenance of Bondholders' rights")) where the Record Date (as defined in paragraph 4.16.7 ("Maintenance of Bondholders' rights")) occurs between the Exercise Date and the delivery date (exclusive) of the Stapled Shares issued and/or delivered upon exercise of the Conversion Right, the Bondholders will have no right to participate and will have no right to indemnification in this respect (subject to any adjustment right) until the delivery date (exclusive) of the Stapled Shares.

If the Record Date of a transaction constituting an adjustment referred to in paragraph 4.16.7 ("Maintenance of Bondholders' rights") occurs:

- the first Trading Day following the end of the Calculation Period or of the Notification Period, as the case may be, or prior to such date but in which, in either case, the Conversion Ratio in effect as of such date does not reflect the adjustment resulting from, if applicable, this transaction pursuant to paragraph 4.16.7 ("Maintenance of Bondholders' rights"); or
- between the first Trading Day following the end, as applicable, of the Calculation Period or of the Notification Period, as the case may be, and the delivery date of the Stapled Shares (exclusive);

the Company will proceed with the allocation of the number of additional Stapled Shares such that the total number of Stapled Shares allocated be equal to the number that would have been determined if the Conversion Ratio initially applied had taken into account the adjustment resulting, as the case may be, from this transaction pursuant to paragraph 4.16.7 ("Maintenance of Bondholder's Rights"), subject to the provisions of paragraph 4.16.8 ("Compensation for fractional Stapled Shares"), it being specified that the volume-weighted average trading prices of the Stapled Shares taken into consideration for the calculation of the average trading price of the Stapled Shares will be restated, if they have not been affected, by the adjustment event (e.g., by restating the trading prices preceding a dividend detachment). The delivery of these additional Stapled Shares will occur as soon as possible following the initial delivery of the Stapled Shares granted upon the exercise of the Conversion Right.

4.16.6 Bondholders' rights to dividends on Stapled Shares allocated

The rights attached to new Stapled Shares issued following exercise of the Conversion Right are set out at paragraph 4.17.1(a) ("New Stapled Shares issued upon exercise of the Conversion Right") below.

The rights attached to existing Stapled Shares delivered following exercise of the Conversion Right are set out at paragraph 4.17.1(b) ("Existing Stapled Shares allocated upon exercise of the Conversion Right") below.

4.16.7 Maintenance of Bondholders' Rights

(a) Adjustment events

Bondholders' rights may be modified subsequent to financial transactions that Unibail-Rodamco and/or Newco may carry out following the present issue of the Bonds, as follows:

1. capital reduction prompted by losses;
2. financial transactions involving listed preferential subscription rights or with free allocation of listed warrants;
3. capital increase through the capitalisation of reserves, profits or premiums and corresponding allocation of free Stapled Shares to shareholders, as well as a stock split or reverse split of the Unibail-Rodamco Shares and/or the Newco Shares resulting in an increase or a reduction of the number of Stapled Shares (and not merely affecting the proportion of Unibail-Rodamco Shares and Newco Shares forming Stapled Shares, such as in case of a 1:2 split of Newco Shares resulting in Stapled Shares each being comprised of a Unibail-Rodamco Share stapled together with two Newco Shares);
4. capital increase through the capitalisation of profits, reserves or premiums with an increase in the nominal amount of the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares);
5. distribution to holders of Stapled Shares of reserves and/or premiums in cash or in kind;
6. free allocation to Unibail-Rodamco's shareholders of any security other than Stapled Shares;
7. merger (*absorption* or *fusion*) or spin-off (*scission*);
8. repurchase of Stapled Shares at a price greater than the trading price;
9. repayment of share capital of Unibail-Rodamco and/or Newco;
10. modification of the distribution of its profits through the creation of preference shares;
11. payment of an excess dividend.

Until the Maturity Date or date of early redemption, maintenance of Bondholders' rights will be guaranteed through the adjustment of the Conversion Ratio in accordance with the terms set out below.

This adjustment will be carried out in a manner such that the value of the Stapled Shares which would have been allocated in case of an exercise of the Conversion Right immediately prior to the occurrence of one of the financial transactions described above will be equal, to the nearest hundredth of a Stapled Share, to the value of the Stapled Shares which would have been allocated in case of an exercise of the Conversion Right immediately after the occurrence of such financial transaction.

In the case of adjustments carried out in accordance with paragraphs 1 to 11 below, the new Conversion Ratio will be stated to two decimal places rounded to the nearest hundredth (0.005

being rounded to the next hundredth, i.e. 0.01). Any future adjustments made to the Conversion Ratio will be calculated and rounded to the nearest hundredth as described above. However, an allocation in respect of the Bonds may only be made in whole number Stapled Shares; the compensation procedure for fractional number Stapled Shares is described in paragraph 4.16.8 ("Compensation for fractional Stapled Shares").

1. In the case of a capital reduction prompted by losses

In case of a capital reduction of Unibail-Rodamco and/or Newco prompted by losses and carried out through the reduction of the nominal amount or number of Unibail-Rodamco Shares and/or Newco Shares, the rights of Bondholders will be reduced in parallel as if they had exercised their Conversion Right prior to the date on which the capital reduction becomes effective. In case of a capital reduction of Unibail-Rodamco and of Newco through reduction respectively in the number of Unibail-Rodamco Shares and in the number of Newco Shares resulting in a reduction in the number of Stapled Shares, the new Conversion Ratio shall be equal to the product of the effective Conversion Ratio before the reduction in the number of shares multiplied by the following variable:

$$\frac{\text{Total Number of Stapled Shares immediately after the transaction}}{\text{Total Number of Stapled Shares immediately prior to the transaction}}$$

2. Financial transactions involving listed preferential subscription rights or with free allocation of listed warrants
 - (a) In the case of financial transactions involving listed preferential subscription rights, the new Conversion Ratio will equal the product of the Conversion Ratio applicable prior to the beginning of such financial transaction and the following variable:

$$\frac{\text{Value of the Stapled Share after detachment of the preferential subscription right} + \text{Value of the preferential subscription right}}{\text{Value of the Stapled Share after detachment of the preferential subscription right}}$$

For the calculation of this variable, the values of each of (i) the Stapled Share after detachment of the preferential subscription right and (ii) the preferential subscription right are determined according to the average of the opening trading price on Euronext Paris (or, absent trading on Euronext Paris, of the opening trading prices on another Regulated Market or its equivalent on which the Stapled Share and the preferential subscription right are both traded) for each trading session during the subscription period.

- (b) In the case of financial transactions by way of free allocation of listed warrants to holders of Stapled Shares with the possibility of a related placement of securities upon exercise of warrants not exercised by their holders at the end of their subscription period, the new Conversion Ratio will equal the product of the Conversion Ratio applicable prior to the beginning of such financial transaction and the following variable:

$$\frac{\text{Value of the Stapled Share ex-right} + \text{Value of the warrant}}{\text{Value of the Stapled Share ex-right}}$$

For the calculation of this variable:

- the value of the Stapled Share ex-right will be calculated on the basis of the volume-weighted average of (i) the trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) for each trading session during the subscription period and (ii) (a) the sale price of the securities sold in the placement, if such securities are fungible with the existing Stapled Shares, taking into account the volume of Stapled Shares sold in the placement when determining the sale price or (b) the trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) on the day the sale price of the securities sold in the placement is fixed, if such securities are not fungible with existing Stapled Shares;
 - the value of the warrant will equal the volume-weighted average of (i) the trading price of the warrant on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the warrants are traded) for each trading session during the subscription period and (ii) for the placement, of the implicit value (*valeur implicite*) of the warrants corresponding to the difference, if positive, adjusted by the exercise ratio, between the sale price of the securities sold in the placement and the subscription price of the securities by applying to the value so calculated the volume corresponding to the warrants exercised for the purpose of delivering the securities sold in the placement.
3. In the case of a capital increase of Unibail-Rodamco and/or of Newco through the capitalisation of profits, reserves or premiums and the corresponding allocation of free Stapled Shares to holders of Stapled Shares, as well as a stock split or reverse split of Unibail-Rodamco Shares or Newco Shares resulting in an increase or a reduction in the number of Stapled Shares (and not merely affecting the proportion of Unibail-Rodamco Shares and Newco Shares forming Stapled Shares, such as in case of a 1:2 split of Newco Shares resulting in Stapled Shares each being comprised of a Unibail-Rodamco Share stapled together with two Newco Shares), the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the transaction and the following variable:

$$\frac{\text{Total Number of Stapled Shares immediately after the transaction}}{\text{Total Number of Stapled Shares immediately prior to the transaction}}$$

4. In case of a capital increase of Unibail-Rodamco and/or of Newco through the capitalisation of profits, reserves or premiums with an increase in the nominal amount of the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares), the Conversion Ratio will not be adjusted, but the nominal amount of the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares) that would be allocated to the Bondholders upon exercise of the Conversion Right will be increased accordingly.
5. In case of a distribution of reserves and/or premiums, in cash or in kind, the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the beginning of such transaction and the following variable:

$$\frac{\text{Value of the Stapled Share prior to the distribution}}{\text{(Value of the Stapled Share prior to the distribution} \\ - \text{Amount of distribution per Stapled Share or value of the securities or assets} \\ \text{distributed per Stapled Share)}}$$

For the calculation of this variable:

- the value of the Stapled Share prior to the distribution will be calculated according to the volume-weighted daily average trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading days preceding the date on which the Stapled Shares are quoted ex-dividend;
 - the value of the securities distributed will be calculated as described above if such securities are already traded on a Regulated Market or its equivalent. If such securities are not being traded on a Regulated Market or its equivalent prior to the date of distribution, the value of these securities will be calculated (i) according to the volume-weighted daily average trading price of the Stapled Shares on a Regulated Market or its equivalent during the first three trading sessions that follow the date on which the Stapled Shares are quoted ex-dividend and during which such securities are traded, if these securities are admitted to trading during the first 20 trading sessions following the distribution on which the Stapled Shares are quoted ex-dividend, and (ii) in all other cases (non-traded securities or other assets), by an independent expert of international repute selected by Unibail-Rodamco.
6. In the case of a free allocation of any securities other than Stapled Shares or Unibail-Rodamco Shares or Newco Shares to holders of Stapled Shares (other than Unibail-Rodamco, Newco or other members of the Group) and subject to clause 2.(b) above, the new Conversion Ratio will equal:
- (a) if the right to free allocation of securities is traded on Euronext Paris, the product of the Conversion Ratio applicable prior to the commencement of the given transaction multiplied by the following variable:

$$\frac{\text{Value of the Stapled Share ex-free allocation right} + \text{Value of the free allocation right per Stapled Share}}{\text{Value of the Stapled ex-free allocation right}}$$

For the calculation of this variable, the value of each of the Stapled Share ex-free allocation right and the free allocation right will be determined by the volume-weighted daily average trading price of each of the Stapled Share ex-free allocation right and the free allocation right on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Share and the preferential subscription rights are both traded) during the three trading days immediately following the date of allocation and on which the Stapled Share ex-free allocation right and the free allocation right are simultaneously traded.

If the free allocation right is not traded during each of the tree trading days, its value will be determined by an independent expert of international repute selected by Unibail-Rodamco.

- (b) If the free allocation right is not traded on Euronext Paris, the product of the Conversion Ratio applicable prior to the commencement of the given transaction multiplied by the following variable:

$$\frac{\text{Value of the Stapled Share ex-free allocation right} + \text{Value of the financial security (or securities) allocated per Stapled Share}}{\text{Value of the Stapled Share ex-free allocation right}}$$

For the calculation of this variable, the value of each of the Stapled Share ex-free allocation right and the securities(s) allocated per Stapled Share, if the latter are traded on a Regulated Market or its equivalent, will be calculated with reference to the volume-weighted daily average trading price recorded on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares ex-free allocation right and the allocated securities(s) are both traded) during the first three trading sessions following the date of allocation and on which the Stapled Share ex-free allocation right and the securities(s) are simultaneously traded. If the allocated securities(s) are not traded, the adjustment will be determined by an independent expert of international repute selected by Unibail-Rodamco.

7. In the case of a merger of Unibail-Rodamco into Newco or vice-versa or a merger of Unibail-Rodamco and Newco into another company or merger of Unibail-Rodamco and Newco with another or several other companies to form a new company or Unibail-Rodamco and Newco carrying out a spin-off, the shares of the surviving or new company or of the acquirers of the spun-off entity will be allocated for the Bonds.

The surviving or new company, or the acquirers of the spun-off company who become the debtor under the Bonds pursuant to the business combination agreement will be the successor of Unibail-Rodamco and/or Newco with regard to the application of the terms and conditions of the present issue and, in particular, those meant to maintain Bondholders' rights in the case of financial transactions or securities issuances, and, more generally, to guarantee the Bondholders' rights under any applicable laws, regulations and agreements. The new Conversion Ratio will be calculated by multiplying the Conversion Ratio applicable immediately prior to the beginning of the transaction in question by the exchange ratio between the shares of the surviving or new company, or of the acquirers of the spun-off entity, and the Stapled Shares (or the Unibail-Rodamco Shares and the Newco Shares taken individually for the purpose of the project).

8. In the case of the repurchase of Stapled Shares by Unibail-Rodamco and/or Newco at a price greater than their trading price, the new Conversion Ratio will equal the product of the Conversion Ratio in effect before the beginning of the repurchase and the following variable:

$$\frac{(\text{Value of the Stapled Share} + \text{Pc}\% \times (\text{Repurchase Price} - \text{Value of the Stapled Share}))}{\text{Value of the Stapled Share}}$$

For the calculation of this variable:

- The "Value of the Stapled Share" means the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading sessions preceding the repurchase;
- "Pc %" means the percentage of Stapled Shares repurchased; and;
- "Repurchase Price" means the effective repurchase price (transaction costs excluded) (necessarily greater than the trading price).

9. In the case of a repayment of share capital on the Unibail-Rodamco Shares and/or Newco Shares, the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the beginning of the transaction in question and the following variable:

$$\frac{\text{Value of the Stapled Share prior to repayment}}{\text{Value of the Stapled Share prior to repayment} - \text{Amount of repayment per Unibail-Rodamco Share and/or Newco Share, as applicable}}$$

For the calculation of this variable, the value of the Stapled Share prior to repayment shall be calculated with reference to the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading days preceding the repayment date.

10. In the case of modification by Unibail-Rodamco and/or Newco of the distribution of their profits through the creation of preference shares, the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the beginning of the transaction in question and the following variable:

$$\frac{\text{Value of the Stapled Share prior to the modification}}{\text{Value of the Stapled Share prior to the modification} - \text{Absolute value of the reduction per Stapled Share of the right to receipt of profits}}$$

For the calculation of this variable, (i) the value of the Stapled Share prior to the modification will be calculated with reference to the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading days preceding the day of such modification and (ii) the value of the reduction per Stapled Share of the right to receive profits will be calculated by an independent expert of international repute selected by Unibail-Rodamco.

Notwithstanding the foregoing, if such preference shares are issued with preferential subscription rights or through a free allocation to shareholders of warrants to subscribe for such preference shares, the new Conversion Ratio will be adjusted in accordance with clauses 2 to 6 above.

11. Payment of an excess dividend

a) Upwards adjustments of the Conversion Ratio

For the purposes of this paragraph 11 a), there shall be an “**Excess Dividend**” when the Total Amount of the Distributed Dividend per Stapled Share (as defined below) in respect of a given financial year of the Company and of Newco exceeds 2 euros (the “**Threshold Amount of the Distributed Dividend per Stapled Share**”). In the event of a distribution which is not attributable to a given financial year, this distribution will be deemed made in respect of the financial year in which the Record Date for such distribution falls.

The Excess Dividend shall then be equal to the positive difference between the Total Amount of the Distributed Dividend per Stapled Share in respect of such financial year and the Threshold Amount of the Distributed Dividend per Stapled Share.

“**Reference Dividend**” means the dividend or distribution (excluding any distribution referred to in paragraph 5 above) which results in the crossing of the Threshold Amount of the Distributed Dividend per Stapled Share in respect of the financial year in question.

“**Prior Dividends**” means the eventual dividends and/or distributions (excluding any distribution referred to in paragraph 5 above) whose Record Dates are prior to the Record Date of the Reference Dividend but in respect of the same financial year.

“**Later Dividends**” means any dividends and/or distributions (excluding any other distribution referred to in paragraph 5 above) whose Record Dates are later than the Reference Dividend Record Date but in respect of the same financial year.

The “**Total Amount of the Distributed Dividend per Stapled Share**” means the sum of the Reference Dividend and the eventual Prior Dividends per Stapled Share.

The Reference Dividend, Prior Dividends and Later Dividends mean the sum of all dividends or distributions on the Unibail-Rodamco Shares and the Newco Shares (forming the Stapled Shares), paid in cash or in kind or in shares, to the holders of Stapled Shares (before any potential withholding tax and without taking into account potential applicable tax relief), it being specified that any dividend or distribution (or portion of dividend or distribution) resulting in a Conversion Ratio adjustment pursuant to paragraphs 1 to 10 will not give right to an adjustment pursuant to this paragraph 11 a).

In the event of an Excess Dividend in respect of a financial year, the new Conversion Ratio will be calculated according to the following formula:

$$\text{NCR} = \text{CR} \times \frac{\text{CSP}}{\text{CSP} - (\text{TADDS} - \text{TA})}$$

where:

- “NCR” means the New Conversion Ratio;
- “CR” means the last Conversion Ratio previously applicable;
- “TADDS” means the Total Amount of the Distributed Dividend per Stapled Share for a given financial year;
- “TA” means the Threshold Amount of the Distributed Dividend per Stapled Share;
- “CSP” means the trading price of the Stapled Share, equal to the volume-weighted average of the trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Share is traded) during the last three trading sessions preceding the trading session during which the Stapled Shares are traded ex-Reference Dividend;

it being specified that any Later Dividend (where applicable, decreased by any portion of the dividend or of the distribution resulting in the calculation of a new Conversion Ratio pursuant to paragraphs 1 to 10 above) shall result in an adjustment according to the following formula:

$$\text{NCR} = \text{CR} \times \frac{\text{CSP}}{\text{CSP} - \text{LD}}$$

where:

- “NCR” means the New Conversion Ratio;
- “CR” means the last Conversion Ratio previously applicable;
- “LD” means any Later Dividend;
- “CSP” means the trading price of the Stapled Shares, equal to the volume-weighted average of the trading price of the Company Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Share is traded) during the last three trading sessions preceding the trading session during which the shares are traded ex-Later Dividend.

b) Downwards adjustments of the Conversion Ratio

For the purposes of this paragraph 11 b), “**Total Dividend**” means the sum of all dividends and other distributions paid on the Stapled Shares in respect of a given financial year other

than a dividend or distribution resulting in the calculation of a new Conversion Ratio pursuant to paragraphs 1 to 10 above. In the event of a distribution which is not attributable to a given financial year, this distribution will be deemed made in respect of the financial year in which the Record Date for such distribution falls.

The "**Record Date**" is the date as per which it will be determined who is entitled to receive a certain dividend or distribution.

If, on the date of the payment of the last dividend paid in respect of a financial year, and in any case at the latest on the date when the general meeting of Unibail-Rodamco or Newco, as applicable, decides the allocation of the result of the given financial year, the Total Dividend is lower than the Threshold Amount of the Distributed Dividend per Stapled Share, the new Conversion Ratio shall be calculated according to the following formula:

$$\text{NCR} = \text{CR} \times \frac{\text{CSP}}{\text{CSP} - (\text{TD} - \text{TA})}$$

where:

- "NCR" means the New Conversion Ratio;
- "CR" means the last Conversion Ratio previously applicable;
- "TD" means the Total Dividend;
- "TA" means the Threshold Amount of the Distributed Dividend per Stapled Share;
- "CSP" means the trading price of the Stapled Shares, equal to the volume-weighted average of the trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Share is traded) during the last three trading sessions preceding the trading session during which the Stapled Shares are traded ex-Reference Dividend.

For the avoidance of doubt, for purposes of this sub-paragraph (b), the "Reference Dividend" refers to the last dividend paid, in respect of a given financial year, and, in any case at the latest on the date of the general meeting of Unibail-Rodamco or Newco, as applicable.

(b) Public Offers

Under current French regulation, if the Unibail-Rodamco Shares are subject to a public tender or exchange offer by a third party, the offer must be equally extended in France to all securities giving access to the share capital or voting rights of Unibail-Rodamco, including the Bonds.

Furthermore, independently of the above-mentioned requirement, in the case where a public offer (purchase, exchange, combined, etc.) has been made for the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares) and such offer may lead to a Change of Control (as defined below) or is made following a Change of Control, and providing that the competent authority in respect of such offer finds the said public offer to be compliant, the Conversion Ratio will be temporarily adjusted as follows:

$$\text{NCR} = \text{CR} \times [1 + (\text{Pr}\% \times \text{D} / \text{M})]$$

where:

- "NCR" means the new Conversion Ratio after the adjustment;
- "CR" means the previous Conversion Ratio in effect prior to the opening date of the public offer(s);

- “Pr%” means 37.5%, being the premium, expressed as a percentage, retained at the moment the terms of the Bonds become definitive, which represents the nominal value of the Bond as compared to the reference price of the Unibail-Rodamco Share;
- “D” means the number of days between the opening date of the public offer (inclusive) and the Maturity Date (exclusive); and
- “M” means 2,563 days, being the number of days between the Issue Date of the Bonds (inclusive) and the Maturity Date (exclusive).

For the purposes of this paragraph, "**Change of Control**" means the event where one or more people acting collectively, come to hold more than 50% of capital or voting rights of Unibail-Rodamco or Newco, provided that Unibail-Rodamco – directly or indirectly – acquiring or coming to hold more than 50% of the capital or voting rights of Newco (and vice-versa) shall not be deemed a Change of Control.

The adjustment to the Conversion Ratio set forth above will only apply to Bondholders who will exercise their Conversion Right between (and including):

(A) if the offer is unconditional, (i) the first trading day on which the Unibail-Rodamco Shares and/or Newco Shares, as applicable can be tendered and (ii) the date that is 10 Business Days after the last day during which the Unibail-Rodamco Shares and/or Newco Share, as applicable can be tendered in the offer or, if the offer is reopened, the date that is 10 Business Days after the last day during which the Unibail-Rodamco Shares and/or Newco Shares, as applicable can be tendered to this offer; or

(B) if the offer is conditional (including pursuant to the applicable regulation), (i) the first day following the AMF (or its successor) issuing a statement that the offer has a positive outcome, or – in the case of a Dutch law tender offer – the bidder announcing after the offer period that the offer is declared unconditional (*gestanddoening*) and (ii) the date that is 10 Business Days after the publication by the AMF of the results of the offer or, if the offer is reopened, the date that is 10 Business Days after the last day during which the Unibail-Rodamco Shares and/or Newco Shares, as applicable, can be tendered to this offer. If, during the offer period, the offer would become unconditional by decision of the AMF or the bidder, the adjustment of the Conversion Ratio shall benefit to the Bondholders who would exercise their Conversion Right between (and including) the date when the offer is declared unconditional by decision of the AMF or the bidder and the date referred to in (ii) above.

In any case, the adjustment to the Conversion Ratio will cease, if the initiator abandons the offer, on the date on which the abandonment is published.

(c) General principles applicable in the case of adjustment

In the case that Unibail-Rodamco and/or Newco carries out transactions for which an adjustment will not have been made pursuant to clauses 2 through 11 above and for which future laws or regulations would provide for an adjustment, this adjustment will be carried out in accordance with applicable laws and regulations and the practices on the relevant financial market.

Issuances resulting from capital increases in connection with employee savings schemes (*plan d'épargne d'entreprise*), free share allocations to the Group employees and corporate officers and the exercise of stock options are excluded from the adjustment events described above.

A single transaction may not under any circumstances give rise to the application of more than

one adjustment pursuant to clauses 2 through 11 above, and it being understood that the calculation provided for in clause 11 will exclude distributions of reserves and/or premiums which resulted in an adjustment of the Conversion Ratio pursuant to clause 5 above.

In the case where Unibail-Rodamco and/or Newco were to carry out a transaction to which several of the adjustment events described above could apply, the first adjustments to be applied will be those required by French law.

4.16.8 Compensation for fractional Stapled Shares

If the total number of Stapled Shares corresponding to the Bonds for which the Conversion Right was exercised by a Bondholder is not a whole number, the Bondholder will receive the whole number of Stapled Shares immediately inferior. In such case, the Bondholder will also receive from Unibail-Rodamco a sum in cash equal to the product of the fractional Unit and the Average Stapled Share Price.

4.16.9 Notice of adjustment to Conversion Ratio

In the event of an adjustment to the Conversion Ratio, the Bondholders will be notified by way of a notice published in the BALO in accordance with the provisions of Article R. 228-92 of the French *Code de commerce* (to the extent required by applicable law or regulation), in a financial newspaper of national circulation in France and by a notice published by Euronext or, if applicable, by the operator of any other Regulated Market on which the Bonds are listed.

In addition, the Management Board of Unibail-Rodamco will disclose the relevant calculation details and the results of such adjustment in the next annual report following any such adjustment.

4.17 Stapled Shares allocated upon exercise of the Conversion Right

4.17.1 Rights attached to the Stapled Shares upon allocation

(a) New Stapled Shares issued upon exercise of the Conversion Right

The new Stapled Shares issued upon the exercise of the Conversion Right will each combine one Unibail-Rodamco Share and one Newco Share, stapled together, and will be subject to all applicable bylaw provisions of their respective issuing company. Upon issuance, the new Unibail-Rodamco Shares and Newco Shares (forming the Stapled Shares) will carry the same rights as the existing Unibail-Rodamco Shares and Newco Shares (forming the Stapled Shares), it being understood that in the event the Record Date of a dividend or a distribution (or an interim dividend) occurs between the Exercise Date and the issue date of the Unibail-Rodamco Shares et the Newco Shares (forming the Stapled Shares) (excluded), the Bondholders will not have the right to such dividend or distribution (or interim dividend) and nor be indemnified for such dividend or distribution, subject, where applicable, to the adjustment right set out in paragraph 4.16.7 (“Maintenance of Bondholders’ Rights”). For the avoidance of doubt, in case of payment of an interim dividend at any time before the issue date of the Unibail-Rodamco Shares and the Newco Shares (forming the Stapled Shares), the Bondholders shall not be entitled to the portion corresponding to such interim dividend within the dividend decided by the general meetings of the Company and Newco in respect of the financial year in question.

(b) Existing Stapled Shares allocated upon exercise of the Conversion Right

The existing Stapled Shares allocated upon exercise of the Conversion Right will carry

full rights from delivery (*jouissance courante or levering*) and grant holders all rights attached to Unibail-Rodamco Shares and Newco Shares from delivery, it being understood that, in the case where the Record Date of a dividend or a distribution (or interim dividend) occurs between the Exercise Date and the date of delivery of the Stapled Shares (excluded), the Bondholders will not have the right to such dividend or distribution nor to be indemnified for such dividend or distribution, subject, where applicable, to the adjustment right set out in paragraph 4.16.7 (“Maintenance of Bondholders' Rights”). For the avoidance of doubt, in case of payment of an interim dividend at any time before the issue date of the Stapled Shares, the Bondholders shall not be entitled to the portion corresponding to such interim dividend within the dividend decided by the general meetings of the Company and Newco in respect of the financial year in question.

It is reminded that, according to paragraphs 4.16.5 (“Conditions for exercise of the Conversion Right”) and 4.16.7 (“Maintenance of Bondholders' Rights”), the Bondholders benefit from an adjustment right of the Conversion Ratio until the delivery date of the Stapled Shares (excluded).

(c) General terms

Each Unibail-Rodamco Share and Newco Share, forming a new or existing Stapled Share gives the right to ownership of a portion of the share capital, the sharing in net profits and payment of a liquidation surplus in a proportion equal to such portion of the share capital, taking into account, if applicable, the repaid or outstanding and paid up or unpaid up share capital, the nominal amount of the Unibail-Rodamco Shares and of the Newco Shares and the rights of different categories of Unibail-Rodamco Shares and Newco Shares.

In addition, these Unibail-Rodamco Shares and Newco Shares (forming the Stapled Shares) are subject to all bylaw provisions respectively of Unibail-Rodamco and of Newco.

Dividends on Unibail-Rodamco Shares escheat, to the French State, if not claimed within the legal limit of five years. Claims for payment of dividends on Newco Shares shall lapse after five years have expired after the dividends became payable.

4.17.2 Negotiability of the Stapled Shares

Due to the stapling of the Unibail-Rodamco Shares and the Newco Shares, the Unibail-Rodamco Shares may not be transferred independently of the Newco Shares and vice-versa (except for transfers to Unibail-Rodamco, Newco and their respective subsidiaries).

There is however, no bylaw provision of Unibail-Rodamco and Newco limiting the negotiability of the Stapled Shares.

4.17.3 Nature and form of the Stapled Shares

Any holder of Stapled Shares will hold both Unibail-Rodamco Shares and Newco Shares.

Unibail-Rodamco Shares may be in registered (*nominatif*) or bearer (*porteur*) form at the shareholder's discretion subject to the requirements set out in article 9 of the Unibail-Rodamco articles of association. The Newco Shares are in registered form.

In accordance with Article L. 211-3 of the French *Code monétaire et financier*, the Stapled Shares, regardless of their form, will be dematerialized and ownership will be evidenced by

book-entry in a securities account. In accordance with Articles L. 211-15 and L. 211-17 of the French *Code monétaire et financier*, the Stapled Shares are transferred via account-to-account transfer and the ownership of the Stapled Shares will occur upon their registration in the buyer's securities account. Registration of one Stapled Share in the buyer's securities account will entail the transfer of ownership of one Unibail-Rodamco Share and one Newco Share.

4.17.4 Tax regime of paid dividends

(a) Dividends paid by the Company

The following summarises the French tax consequences applicable under current French tax laws, and subject to the potential application of double tax treaties, to French tax resident or non-French tax resident investors, who will receive dividends as a result of the Unibail-Rodamco Shares that are part of the Stapled Shares they hold. These investors should nevertheless consult their own tax advisors to determine the tax regime applicable to their particular situation.

Non-French tax resident investors shall also comply with the tax laws of their country of residence, as may be modified pursuant to the relevant double taxation treaty signed between France and such country.

The Company has elected to the SIIC regime and its profits are allocated between tax exempt real estate activities (which are subject to distribution obligations) and taxable activities. For a description of the SIIC regime, see page 211 of the Company's Financial Report for 2016.

1. 20% levy on dividends paid by the Company out of tax-exempt profits to certain non-French tax residents under article 208 C *II-ter* of the French tax code

For a description of the 20% levy due in the event that (i) one or more shareholders (other than individuals) come(s) to hold directly or indirectly 10% or more of the rights to dividends of Unibail Rodamco, and (ii) the proceeds received by such shareholders are not subject to French corporate income tax or an equivalent foreign tax, see page 333 of the Company's Financial Report for 2016 and page 357, Section 13.1.1 (*Unibail-Rodamco dividends*) paragraph "*Shareholders holding at least 10% of the share capital of Unibail-Rodamco*" of the prospectus relating to the admission to trading on the regulated markets of Euronext Paris and Euronext Amsterdam of the Stapled Shares, approved by the French Authority for the Financial Markets (*Autorité des Marchés Financiers*) under visa number 18-102 on 28 March 2018 and by the Dutch Authority for the Financial Markets (*Autoriteit Financiële Markten*) on 28 March 2018.

2. Withholding tax on dividends paid to non-French tax residents

Dividends paid by the Company out of tax exempt profits are generally subject to a withholding tax, deducted by the agent paying the dividends, when the tax residence or registered office of the effective beneficial owner is located outside France.

Subject to applicable double tax treaties, if any, and to what is stated below, the withholding tax rate is set, in 2018, at (i) 12.8 % when the beneficiary is an individual, (ii) 15 % when the beneficiary is a non-profit organization whose registered office is located in a member State of the European Union or in another State party to the European Economic Area Agreement which has entered into a convention on administrative assistance with France to fight tax evasion and fraud, and which would be taxed under the regime of article 206-5 of the French tax code if it had its registered office in France and which fulfils the conditions set out in the Bulletin Officiel des Finances Publiques-Impôts (BOI-IS-CHAMP-10-50-10-40-20130325, n°580 et seq.), or (iii) 30% when the beneficiary is a legal entity or organization other than those mentioned in (ii).

The 30 % tax rate will gradually be reduced to 28% as from 1st January 2020, 26.5% as from 1st January 2021 and 25% as from 1st January 2022.

The same withholding tax rates apply to dividends paid by the Company out of taxable profits. However, legal entities may benefit from a withholding tax exemption, pursuant to article 119 *ter* of the French tax code, which is applicable, subject to certain conditions to shareholders that (i) own at least 10 % of the Company's share capital, or under certain conditions, 5% of its share capital and (ii) are legal persons established in European Union or in another State of the European Economic Area Agreement, which has concluded with France a convention on administrative assistance to combat tax evasion and avoidance.

Exemptions for certain collective investment undertakings

Dividends paid by a the Company out of taxable profits would not be subject to withholding tax if they are paid to collective investment undertakings governed by foreign law that (i) are located in a Member State of the European Union or another State that has concluded with France a convention on administrative assistance to combat tax evasion and avoidance, (ii) raise capital from a certain number of investors with the purpose of investing it in a fiduciary capacity on behalf of such investors, pursuant to a defined investment policy and (iii) have features similar to those required of collective undertakings governed by French law under section 1, or paragraphs 1, 2, 3, 5 or 6 of sub-section 2, or sub-section 3, or sub-section 4 of section 2, of the chapter IV of the first title of book II of the French monetary and financial code (article 119 *bis*, 2 of the French tax code).

Dividends paid by the Company out of tax-exempt profits to foreign collective investment undertakings that satisfy the conditions set out in the paragraph above at (i), (ii) and (iii), are subject to a 15% withholding tax (article 119 *bis*, 2 of the French tax code).

Application of the exemptions and of double tax treaties

Shareholders concerned by the above rules are urged to consult their tax advisors to determine to what extent and under what conditions they could benefit from the above exemptions or reduce the rates of the withholding taxes. Shareholders are also urged to learn about the practical applications terms of the double tax treaties as defined under the *Bulletin Officiel des Finances Publiques-Impôts* (BOI-INT-DG-20-20-20-20120912) on the "normal" or "simplified" exemption or reduction of withholding tax.

Payment outside France in a Non-Cooperative State or Territory (as below defined)

In any case, irrespective of the beneficiary's tax residence or legal status, dividends are subject to withholding tax at the rate of 75% when such dividends are paid outside France by the Company on a bank account located in a Non-cooperative State or territory in the meaning of article 238-0A of the French tax code (a "**Non-Cooperative State or Territory**") or paid or accrued to persons established or domiciled in a Non-Cooperative State or Territory. The list of Non-Cooperative States or Territories is published by ministerial order and updated regularly, at least annually.

3. Taxation of dividends paid to French tax residents

French individuals

It should be noted that dividends paid in respect of the Unibail-Rodamco Shares to French tax resident individuals will be subject to a 12.8 % non-definitive withholding tax, which is deductible from their personal income tax liability, along with social contributions at the rate

of 17.2%, i.e. an overall rate of 30 % (the "flat tax ")¹. On express and irrevocable option applicable to all investment income, dividends paid to individuals may be subject to income tax at progressive rates. Persons who wish to exercise this option are advised to consult their tax advisors to determine its consequences.

French corporate shareholders and other legal entities

Gross dividends received by French legal entities will be subject to corporate income tax at the rate of 33. 1/3 % (for the share of taxable profits exceeding €500,000), and 28% (for the share of taxable profits up to €500,000) (or, subject to limitations, at the reduced rate of 15% up to a net taxable income of €38,120 for companies that meet the conditions of article 219-I-b of the French tax code), increased, as the case may be, by an additional contribution of 3.3% (article 235 *ter* ZC of the French tax code). The 33. 1/3 % rate will be gradually reduced to 31% as from 2019 (for the share of taxable profits exceeding €500,000), 28% in 2020, 26.5% in 2021 and 25% in 2022.

Dividends paid out of the taxable profits to legal entities holding at least 5% of the Company's share capital and voting rights that meet the conditions provided under articles 145 and 216 of the French tax code may benefit, upon election, from a tax exemption under the parent-subsidiary regime. Dividends paid out of tax-exempt profits of the Company are not eligible to the parent-subsidiary regime set out in articles 145 and 216 of the French tax code.

French collective investment undertakings

Dividends paid out of tax-exempt profits by the Company to certain French collective investments undertakings, fulfilling the conditions set out under article 119 *bis* 2 of the French tax code, are subject to a withholding tax at a rate of 15%. In contrast, dividends paid out of the taxable result by the Company to such French collective investment undertakings are exempt from withholding tax.

Payment outside France in a Non-Cooperative State or Territory

In any case, payments of dividends made outside France (even to French tax residents), on a bank account located in a Non-Cooperative State or Territory, or paid or accrued to persons established or domiciled in such a Non-Cooperative State or Territory are subject to a 75% withholding tax (subject to certain exceptions and to the more favorable provisions of any applicable double tax treaty). The list of Non-Cooperative States or Territories is published by ministerial order and updated regularly, at least annually.

(b) Dividends paid by Newco

1- Withholding tax on dividends paid to French tax residents

Newco is generally required to withhold Dutch dividend withholding tax at a rate of 15% from dividends distributed by Newco to Dutch tax residents or non-Dutch tax residents, subject to possible relief under Dutch domestic law, the Treaty on the Functioning of the European Union or an applicable Dutch income tax treaty depending on a particular holder of Stapled Shares' individual circumstances.

2- Taxation of dividends paid to French tax residents

French individuals and French legal entities

¹ Except for certain shareholders that may be exempt pursuant to specific provision of French domestic law

The tax regime applicable to dividends paid by Newco to French tax resident individuals and French tax resident legal entities is identical to that described in sub-paragraph 3 of paragraph (a) above relating to dividends paid by the Company to French tax resident individuals and French tax resident legal entities respectively, since Newco is subject to the Dutch REIT regime (*beleggingsinstelling fiscal*), subject to the following clarification.

In accordance with the provisions of the France-Netherlands double tax treaty, French tax resident individuals and French tax resident legal entities who would receive dividends paid by Newco that would have been subject to a withholding tax under such provisions, would be granted a tax credit in an amount equal to Dutch tax but not exceeding the amount of French tax due on the same dividends.

4.17.5 Financial Transactions Tax

Pursuant to article 235 *ter* ZD of the French tax code, a tax on financial transactions (“**French TTF**”) is applicable to acquisitions for value of shares and equivalent securities admitted for trading on a Regulatory Market issued by a company having its head office in France and which has a market capitalization above 1 billion euros as of December 1 preceding the year of acquisition.

When the French TTF is not due, registration duties may apply, under certain conditions, to the delivery of existing Unibail-Rodamco Shares (including delivery as part of Stapled Shares).

According to the position set under the Bulletin Officiel des Finances Publiques-Impôts (BOI-TCA-FIN-10-20-20141118, §290), the tax administration should regard the delivery of existing Unibail-Rodamco Shares (including delivery as part of Stapled Shares) following the exercise of the Conversion Right as an acquisition for value and, thus, subject to the French TTF, which can be assessed on financial intermediaries through whom Bondholders exercise their Conversion Right or on their custodians. Subject to their contractual arrangements with their financial intermediaries and custodians, the Bondholders may have to bear the cost of such tax if it is payable.

The Issuer is not required by the terms and conditions of the Bonds to pay any additional amounts to offset costs related to the French TTF or registration duties potentially applicable.

4.17.6 Listing of allocated Stapled Shares

New Stapled Shares allocated upon the exercise of the Conversion Right will be the subject of periodic applications for listing on Euronext Paris and on Euronext Amsterdam, and/or, in the future, on any other Regulated Market on which the Stapled Shares will be admitted to trading at the time of their allocation.

Existing Stapled Shares delivered in exchange will be immediately negotiable on the stock exchange.

(a) Fungibility of new Stapled Shares

New Stapled Shares allocated upon exercise of the Conversion Right will be the subject of applications for listing and admission to trading on Euronext Paris and on Euronext Amsterdam and/or, in the future, on any other Regulated Market on which the Stapled Shares will be admitted to trading at the time of their allocation, according to the date on which they carry full rights, either directly on the same trading line as the existing Stapled Shares, or initially, on a second trading line until they become fungible with the existing Stapled Shares (ISIN code: FR0013326246).

(b) Other regulated markets

As of the date of this Securities Note, the Stapled Shares are traded exclusively on Euronext Paris and Euronext Amsterdam.

ANNEXE 2

**€499,999,923.94 net share settle bonds convertible into new shares and/or exchangeable for existing shares (*obligations à option de remboursement en numéraire et/ou en actions nouvelles et/ou existantes*) due 1st January 2022 issued on 15 April 2015
ISIN: FR0012658094**

4 DESCRIPTION OF THE SECURITIES TO BE OFFERED AND ADMITTED TO TRADING ON EURONEXT PARIS

The following amended section 4 of the Offering Memorandum will be effective from the date of completion of the acquisition by Unibail-Rodamco (the "**Company**") of Westfield Corporation ("**Westfield**"), as acknowledged by decision of the Management Board (the "**Completion of the Transaction**", which corresponds to the "**Date of Entry into Force of the Modified of Terms and Conditions**").

4.1 Description of the Bonds for which application for admission to listing and trading has been made

The Bonds issued constitute financial instruments which provide access to share capital within the meaning of Articles L.228-91 *et seq.* of the French *Code de commerce*.

Listing of the Bonds took place on April 15, 2015 under ISIN code FR0012658094. The Bonds are admitted to trading on Euronext Paris, as well as to the operations of Euroclear France, Euroclear Bank S.A./N.V. and/or Clearstream Banking S.A. (Luxembourg). No application has been made to list the Bonds on another market as of the date hereof.

4.2 Nominal amount per Bond – Issue price of the Bonds – Stapled Shares

The nominal amount of each Bond (the Par Value) has been set at the time of the issuance, at €346.87, which includes a premium of 37% over the reference share price for shares of Unibail-Rodamco, corresponding to the volume-weighted average trading price of Unibail-Rodamco shares listed on Euronext Paris since the announcement of the operation (i.e. 8 April 2015).

The issue price per Bond (the Subscription Price) is equal to €348.60, representing 100.5% comparing to the Par Value.

The Unibail-Rodamco shares (the "**Unibail-Rodamco Shares**") are now stapled (stapling) (the "**Stapled Shares**") with the class A shares of a company WFD Unibail-Rodamco N.V. ("**Newco**") newly incorporated in the Netherlands (the "**Newco Shares**"). The Stapled Shares will be listed on Compartment A of Euronext Paris and Euronext Amsterdam under ISIN code FR0013326246; the Par Value of the Unibail-Rodamco Shares and the Newco Shares forming the Stapled Shares is respectively five (5) euros and zero point five (0.5) euro.

4.3 Governing law and jurisdiction

The Bonds are governed by French Law.

The courts having jurisdiction in the event of a dispute are the French courts as set out in the *Code de procédure civile*.

4.4 Form and registration of the Bonds

The Bonds can be in either registered (*nominative*) or bearer (*au porteur*) form, at the option of the Bondholders. The Bonds are required to be recorded as book-entries (*inscrits en compte*)

in accounts held, as the case may be, by:

- CACEIS Corporate Trust, acting on behalf of Unibail-Rodamco in respect of fully registered Bonds (*titres nominatifs purs*);
- an authorised financial intermediary (*intermédiaire financier habilité*) selected by the Bondholder and CACEIS Corporate Trust, acting on behalf of Unibail-Rodamco, in respect of Bonds in registered form (*titres nominatifs administrés*); and
- an authorised financial intermediary (*intermédiaire financier habilité*) selected by the Bondholder in respect of Bonds in bearer form (*titres au porteur*).

No document evidencing ownership of the Bonds has been issued (including the representative certificates referred to in article R. 211-7 of the French *Code monétaire et financier*).

The Bonds are accepted for clearance through Euroclear France, which ensures the clearing of Bonds between account holders. The Bonds are also accepted for clearance through Euroclear Bank S.A./N.V. and/or Clearstream Banking, S.A. Luxembourg.

The Bonds are recorded as book-entries (*inscrits en compte*) and negotiable as of the settlement and delivery date of the Bonds, which took place on April 15, 2015.

4.5 Currency of the issue

The Bonds are denominated in euros.

4.6 Ranking of the Bonds

4.6.1 Credit ranking

The Bonds constitute direct, unconditional, unsubordinated and unsecured obligations (*engagements chirographaires*) of Unibail-Rodamco, and rank *pari passu* without any preference amongst themselves with all other unsecured and unsubordinated debts and guarantees (subject to exceptions imposed by French law), present or future, of Unibail-Rodamco, without preference or priority linked to their issue date, currency or other.

The payment of principal, taxes, costs and ancillary amounts relating to the Bonds is not subject to any specific guarantee as of the Issue Date (as defined below).

4.6.2 Negative pledge

While any of the Bonds remain outstanding, Unibail-Rodamco will not, and will ensure that none of its Principal Subsidiaries (as defined in paragraph 4.9.5 ("Early Repayment Events")) will create or permit to subsist any Security Interest (as defined below) upon the whole or any part of their respective assets or revenues, present or future, to secure (i) any Relevant Debt (as defined below) or (ii) any guarantee in respect of any Relevant Debt unless, at the same time or prior thereto, either Unibail-Rodamco's obligations under the Bonds are rateably and equally secured therewith, except for Security Interest already existing prior to the Bonds issue and, in the case of any entity which becomes a Principal Subsidiary of Unibail-Rodamco (through any means) or which is merged into Unibail-Rodamco or into any Principal Subsidiary, for any Security Interest (x) existing on or over any assets (and its future renewal) or revenues, existing or future, of such entity on the date on which it becomes a Principal Subsidiary or is merged into Unibail-Rodamco or a Principal Subsidiary or (y) in respect of which a binding agreement to create such Security Interest exists, provided such Security Interest was not created in contemplation of or in connection with the merger transaction or the operation leading to the creation of that Principal Subsidiary.

"Relevant Debt" means any present or future indebtedness in the form of or represented by:

- notes (*obligations*),
- any other security referred to in Article L.211-1 II 1° and 2° of the French *Code monétaire et financier*, or
- or any security equivalent to those referred to in such article issued pursuant to foreign laws,

which are or are capable of being quoted, admitted to trading or ordinarily dealt in on a Regulated Market (as defined in paragraph 4.9.3 ("Early redemption at the option of Unibail-Rodamco"))).

"Security Interest" means any mortgage, lien, charge, pledge or other form of security interest (*sûreté réelle*), within the meaning of Articles 2323 *et seq.* of the French *Code civil*.

4.6.3 Fungibility/Further Issues

If Unibail-Rodamco subsequently issues further bonds which offer in all respects the same rights as the Bonds, Unibail-Rodamco may, without the consent of the Bondholders and provided that the terms and conditions of such bonds so permit, consolidate (*procéder à l'assimilation*) bonds of any such further issues with the Bonds, thereby treating such bonds as the same issuance for the purposes of trading and financial agency servicing. In such case, all holders of these bonds would be grouped into a single *masse*.

4.7 Rights and restrictions attached to the Bonds and exercise of rights

Upon the exercise of the Conversion Right, as defined in paragraph 4.16.1 ("Nature of the Conversion Right"), the Bondholders may receive at the Company's option either (i) a sum in cash and, if applicable, new and/or existing Stapled Shares, or (ii) new and/or existing Stapled Shares only. The terms and conditions of the Conversion Right are described in paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right").

Exercise of the Conversion Right results in the cancellation of the Bonds for which it was exercised.

Bonds whose Conversion Right has not been exercised in accordance with paragraph 4.16 ("Conversion Rights") will be redeemed in cash in accordance with the conditions set out in paragraph 4.9 ("Maturity date, redemption of the Bonds at the option of Unibail-Rodamco and early redemption of the Bonds at the option of the Bondholders").

The Bonds bear no interest.

There are no restrictions attached to the Bonds.

4.8 Nominal interest rate and provisions in respect of interest due

4.8.1 Date of settlement-delivery and attachment of full rights of the Bonds

April 15, 2015 (the "**Issue Date**").

4.8.2 Interest

The Bonds bear no interest.

4.9 Maturity date, redemption of the Bonds at the option of Unibail-Rodamco and early redemption of the Bonds at the option of the Bondholders

4.9.1 Normal redemption

Unless they have been previously redeemed or repaid pursuant to the terms set out below and in the absence of the exercise of the Conversion Right, the Bonds will be redeemed in full at Par Value on January 1, 2022 (the "**Maturity Date**") (or, if that date is not a Business Day, the next following Business Day), i.e. €346.87 per Bond.

"**Business Day**" means a day (other than a Saturday or a Sunday) on which banks are open for business in Paris and Euroclear France is operating.

Claims against the Company in respect of redemption of the Bonds will be barred after a period of ten years from the normal or early redemption date. Furthermore, any principal payment in respect of the Bonds that has not been claimed within a period of ten years from the normal or early redemption date will lapse and become the property of the French State.

4.9.2 Early redemption by repurchase or public offering at the option of Unibail-Rodamco

Unibail-Rodamco reserves the right to redeem the Bonds early in whole or in part at any time, without limitation on price or quantity, by repurchasing Bonds, either on or off-market or by means of a public tender or exchange offer. Any such transaction will not affect the normal due date for redemption of any Bonds still outstanding. Bonds acquired in this manner will be cancelled.

4.9.3 Early redemption at the option of Unibail-Rodamco

1. Unibail-Rodamco may, at its discretion, up to, the Maturity Date, with at least 40 calendar days' notice as set out in paragraph 4.9.6 ("Publication of information on redemption at maturity or on early redemption or upon exercise of the Conversion Right") proceed to early redemption of all outstanding Bonds (regardless of their number) at Par Value (being €346.87 per Bond). This early redemption provision will be exercisable only where the arithmetic mean, calculated over a period of 20 consecutive Trading Days during which the Stapled Shares are traded, chosen by Unibail-Rodamco from a period of 40 consecutive Trading Days preceding publication of the above-mentioned notice, of the product of:
 - (i) the opening trading price of the Stapled Shares on Euronext Paris or, in the absence of trading on Euronext Paris, any other regulated market within the meaning of Directive 2014/65/EU of May 15, 2014, as amended, on financial instruments markets on which Unibail-Rodamco has its principal listing (a "**Regulated Market**"); and
 - (ii) the Conversion Ratio, (as defined below), in use on each such date,exceeds 130% of the Par Value of the Bonds.

For the purposes hereof, "**Conversion Ratio**" equals, on the Date of Entry into Force of the Modified of Terms and Conditions, 1 Stapled Share per Bond and is subject to further adjustment in accordance with paragraph 4.16.7 ("Maintenance of Bondholders' Rights")

2. Unibail-Rodamco may, at any time and at its discretion, with 40 calendar days' notice as set out in paragraph 4.9.6 ("Publication of information on redemption at maturity or on early redemption or upon the exercise of the Conversion Right") redeem all of the Bonds outstanding at Par Value if the total number of Bonds outstanding is less than 15% of the number of Bonds originally issued.

3. Upon the occurrence of any of the events described in paragraphs 1. and 2. above, the Bondholders will retain their right to exercise their Conversion Right pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right").

4.9.4 Early redemption at the Bondholders' option upon Change of Control

1. In case of a Hostile Change of Control (as defined below), each Bondholder may, during the 30 calendar days following the first date on which the notice described below is published, require Unibail-Rodamco to redeem all or part of their Bonds within 90 calendar days following such request.

As soon as possible after becoming aware thereof, Unibail-Rodamco shall notify Bondholders of any Hostile Change of Control and of the Bondholders' right to early redemption of their Bonds by means of a notice published in the *Journal Officiel* (to the extent required by applicable regulation), a notice published in a financial newspaper with national circulation in France, and a notice published by Euronext or, if applicable, by the company operating any other Regulated Market on which the Bonds are listed.

Each Bondholder seeking early redemption of all or part of its Bonds must make such request to the financial intermediary on whose books the securities are held, which will then notify the paying and securities services agent (see paragraph 5.4.2 ("Paying and securities services agent/Calculation Agent/Centralising Agent")).

Once presented to the financial intermediary on whose books the Bonds are held, the redemption request will be irrevocable and Unibail-Rodamco will be bound to redeem all of the Bonds referred to in such demand transmitted in accordance with the provisions above.

Each Bond shall be redeemed at Par Value (i.e €346.87).

2. In case of a Friendly Change of Control (as defined below) which has become effective, all of the Bonds will, on demand under the conditions set below, become redeemable at Par Value if:
 - (a) (i) the Rating (as defined below) is downgraded by more than two notches (a) by Standard & Poor's Rating Services, a division of The McGraw Hill Companies, Inc. and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company, and (b) by FitchRatings and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company, and (ii) such downgrade is made public in the 90 calendar days following the date of the potential Friendly Change of Control and (iii) this downgrade is explicitly due to such potential Friendly Change of Control; or
 - (b) there is no Rating of Unibail-Rodamco provided by an internationally reputable rating agency within the 30 calendar days following the date when such Friendly Change of Control becomes effective.

The representative of the *masse*, pursuant to a decision of the Bondholders' general meeting, may demand that Unibail-Rodamco redeem all of the Bonds within 90 calendar days of written request of the representative of the *masse* and forwarded to both Unibail-Rodamco and servicing centralisation agent for the Bonds.

Unibail-Rodamco shall inform the Bondholders of the occurrence of one of the events set forth in clauses (a) or (b) above, as appropriate, of the effective date of such Friendly Change of Control and of their right to redeem their Bonds as soon as possible by means of a notice

published in the *Journal Officiel* (to the extent required by applicable regulation), a notice published in a financial newspaper with national circulation in France and a notice published by Euronext or, if applicable, by the company operating any other Regulated Market on which the Bonds are listed.

Each Bond shall be redeemed at Par Value (*i.e.* 346.87 euros per Bond).

"Rating" means a rating assigned to the long-term unsubordinated debt of Unibail-Rodamco by Standard & Poor's Rating Services, a division of The McGraw Hill Companies, Inc. and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company, and FitchRatings and its successors or any other rating agency with international reputation replacing it or whose rating is requested by the Company.

"Change of Control" means the event by which a person or several persons acting in concert become holders of more than 50% of the share capital or voting rights of Unibail-Rodamco.

"Hostile Change of Control" means a Change of Control that is neither recommended nor approved by the Supervisory Board of Unibail-Rodamco.

"Friendly Change of Control" means a Change of Control that is recommended or approved by the Supervisory Board of Unibail-Rodamco.

4.9.5 Early Repayment Events

1. The representative of the *masse* of Bondholders may demand, in writing addressed to Unibail-Rodamco and with a copy to the paying and securities services agent for the Bonds, redemption of all of the Bonds at Par Value, on the occurrence of any of the following events, unless such event has been remedied by Unibail-Rodamco on the date such notice is received:
 - (a) any amount due in respect of any Bond is not paid by Unibail-Rodamco on the due date for payment thereof and such default is not remedied by Unibail-Rodamco within a period of 5 Business Days from such due date;
 - (b) any other obligation under the Bonds is not complied with or performed by Unibail-Rodamco within a period of 15 Business Days after receipt by Unibail-Rodamco of written notice of such default sent by the representative of the *masse* of Bondholders;
 - (c) any other present or future indebtedness of Unibail-Rodamco or any of its Principal Subsidiaries (as defined below) (other than Non-Recourse Subsidiaries (as defined below) which are not Excluded Subsidiaries (as defined below)) for borrowed moneys in excess of €40 million (or its equivalent in any other currency) whether individually or in the aggregate, (i) becomes due and payable prior to its stated maturity as a result of a default at the expiry of any applicable grace period therefore or, in such case, if enforcement of any Security Interest in respect of any such indebtedness is commenced by appropriate legal proceedings (unless contested in good faith and by appropriate legal proceedings), or (ii) any such indebtedness is not paid when due or, as the case may be, at the expiry of any applicable grace period therefore or, in such case, if enforcement of any Security Interest in respect of any such indebtedness is commenced by appropriate legal proceedings (unless contested in good faith and by appropriate legal proceedings), or (iii) any guarantee or indemnity given by Unibail-Rodamco or any of its Principal Subsidiaries (other than Non-Recourse Subsidiaries which are not Excluded Subsidiaries) for, or in respect of, any such indebtedness of others shall not be honoured when due and called upon (unless contested in good faith and by appropriate legal proceedings);

- (d) Unibail-Rodamco or any of its Principal Subsidiaries (other than Non-Recourse Subsidiaries which are not Excluded Subsidiaries) makes any proposal to its creditors for a general moratorium in relation to its debt or a judgment is issued for the judicial liquidation (*liquidation judiciaire*) or for a transfer of the whole of its business (*cession totale de l'entreprise*) or becomes a party or is subject to any similar proceeding or any similar measure;
- (e) Unibail-Rodamco ceases to carry on, directly or indirectly, all or a material part of its business or other operations, except for the purposes of and followed by a merger (*fusion*) or reorganisation (*cession, scission or apport partiel d'actifs*); or
- (f) the Stapled Shares are no longer admitted to trading on Euronext or on a Regulated Market for a duration exceeding 5 consecutive trading days except in the case of
 - (i) a legal merger or acquisition of 100% of the outstanding share capital of Newco into or by Unibail-Rodamco or any of its Subsidiaries or vice-versa, provided that the shares of the surviving entity are admitted to trading on Euronext or a Regulated Market, or
 - (ii) a takeover or acquisition of 100% of the outstanding share capital of Unibail-Rodamco and/or Newco by a third party entity, provided that the shares of the entity distributed in exchange to former shareholders of Unibail-Rodamco and/or Newco are also admitted to trading on Euronext or a Regulated Market,

in each case subject to provisions referred to in paragraph 4.11. ("*Representation of Bondholders*")

2. For the purposes of this paragraph 4.9.5:

"**Subsidiary**" means any legal person or entity (whether or not existing as of the date of this Securities Note) as defined in Articles L. 233-1 and L. 233-3 of the French *Code de commerce*.

"**Excluded Subsidiary**" means any Non-Recourse Subsidiary which is the object of a default set out in clause (c) above or to any of the insolvency events set out in clause (d) above and whose Value (as defined below), together with the total Value of all Principal Subsidiaries subject to such a default set out in clause (c) above or, as the case may be, any such insolvency events set out in clause (d) above, exceeds 40% of the total Value of Unibail-Rodamco's assets.

"**Non-Recourse Subsidiaries**" means any Principal Subsidiary whose Non-Recourse Indebtedness (as defined below) represents at any relevant time (i) more than 50% of its aggregate indebtedness in borrowed money (*dette d'emprunt*) and (ii) more than €40 million (or its equivalent in any currency) as appearing in its latest published financial statements.

"**Non-Recourse Indebtedness**" means any present or future indebtedness of any Principal Subsidiary with respect to which there is no contractual recourse against Unibail-Rodamco or Newco or any other Subsidiary of Unibail-Rodamco or Newco other than:

- recourse resulting from a pledge of shares of such Principal Subsidiary held by Unibail-Rodamco or Newco, or any Subsidiary of Unibail-Rodamco or Newco in order to secure such indebtedness;
- recourse resulting from commitments entered into by Unibail-Rodamco prior to the Bonds issue date; or

- recourse against any Subsidiary of such Principal Subsidiary to secure such indebtedness.

"Principal Subsidiary" means, at any relevant time, a Subsidiary of Unibail-Rodamco or of Newco:

- (1) whose Value represents not less than 7% of the total Value of Unibail-Rodamco's assets.

For the purposes of this definition and the definition of **"Excluded Subsidiary"**, **"Value"** means (a) with respect to any entity fully or proportionally consolidated by Unibail-Rodamco, the Revalued Value (as defined below) of such entity's assets (in proportion to the stake held by Unibail-Rodamco in such entity's assets), (b) with respect to any entity consolidated under the equity method by Unibail-Rodamco, the value of such entity's equity, calculated on the basis of the Revalued Value of such entity's assets in accordance with the accounting principles adopted by Unibail-Rodamco for its consolidated financial statements for the most recent financial year, and in proportion to the stake held by Unibail-Rodamco in the entity considered, and (c) with respect to Unibail-Rodamco, the total Value of the assets, determined in accordance with (a) and (b) above, of all assets and of all entities in which Unibail-Rodamco holds, directly or indirectly, an equity interest as they appear in the latest published audited consolidated accounts of Unibail-Rodamco (or, in relation to the period between the Completion of the Transaction and the date upon which the audited consolidated balance sheet of Unibail-Rodamco is available for the financial year ended 31 December 2018, as they appear in the Pro-Forma Financial Information (as defined below)).

"Revalued Value" of an asset for the purpose of this definition means the value of that asset determined by reference to valuations provided by independent appraisers for real estate assets and included in the latest published audited accounts (on a consolidated basis, if such accounts are prepared) of Unibail-Rodamco or the relevant Subsidiary, as the case may be, as the net asset value of that asset.

For the purpose of this definition, **"Pro-Forma Financial Information"** means the unaudited pro-forma consolidated financial information of the New Group (as defined below) based on (i) Unibail-Rodamco's audited consolidated financial statements for the financial year ended 31 December 2017 and (ii) Westfield's audited consolidated financial statements for the financial year ended 31 December 2017, and including the auditors' report thereupon, where **"New Group"** refers to Unibail-Rodamco and Newco and the group of companies owned and/or controlled by Unibail-Rodamco and Newco after Completion of the Transaction.

In the event that, for any reason, the calculations of the Value of a Subsidiary or Unibail-Rodamco are not available after the close of any financial year at a time when it is necessary to determine whether a Subsidiary is a Principal Subsidiary, **"Principal Subsidiary"** shall mean, with respect to such year, a Subsidiary of Unibail-Rodamco whose operating income (or, where the Subsidiary in question prepares consolidated accounts, whose consolidated operating income) attributable to the Subsidiary represents not less than 7% of the consolidated operating income of Unibail-Rodamco, all as calculated by reference to the then latest audited accounts (or audited consolidated accounts, as the case may be) of such Subsidiary and the then latest audited consolidated accounts of Unibail-Rodamco; or

- (2) to which is transferred all or substantially all of the assets and undertakings of a Subsidiary which, immediately prior to such transfer, is a Principal Subsidiary.

4.9.6 Publication of information on redemption at maturity or on early redemption, or upon exercise of the Conversion Right

In case of repurchase, redemption at maturity or early redemption of the Bonds or exercise of the Conversion Right, information concerning the number of Bonds repurchased, redeemed, or for which the Conversion Right has been exercised, and the number of Bonds still outstanding, will be provided on a yearly basis to Euronext to be made publicly available. This information will also be obtainable at any time from Unibail-Rodamco or the paying and security services agent for the Bonds as noted in paragraph 5.4.2 ("Paying and securities services agent/Calculation Agent/Centralising Agent").

If Unibail-Rodamco elects to redeem all outstanding Bonds upon or prior to the Maturity Date, it must publish a notice, no later than 40 calendar days prior to the possible or actual redemption, in the *Journal Officiel* (to the extent required by applicable regulation). This information shall also be published in a financial newspaper with national circulation in France and in a notice published by Euronext or, as the case may be, by the company operating any other Regulated Market on which the Bonds are listed.

4.9.7 Cancellation of Bonds

Bonds redeemed upon or prior to maturity or pursuant to paragraph 4.9 ("Maturity date, redemption of the Bonds at the option of Unibail-Rodamco and early redemption of the Bonds at the option of the Bondholders"), and Bonds repurchased on or off-market or by way of public tender or exchange offers, as well as Bonds for which the Conversion Right has been exercised in accordance with paragraph 4.16 ("Conversion Right"), will cease to be considered outstanding and will be cancelled in accordance with applicable law.

4.10 Gross annual yield

-0.070%.

On the French bond market, the gross annual yield is the annual interest rate which, on a given date and at such interest rate and with compounded interest, results in parity between the current value of the amounts to be paid and the amounts that will be received in return (as defined by the French Committee on Bond Standardisation (*Comité de normalisation obligataire*)).

4.11 Representation of Bondholders

In accordance with Article L. 228-103 of the French *Code de commerce*, the Bondholders are joined in collective group with legal personality (the *masse*) to defend their common interests. The Bondholders' general meeting is competent to authorise amendments to the terms and conditions of the Bonds and to vote on any issue which it is required to approve by law.

In accordance with Article L. 228-98 of the French *Code de commerce*, Unibail-Rodamco may not alter its corporate form or objects without consulting the Bondholders' general meeting, except (i) for changes to the corporate form of Unibail-Rodamco that will not lead to a change to its tax status or changes to its corporate form necessary to permit Unibail-Rodamco to be subject to a tax regime from which it may benefit, and (ii) changes to its corporate purpose that could be justified by changes to the tax regime to which Unibail-Rodamco is subject or under which Unibail-Rodamco could benefit.

Unibail-Rodamco will be permitted, without consulting the general meeting of the Bondholders, to repay its share capital, to modify the distribution of its profits or to issue preference shares, provided that, for as long as Bonds remain outstanding, it has taken the

necessary measures described below to preserve the rights of Bondholders.

Before implementing any project of transactions on the share capital or any other project of reorganisation or combination following which the Stapled Shares would no longer be admitted for trading on Euronext or on a Regulated Market, the Company may decide to consult the general meeting of the Bondholders in view of obtaining the authorization to implement such project.

If the general meeting of Bondholders is consulted and votes against the proposal, Unibail-Rodamco may elect to override such decision and to compensate Bondholders pursuant to Article L. 228-72 of the French *Code de commerce* at a price equal to Par Value. The same shall apply to voluntary consultation of the general meeting of the Bondholders, in particular pursuant to the previous paragraph. In this last case, the fact that the Stapled Shares are no longer admitted for trading on Euronext or on a Regulated Market will not be considered as an early repayment event pursuant to article 4.9.5.

Under current legislation, each Bond gives right to one vote. The deliberation at a general meeting of Bondholders is valid only if the attending or represented Bondholders hold at least one-quarter of the Bonds carrying voting rights when first convened or at least one-fifth when reconvened. A majority of two-thirds of the voting rights held by the attending or represented Bondholders is required for adoption of decisions.

4.11.1 **Representative of the *masse***

In accordance with Article L. 228-47 of the French *Code de commerce*, the primary and substitute representatives of the *masse* are:

Primary representative of the *masse*:

CACEIS CORPORATE TRUST (439 430 976 RCS PARIS)
Address: 14, rue Rouget de Lisle – 92130 ISSY LES MOULINEAUX
Represented by Mrs Carine Echelard
Function: CEO of CACEIS Corporate Trust

Substitute representative of the *masse*:

CACEIS BANK (692 024 722 RCS PARIS)
Address: 1-3, place Valhubert – 75013 PARIS
Represented by Mr Jean-François Abadie
Function: CEO of CACEIS BANK

The substitute representative of the *masse* may be called to replace the primary representative of the *masse* where the primary representative has ceased to act.

The acting representative of the *masse* will have, in the absence of any resolution of the Bondholders' general meeting to the contrary, the power to carry out, on behalf of the *masse*, all management actions necessary to protect the common interests of the Bondholders.

The acting representative will exercise his duties until his resignation or dismissal by the Bondholders' general meeting or until he becomes incompatibly conflicted. His appointment will automatically cease on the date of final or total redemption, prior to maturity or otherwise, of the Bonds. The appointment of the representative will be automatically extended, where applicable, until the final conclusion of any legal proceedings in which the representative is involved and the enforcement of any judgments rendered or settlements made.

The representative of the *masse* will be paid €400 per year by Unibail-Rodamco. This compensation will be payable on January 1 of each year (or on the next following Business Day) from 2016 to 2022, inclusive, insofar as there are Bonds outstanding at such time.

4.11.2 General

Unibail-Rodamco will be responsible for the compensation of the representative of the *masse* and the costs of convening and holding general meetings of the Bondholders, the costs related to publishing the decisions of Bondholders, any expenses related to the designation of representatives of the *masse* pursuant to Article L. 228-50 of the French *Code de commerce*, as well as, more generally, all duly incurred and justified administrative and operational expenses of the *masse*.

General meetings of the Bondholders may be held at the registered office of Unibail-Rodamco or at any other location specified in the relevant notice of the meeting. Each Bondholder will have the right, during the 15 day period preceding the general meeting of the Bondholders, to review or procure a written copy, whether on his own or by proxy, at the registered office or head office of Unibail-Rodamco or any other location specified in the notice of the meeting, of the resolutions to be proposed and reports to be presented at such meeting.

In the event that a further issue of bonds has terms identical to the Bonds and if the relevant terms of such issue so permit, the holders of the new bonds shall be grouped with the Bondholders into a single *masse*.

Each Bondholder must evidence its right to participate in a given Bondholders' general meeting by midnight, Paris time, of the second Business Day preceding the relevant meeting by entry of its Bonds: (i) for fully registered Bonds (*titres nominatifs purs*), into the accounts held by CACEIS Corporate Trust; (ii) for Bonds in registered form (*titres nominatifs administrés*), in the accounts held by the financial intermediary selected at the Bondholders' discretion and into the accounts held by CACEIS Corporate Trust; or (iii) for Bonds in bearer form (*titres au porteur*), into the accounts held by the financial intermediary selected at the Bondholder's discretion.

4.12 Resolutions and decisions related to the issue of the Bonds

4.12.1 Shareholders' general meeting having authority over the Bond issue

- Sixteenth resolution adopted at the shareholders' general meeting on April 23, 2014:

Delegation of authority to the Management Board to decide, while cancelling pre-emptive subscription rights by public offer, (i) the increase of the share capital by the issuance of ordinary shares and/or securities giving access to the share capital or (ii) the issuance of securities giving the right to the allotment of debt instruments.

The General Meeting, acting in accordance with the quorum and majority requirements of Extraordinary General Meetings, having considered the report of the Management Board and the special report of the Company's Auditors, and in accordance with the provisions of the French Commercial Code, and in particular Articles L. 225-129-2, L. 225-135, L. 225-136 and L. 228-92 and seq.:

1. delegates to the Management Board its authority, which it may sub-delegate in accordance with applicable law, to (i) increase the share capital, in one or several tranches, in such proportions and at such times as it shall deem fit, on the French market and/or on foreign markets and/or on the international market, via a public offering, denominated in euros or in any other currency or in a monetary unit

consisting of a basket of several currencies, cancelling pre-emptive subscription rights, by the issue of ordinary shares, or of securities, issued either for valuable consideration or for free, governed by Article L. 225-149 and seq. and Article L. 228-91 and seq. of the French Commercial Code, giving access to the share capital of the Company (whether by way of new or existing shares in the Company) or giving access to the capital of a company in which it holds more than half the capital, whether directly or indirectly, subject to the authorisation of the company in which the rights are exercised, or (ii) in the same conditions, issue of securities giving the right to the allotment of debt instruments governed by Article L228-91 and seq. of the French Commercial Code. These shares and other securities may be subscribed for either in cash or by way of netting receivable. It being further specified that these shares and other securities could be issued as the consideration for securities contributed to the Company in relation to a public exchange offer by the Company (or any other transaction having the same effect), made in France or abroad in accordance with local rules in respect of securities satisfying the conditions set out in Article L. 225-148 of the French Commercial Code.

2. delegates to the Management Board, subject to authorization of the General Meeting of the company in which the rights are exercised, its authority (i) to authorise the issue of securities giving access to the share capital of the Company by companies in which the Company holds more than half the capital, whether directly or indirectly and (ii) to issue shares or securities giving access to the share capital of the Company resulting there from;
3. resolves to fix the maximum amounts on the exercise of the present delegation of authority by the Management Board as follows:
 - a) the maximum nominal amount of capital increases, present or future, which may be carried out pursuant to the authority hereby delegated is fixed at €45 million. This threshold will be increased, where applicable, by the nominal amount of any additional shares issued resulting from eventual future financial transactions in conformity with the relevant legislative and regulatory provisions, and, where applicable, the contractual provisions providing for the adjustment of rights of the bearers of financial instruments granting access to the share capital of the company, stock options, new shares or free shares;
 - b) the maximum total nominal amount of capital increases, present or future, which may be carried out pursuant to the authority hereby delegated will be charged to the amount of the total ceiling provided by paragraph 2(b) of the 15th resolution of this General Meeting;
 - c) the maximum nominal amount of the securities representing present or future claims against the Company which may be issued pursuant to this authority hereby delegated in accordance with Articles L. 228-91 and L. 228-92 of the French Commercial Code will not exceed a ceiling limit of €1.5 billion or the counter-value of that amount;
 - d) the maximum total nominal amount of the negotiable securities representing immediate and/or future claims against the Company that may be issued pursuant to this authority in accordance with Articles L. 228-91 and L. 228-92 of the French Commercial Code will be charged to the total ceiling provided by paragraph 2(e) of the 15th Resolution of this General Meeting;
4. fixes the validity period of the authority delegated in accordance with this resolution at 18 months from the date of this general meeting and notes that this delegation of authority revokes, with effect as of the same date, the unused part of any authority

previously delegated to the Management Board for the same purpose;

5. resolves to cancel shareholders' pre-emptive subscription rights in respect of the securities which are the subject of this Resolution, while allowing the Management Board the option, pursuant to Article L. 225-135 of the French *Code de commerce*, to grant to the shareholders a priority subscription period (which does not give rise to the creation of negotiable rights) in respect of all or part of an issue, of such duration and on such terms as it shall determine in accordance with applicable legal and regulatory provisions, which must be exercised in proportion to the number of shares owned by each shareholder, and which may be supplemented by a conditional subscription right, on the understanding that securities not subscribed for will be sold by way of a public placement in France and/or abroad and/or on the international market; in the event that the amount of the issue exceeds 10% of the Company's share capital on the date on which the issue is decided, the Management Board will be under an obligation to grant shareholders a priority subscription period in respect of any issue made, of such duration and on such terms as it shall determine in accordance with applicable legal and regulatory provisions;
6. notes that this delegation of authority automatically entails the waiver by shareholders of their pre-emptive subscription rights in respect of the shares to which the negotiable securities giving access to the share capital confer a right, in favour of the holders of such negotiable securities;
7. resolves that, in accordance with Article L. 225-136 of the French Commercial Code:
 - the issue price of shares issued directly will be at least equal to the minimum amount provided for by the laws and regulations in force at the time this authority is used;
 - the issue price of negotiable securities giving access to the share capital will be such that the sum received immediately by the Company, plus any sum that might be received subsequently by the Company, if any, will be at least equal to the minimum subscription price defined in the previous paragraph in respect of each share issued as a consequence of the issue of these negotiable securities;
 - any negotiable security giving access to the share capital will be converted, redeemed or generally transformed, taking into account the nominal value of the negotiable security in question, into such a number of shares that the sum received by the Company in respect of each share will be at least equal to the minimum subscription price specified for the issue of the shares in this Resolution;
8. resolves that if subscriptions by shareholders and the public do not absorb the entirety of an issue of negotiable securities, the Management Board may exercise one or both of the following powers, in such order as it shall determine:
 - to limit the issue to the amount of subscriptions received under the conditions provided by law at the time this authority is used; and
 - to allot all or part of the unsubscribed securities to persons of its choice.
9. notes that the provisions contained in paragraphs 7 and 8 will not apply to shares and negotiable securities issued in the context of this delegation of authority as consideration for securities contributed to the Company in the context of a public exchange offer pursuant to Article L. 225-148 of the French Commercial Code.

10. resolves that the Management Board shall have all necessary powers, which it may sub-delegate in accordance with applicable laws, to implement this authority, and in particular to determine the conditions of issue, subscription and payment, to record the resulting capital increases and to make the consequential amendments to the Articles of Association, and in particular:
- to determine, where applicable, the terms of exercise of the rights attached to the shares, negotiable securities giving access to the share capital or debt instruments to be issued, and to determine, where applicable, the terms of exercise of rights, in particular of conversion, exchange or redemption, including by way of the transfer of Company assets such as negotiable securities already issued by the Company;
 - to decide, in the case of an issue of debt securities (including negotiable securities conferring a right to the allocation of debt instruments of the kind referred to in Article L. 228-91 of the French Commercial Code), whether or not such securities are to be subordinated (and, if so, their rank of subordination, in accordance with the provisions of Article L. 228-97 of the French Commercial Code), to set their interest rate (and in particular whether fixed or variable, zero-coupon or indexed), their maturity (whether fixed or indefinite) and the other terms of the issue (including whether secured or guaranteed in any way) and amortisation (including repayment by way of the transfer of Company assets); it being possible to purchase such securities on the stock market or to make them the subject of a purchase or exchange offer by the Company; to determine the conditions in which such securities will give access to the share capital of the Company and/or of companies in which it holds more than half the capital, whether directly or indirectly, and/or to the allotment of debt instruments; and to alter these terms during the lifetime of the securities concerned, subject to compliance with the applicable formalities;
 - in the case of negotiable securities issued by way of consideration for securities issued in the context of a public exchange offer (PEO), to draw up a list of the negotiable securities contributed to the exchange, to determine the terms of the issue, the exchange parity, and, if necessary, the amount of the balancing payment to be made, and to determine the terms and conditions of the issue in the context of a PEO, combined tender or exchange offer, single offer proposing the purchase or exchange of the relevant securities against settlement in securities or in cash, public tender or exchange offer accompanied by a secondary public exchange or tender offer, or any other form of public offer in accordance with the law and regulations applicable thereto, to record the number of securities contributed to the exchange, and to enter the difference between the issue price of the new shares and their nominal value as liabilities in a “contribution premium” account subject to the rights of all shareholders;
 - in its sole discretion, to charge the expenses of the capital increases to the amount of the premiums arising there from, and to deduct from that amount the sums necessary to increase the statutory reserve to one tenth of the new share capital after each capital increase;
 - to determine and carry out any adjustments necessary to take into account the impact of transactions in the Company’s share capital, in particular in the case of a change in the nominal value of the shares, an increase in the share capital by the capitalisation of reserves, an issue of bonus shares, a sub-division or consolidation of securities, a distribution of reserves or any other assets, a

redemption of capital, or any other transaction affecting shareholders' equity, and to determine, where necessary, the manner in which the rights of the holders of negotiable securities giving access to the share capital will be preserved;

- and in general, to enter into any contract, in particular for the purpose of ensuring the successful completion of the proposed issues, to take any measures and decisions and to carry out any formalities necessary for the issue, listing and servicing of the securities issued pursuant to this authority or for the exercise of the rights attached thereto or consequent upon the capital increases carried out.

4.12.2 Resolutions of the Management Board and decisions of the Chief Financial Officer

At its meeting held on April 7, 2015, the Management Board, having knowledge of the deliberations of the Supervisory Board at its meetings held on December 10, 2014 and after verifying the compliance with the limits set forth in the sixteenth resolution of the shareholders' general meeting dated April 23, 2014, authorised in principle the issue of net share-settled bonds convertible into new and/or exchangeable for existing shares (*obligations à option de remboursement en numéraire et/ou en actions nouvelles et/ou existantes (ORNANE)*), and delegated to the Chief Financial Officer and to the Deputy Chief Financial Officer all powers necessary to approve and complete the issue of such bonds, and to set the issue price and the definitive terms and conditions of the offer.

The Chief Financial Officer has decided, in particular:

- 1) to issue 1,441,462 Bonds for a total amount of issuance of 502,493,653.20 euros;
- 2) that the Par Value of a Bond, amounts to 346.87 euros representing an issue premium of 37% over the reference share price of Unibail-Rodamco;
- 3) the Bonds are issued at the Subscription Price of 348.60 euros, representing 100.5% of their Par Value;
- 4) that the Bonds will bear no interest;
- 5) that the Bonds will have a duration of 6 years and 261 days.

4.13 Scheduled Issue date

The Bonds were issued on the Issue Date, *i.e.* on April 15, 2015.

4.14 Restrictions on the negotiability of the Bonds

There is no limitation on the negotiability of the Bonds resulting from the terms and conditions of the Bond issue.

4.15 Withholding taxes with respect to the Bonds

The following summarises certain French tax consequences which should apply under current French laws and subject to possible application of double tax treaties to non-French tax resident investors who are not shareholders of the Company. Non-French tax resident investors should nevertheless consult their own tax advisors to determine the tax regime applicable to their particular situation.

The repayment of the principal of the Bonds will occur after deduction of the sole withholding taxes and taxes that the law charges or would charge to the Bondholders.

The repayment of the principal of the Bonds is currently not liable to any withholding tax in France. Should a withholding tax be charged, the Company will not be required to gross up its payments accordingly to compensate for such withholding. In the event where the French Republic would set up a withholding tax on the repayment of bonds, Unibail-Rodamco will not be required to gross up its payments with respect to the Bonds to compensate for such withholding.

Under the current Dutch legislation and subject to the possible application of international tax treaties, the redemption of the Bonds will not give rise to any withholding tax in the Netherlands.

Non-French tax resident investors shall also comply with the tax laws of their country of residence, as may be modified pursuant to the relevant double taxation treaty signed between France and such country.

4.16 Conversion Right

4.16.1 Nature of the Conversion Right

The Bonds give the right (the “**Conversion Right**”) to their Bondholders to receive, prior to the maturity of the Bonds, during the time period defined in paragraph 4.16.2 (“Conversion event”) and in accordance with the terms of paragraph 4.16.3 (2) (“Terms of allocation pursuant to the Conversion Right”), at the Company’s option:

1– either:

- (a) if the Conversion Value (as defined in paragraph 4.16.3 (“Terms of allocation pursuant to the Conversion Right”)) is less than or equal to the Par Value: an amount in cash equal to the product of the Conversion Value and the number of Bonds for which the Conversion Right has been exercised; or
- (b) if the Conversion Value is greater than the Par Value:
 - (i) an amount in cash equal to the product of the Par Value and the number of Bonds for which the Conversion Right has been exercised; and
 - (ii) an amount payable in new and/or existing Stapled Shares, at the option of the Company, equal to the product of the difference between the Conversion Value and the Par Value and the number of Bonds for which the Conversion Right has been exercised, this amount being determined in accordance with the terms of paragraph 4.16.3 (“Terms of allocation pursuant to the Conversion Right”).

2 – or (whether the Conversion Value is lower, greater or equal to the Par Value): a number of new and/or existing Stapled Shares (at the option of the Company) equal to the Conversion Ratio multiplied by the number of Bonds for which the Conversion Right has been exercised.

Exercise of the Conversion Right will result in the cancellation of each Bond for which it has been exercised.

4.16.2 Conversion event

Bondholders can exercise their Conversion Right at any time until the eighteenth Trading Day (exclusive) preceding the Maturity Date.

For the purposes of this paragraph 4.16.1 (“Conversion event”):

A "**Trading Day**" means a Business Day where (i) Euronext is open and there is trading in shares on Euronext Paris or (ii) if applicable, in the absence of listing on Euronext Paris, the company operating any other Regulated Market which serves as Unibail-Rodamco's principal place of trading is open and there is trading in shares on such Regulated Market, except in each case for days on which trading closes earlier than the regular time of closing.

Any Bondholder who has not exercised its Conversion Right within the time periods indicated above will receive, on the Maturity Date, an amount equal to Par Value in accordance with paragraph 4.9.1 ("Normal redemption").

4.16.3 Terms of allocation pursuant to the Conversion Right

1. A Bondholder who exercises its Conversion Right shall receive, at Unibail-Rodamco's option:

1- either:

- (a) If the Conversion Value (as defined below) is less than or equal to the Par Value: an amount in cash equal to the product of the Conversion Value and the number of Bonds transferred to the Centralising Agent and for which the Conversion Right has been exercised; or
- (b) If the Conversion Value is greater than the Par Value:
 - (i) an amount in cash equal to the product of the Par Value and the number of Bonds transferred to the Centralising Agent and for which the Conversion Right has been exercised; and
 - (ii) an amount payable in new and/or existing Stapled Shares to be delivered (at the Company's option) corresponding to the product of (1) the difference between the Conversion Value and the Par Value (the "**Payment in Stapled Shares**") and (2) the number of Bonds transferred to the Centralising Agent and for which the Conversion Right has been exercised (the "**Amount of Payment in Stapled Shares**").

The total number of new and/or existing Stapled Shares to be delivered (the "**Number of Stapled Shares**") to each Bondholder under the Bonds for which the Conversion Right has been exercised shall be equal to (i) the Amount of Payment in Stapled Shares (ii) divided by the arithmetic mean of the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, absent trading on Euronext Paris, on any other Regulated Market on which the Stapled Share is traded) over a period of 10 consecutive Trading Days (the "**Calculation Period**") counting from the Trading Day following the end of the Notification Period (as defined below) (the "**Average Stapled Share Price**").

The Average Stapled Share Price shall be calculated to four decimal places, rounded to the nearest ten-thousandth (for example, 0.00005 shall be up rounded to 0.0001).

If the Conversion Right is exercised in the event of a public offer on the Unibail-Rodamco Shares and/or the Newco Shares that may result in a Change of Control (as defined in paragraph 4.16.7(b) ("Maintenance of Bondholders'-Rights-Public Offers") (the "**Exercise of the Conversion Right in the Event of a Public Offer**"), the Calculation Period will begin on the first Trading Day following the end of the Notification Period and will be equal to 5 Trading Days.

"Conversion Value" means, for each Bond, an amount calculated by the Calculation Agent equal to the product of the relevant Conversion Ratio and the Average Stapled Share Price.

- 2- or only new and/or existing Stapled Shares (at the Company's option).

The total number of new and/or existing Stapled Shares (at the Company's option) for each Bondholder shall be equal to the Conversion Ratio applicable on the last Trading Day of the Notification Period (as defined below) multiplied by the number of Bonds transferred to the Centralising Agent for which the Conversion Rights were exercised (subject to the stipulations contained in paragraph 4.16.8 ("Compensation for fractional Stapled Shares")).

2. For each Bondholder having exercised its Conversion Right, the Company will inform the Centralising Agent by no later than on the second Trading Day following the Exercise Date if it intends to grant such Bondholder either (i) an amount in cash and, if applicable, new and/or existing Stapled Shares or (ii) only new and/or existing Stapled Shares.

The Centralising Agent shall in turn notify the financial intermediaries, which shall notify the relevant Bondholders of the Company's decision by no later than the second Trading Day following such decision. The period from the Exercise Date to the effective notification of such decision of the Company to such Bondholder (inclusive), through the Centralising Agent, is referred to herein as the "**Notification Period**").

3. Notwithstanding the above, if in applying the provisions of this Securities Note a Conversion Ratio adjustment (or adjustments) occur(s) not in accordance with the laws and regulations in force and if:
- the Company and Newco, acting in concert, cannot legally issue enough new Unibail Rodamco Shares and/or Newco Shares, respectively, (to create new Stapled Shares for delivery) due to any need for authorisation from their respective Shareholders to issue such shares and,
 - the Company and Newco, acting in concert, do not hold enough existing treasury Stapled Shares available in order to deliver to Bondholders having exercised their Conversion Right all new or existing Stapled Shares to be delivered by the Company in accordance with the above described adjustments, the Company will deliver all new and existing Stapled Shares it can, and for the outstanding balance (the "**Non-delivered Stapled Shares**"), the Company will deliver to such Bondholders a cash amount to be determined by multiplying the volume-weighted average price of the Stapled Shares on Euronext Paris (or, if not listed on Euronext Paris, on another Regulated Market or equivalent on which the Stapled Shares are listed) during the three Trading Days preceding the Exercise Date by the number of Non-delivered Stapled Shares. This amount is due upon delivery of Stapled Shares delivered in accordance with paragraph 4.16.3 ("Conditions for exercise of the Conversion Right").

4.16.4 Suspension of the Conversion Right

In the event of a share capital increase, new equity issues or the issue of equity-linked securities, merger, de-merger, or other financial transactions triggering preferential subscription rights or a priority subscription period for the benefit of the holders of Unibail-Rodamco Shares and/or Newco Shares, Unibail-Rodamco reserves the right to suspend the Conversion Right during a period not exceeding three months or for any other period required by applicable regulation. This right of Unibail-Rodamco shall not under any circumstances result in the permanent loss by the Bondholders of their Conversion Right.

Unibail-Rodamco must provide notice of its decision to suspend the Conversion Right in the BALO. This notice shall be published at least seven calendar days before the suspension of the Conversion Right becomes effective. The notice shall specify the dates on which the suspension period begins and ends. This information shall also be published in a financial newspaper with national circulation in France and in a notice published by Euronext or, if applicable, by the company operating any other Regulated Market on which the Bonds are listed.

4.16.5 Conditions for exercise of the Conversion Right

1. In order to exercise their Conversion Right, Bondholders must submit an exercise notice to the financial intermediary on whose books the securities are held. The Centralising Agent will provide centralisation of this process.

The date of the notice shall be the Business Day during which the latter of conditions (1) and (2) below is met, by no later than 4:00 p.m. CET or the following Business Day if met after 4:00 p.m. CET (the "**Date of the Notice**"):

- (1) the Centralising Agent has received the exercise notice presented by the financial intermediary on whose books the Bonds are held;
- (2) the Bonds have been transferred to the Centralising Agent by the relevant financial intermediary.

All requests for exercise of the Conversion Right received by the Centralising Agent in its capacity as centralising agent shall be effective on the first Trading Day following receipt by the Centralising Agent of the request to exercise the Conversion Right (the "**Exercise Date**"); it being specified that all requests for exercise of the Conversion Right must be received by the Centralising Agent no later than the eighteenth Trading Day (exclusive) preceding the Maturity Date or the date of early redemption.

Bondholders for whom the Exercise Date is identical will be treated equitably and will each receive an allocation for their Bonds, in the same proportions, subject to rounding differences, (i) either a cash amount and, if applicable, new and/or existing Stapled Shares in the same proportions, subject to rounding or (ii) only new and/or existing Stapled Shares.

2. For Bonds having the same Exercise Date, if the Payment in Stapled Shares is greater than zero, or if the Company decides to deliver only Stapled Shares, Unibail-Rodamco may choose, at its sole discretion, to deliver the Number of Stapled Shares in:
 - new Stapled Shares;
 - existing Stapled Shares; or
 - a combination of new and existing Stapled Shares.

If the Company uses its option pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right"), to pay partly in cash and, where applicable, partly in new and/or existing Stapled Shares, Bondholders will receive amounts due in cash, and, where applicable, delivery of the new and/or existing Stapled Shares, on the fourth Trading Day following the end of the Calculation Period (as defined in paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right")).

If the Company uses its option pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right") to pay only in Stapled Shares, Bondholders will receive delivery of new and/or existing Stapled Shares, on the fourth Trading Day following the end of the Notification Period (as defined in paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right")).

3. Notwithstanding the foregoing, the following rules shall apply in the case of the Exercise of the Conversion Right in the Event of a Public Offer:
 - (a) if Unibail-Rodamco uses its option pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right") to pay Stapled Shares only, Bondholders will receive delivery of new and/or existing Stapled Shares on the fourth Trading Day following the end of the Notification Period;
 - (b) if Unibail-Rodamco decides pursuant to paragraph 4.16.3 ("Terms of allocation pursuant to the Conversion Right") to pay a cash amount and, if applicable, in new and/or existing Stapled Shares, Bondholders will receive the sums due in cash on the tenth Trading Day following the end of the Calculation Period. The delivery of new and/or existing Stapled Shares, if applicable, will occur on the fourth Trading Day following Calculation Period.
4. In the circumstances described in paragraphs 2 and 3 above, any delivery of Stapled Shares or cash amount supposed to occur on a Trading Day that is not a Business Day, shall take place on the following Business Day.
5. In the event that a transaction constituting an adjustment (see paragraph 4.16.7 ("Maintenance of Bondholders' rights")) where the Record Date (as defined in paragraph 4.16.7 ("Maintenance of Bondholders' rights")) occurs between the Exercise Date and the delivery date (exclusive) of the Stapled Shares issued and/or delivered upon exercise of the Conversion Right, the Bondholders will have no right to participate and will have no right to indemnification in this respect (subject to any adjustment right) until the delivery date (exclusive) of the Stapled Shares.

If the Record Date of a transaction constituting an adjustment referred to in paragraph 4.16.7 ("Maintenance of Bondholders' rights") occurs:

- the first Trading Day following the end of the Calculation Period or of the Notification Period, as the case may be, or prior to such date but in which, in either case, the Conversion Ratio in effect as of such date does not reflect the adjustment resulting from, if applicable, this transaction pursuant to paragraph 4.16.7 ("Maintenance of Bondholders' rights"); or
- between the first Trading Day following the end, as applicable, of the Calculation Period or of the Notification Period, as the case may be, and the delivery date of the Stapled Shares (exclusive);

the Company will proceed with the allocation of the number of additional Stapled Shares such that the total number of Stapled Shares allocated be equal to the number that would have been

determined if the Conversion Ratio initially applied had taken into account the adjustment resulting, as the case may be, from this transaction pursuant to paragraph 4.16.7 (“Maintenance of Bondholder’s Rights”), subject to the provisions of paragraph 4.16.8 (“Compensation for fractional Stapled Shares”), it being specified that the volume-weighted average trading prices of the Stapled Shares taken into consideration for the calculation of the average trading price of the Stapled Shares will be restated, if they have not been affected, by the adjustment event (e.g., by restating the trading prices preceding a dividend detachment). The delivery of these additional Stapled Shares will occur as soon as possible following the initial delivery of the Stapled Shares granted upon the exercise of the Conversion Right.

4.16.6 Bondholders' rights to dividends on Stapled Shares allocated

The rights attached to new Stapled Shares issued following exercise of the Conversion Right are set out at paragraph 4.17.1(a) ("New Stapled Shares issued upon exercise of the Conversion Right") below.

The rights attached to existing Stapled Shares delivered following exercise of the Conversion Right are set out at paragraph 4.17.1(b) ("Existing Stapled Shares allocated upon exercise of the Conversion Right") below.

4.16.7 Maintenance of Bondholders' Rights

(a) Adjustment events

Bondholders' rights may be modified subsequent to financial transactions that Unibail-Rodamco and/or Newco may carry out following the present issue of the Bonds, as follows:

1. capital reduction prompted by losses;
2. financial transactions involving listed preferential subscription rights or with free allocation of listed warrants;
3. capital increase through the capitalisation of reserves, profits or premiums and corresponding allocation of free Stapled Shares to shareholders, as well as a stock split or reverse split of the Unibail-Rodamco Shares and/or the Newco Shares resulting in an increase or a reduction of the number of Stapled Shares (and not merely affecting the proportion of Unibail Rodamco Shares and Newco Shares forming Stapled Shares, such as in case of a 1:2 split of Newco Shares resulting in Stapled Shares each being comprised of a Unibail-Rodamco Share stapled together with two Newco Shares);
4. capital increase through the capitalisation of profits, reserves or premiums with an increase in the nominal amount of the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares);
5. distribution to holders of Stapled Shares of reserves and/or premium in cash or in kind;
6. free allocation to Unibail-Rodamco's shareholders of any security other than Stapled Shares;
7. merger (*absorption* or *fusion*) or spin-off (*scission*);
8. repurchase of Stapled Shares at a price greater than the trading price;
9. repayment of share capital of Unibail-Rodamco and/or Newco;
10. modification of the distribution of its profits through the creation of preference shares;

11. payment of an excess dividend.

Until the Maturity Date or date of early redemption, maintenance of Bondholders' rights will be guaranteed through the adjustment of the Conversion Ratio in accordance with the terms set out below.

This adjustment will be carried out in a manner such that the value of the Stapled Shares which would have been allocated in case of an exercise of the Conversion Right immediately prior to the occurrence of one of the financial transactions described above will be equal, to the nearest hundredth of a Stapled Share, to the value of the Stapled Shares which would have been allocated in case of an exercise of the Conversion Right immediately after the occurrence of such financial transaction.

In the case of adjustments carried out in accordance with paragraphs 1 to 11 below, the new Conversion Ratio will be stated to two decimal places rounded to the nearest hundredth (0.005 being rounded to the next hundredth, i.e. 0.01). Any future adjustments made to the Conversion Ratio will be calculated and rounded to the nearest hundredth as described above. However, an allocation in respect of the Bonds may only be made in whole number Stapled Shares; the compensation procedure for fractional number Stapled Shares is described in paragraph 4.16.8 ("Compensation for fractional Stapled Shares").

1. In the case of a capital reduction prompted by losses

In case of a capital reduction of Unibail-Rodamco and/or Newco prompted by losses and carried out through the reduction of the nominal amount or number of Unibail-Rodamco Shares and/or Newco Shares, the rights of Bondholders will be reduced in parallel as if they had exercised their Conversion Right prior to the date on which the capital reduction becomes effective. In case of a capital reduction of Unibail-Rodamco and of Newco through reduction respectively in the number of Unibail-Rodamco Shares and in the number of Newco Shares resulting in a reduction in the number of Stapled Shares, the new Conversion Ratio shall be equal to the product of the effective Conversion Ratio before the reduction in the number of shares multiplied by the following variable:

$$\frac{\text{Total Number of Stapled Shares immediately after the transaction}}{\text{Total Number of Stapled Shares immediately prior to the transaction}}$$

2. Financial transactions involving listed preferential subscription rights or with free allocation of listed warrants

(a) In the case of financial transactions involving listed preferential subscription rights, the new Conversion Ratio will equal the product of the Conversion Ratio applicable prior to the beginning of such financial transaction and the following variable:

$$\frac{\begin{array}{c} \text{Value of the Stapled Share after detachment of the preferential subscription} \\ \text{right} \\ + \text{Value of the preferential subscription right} \end{array}}{\text{Value of the Stapled Share after detachment of the preferential subscription right}}$$

For the calculation of this variable, the values of each of (i) the Stapled Share after detachment of the preferential subscription right and (ii) the preferential subscription right are determined according to the average of the opening trading price on Euronext Paris (or, absent trading on Euronext Paris, of the opening trading prices on another Regulated Market or its equivalent on which the Stapled Share and the preferential subscription right are both traded) for each trading session during the subscription period.

- (b) In the case of financial transactions by way of free allocation of listed warrants to holders of Stapled Shares with the possibility of a related placement of securities upon exercise of warrants not exercised by their holders at the end of their subscription period, the new Conversion Ratio will equal the product of the Conversion Ratio applicable prior to the beginning of such financial transaction and the following variable:

$$\frac{\text{Value of the Stapled Share ex-right} + \text{Value of the warrant}}{\text{Value of the Stapled Share ex-right}}$$

For the calculation of this variable:

- the value of the Stapled Share ex-right will be calculated on the basis of the volume-weighted average of (i) the trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) for each trading session during the subscription period and (ii) (a) the sale price of the securities sold in the placement, if such securities are fungible with the existing Stapled Shares, taking into account the volume of Stapled Shares sold in the placement when determining the sale price or (b) the trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) on the day the sale price of the securities sold in the placement is fixed, if such securities are not fungible with existing Stapled Shares;
 - the value of the warrant will equal the volume-weighted average of (i) the trading price of the warrant on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the warrants are traded) for each trading session during the subscription period and (ii) for the placement, of the implicit value (*valeur implicite*) of the warrants corresponding to the difference, if positive, adjusted by the exercise ratio, between the sale price of the securities sold in the placement and the subscription price of the securities by applying to the value so calculated the volume corresponding to the warrants exercised for the purpose of delivering the securities sold in the placement.
3. In the case of a capital increase of Unibail-Rodamco and/or of Newco through the capitalisation of profits, reserves or premiums and the corresponding allocation of free Stapled Shares to holders of Stapled Shares, as well as a stock split or reverse split of Unibail-Rodamco Shares or Newco Shares resulting in an increase or a reduction in the number of Stapled Shares (and not merely affecting the proportion of Unibail Rodamco Shares and Newco Shares forming Stapled Shares, such as in case of a 1:2 split of Newco Shares resulting in Stapled Shares each being comprised of a Unibail-Rodamco Share stapled together with two Newco Shares), the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the transaction and the following variable:

$$\frac{\text{Total Number of Stapled Shares immediately after the transaction}}{\text{Total Number of Stapled Shares immediately before the transaction}}$$

Total Number of Stapled Shares immediately prior to the transaction

4. In case of a capital increase of Unibail-Rodamco and/or of Newco through the capitalisation of profits, reserves or premiums with an increase in the par value of the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares), the Conversion Ratio will not be adjusted, but the nominal amount of the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares) that would be allocated to the Bondholders upon exercise of the Conversion Right will be increased accordingly.
5. In case of a distribution of reserves and/or premium, in cash or in kind, the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the beginning of such transaction and the following variable:

$$\frac{\text{Value of the Stapled Share prior to the distribution}}{\text{(Value of the Stapled Share prior to the distribution} \\ - \text{Amount of distribution per Stapled Share or value of the securities or assets} \\ \text{distributed per Stapled Share)}}$$

For the calculation of this variable:

- the value of the Stapled Share prior to the distribution will be calculated according to the volume-weighted daily average trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading days preceding the date on which the Stapled Shares are quoted ex-dividend;
 - the value of the securities distributed will be calculated as described above if such securities are already traded on a Regulated Market or its equivalent. If such securities are not being traded on a Regulated Market or its equivalent prior to the date of distribution, the value of these securities will be calculated (i) according to the volume-weighted daily average trading price of the Stapled Shares on a Regulated Market or its equivalent during the first three trading sessions that follow the date on which the Stapled Shares are quoted ex-dividend and during which such securities are traded, if these securities are admitted to trading during the first 20 trading sessions following the distribution on which the Stapled Shares are quoted ex-dividend, and (ii) in all other cases (non-traded securities or other assets), by an independent expert of international repute selected by Unibail-Rodamco.
6. In the case of a free allocation of any securities other than Stapled Shares or Unibail-Rodamco Shares or Newco Shares to holders of Stapled Shares (other than Unibail-Rodamco, Newco or other members of the Group) and subject to clause 2.(b) above, the new Conversion Ratio will equal:
 - (a) if the right to free allocation of securities is traded on Euronext Paris, the product of the Conversion Ratio applicable prior to the commencement of the given transaction multiplied by the following variable:

$$\frac{\text{Value of the Stapled Share ex-free allocation right} + \text{Value of the free allocation right per} \\ \text{Stapled Share}}{\text{Value of the Stapled ex-free allocation right}}$$

For the calculation of this variable, the value of each of the Stapled Share ex-free allocation right and the free allocation right will be determined by the volume-weighted daily average trading price of each of the Stapled Share ex-free allocation right and the free allocation right on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated

Market or its equivalent on which the Stapled Share and the preferential subscription rights are both traded) during the three trading days immediately following the date of allocation and on which the Stapled Share ex-free allocation right and the free allocation right are simultaneously traded.

If the free allocation right is not traded during each of the three trading days, its value will be determined by an independent expert of international repute selected by Unibail-Rodamco.

- (b) If the free allocation right is not traded on Euronext Paris, the product of the Conversion Ratio applicable prior to the commencement of the given transaction multiplied by the following variable:

$$\frac{\text{Value of the Stapled Share ex-free allocation right} + \text{Value of the financial security (or securities) allocated per Stapled Share}}{\text{Value of the Stapled Share ex-free allocation right}}$$

For the calculation of this variable, the value of each of the Stapled Share ex-free allocation right and the securities(s) allocated per Stapled Share, if the latter are traded on a Regulated Market or its equivalent, will be calculated with reference to the volume-weighted daily average trading price recorded on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares ex-free allocation right and the allocated securities(s) are both traded) during the first three trading sessions following the date of allocation and on which the Stapled Share ex-free allocation right and the securities(s) are simultaneously traded. If the allocated securities(s) are not traded, the adjustment will be determined by an independent expert of international repute selected by Unibail-Rodamco.

7. In the case of a merger of Unibail-Rodamco into Newco or vice-versa or a merger of Unibail-Rodamco and Newco into another company or merger of Unibail-Rodamco and Newco with another or several other companies to form a new company or Unibail-Rodamco and Newco carrying out a spin-off, the shares of the surviving or new company or of the acquirers of the spun-off entity will be allocated for the Bonds.

The surviving or new company, or the acquirers of the spun-off company who become the debtor under the Bonds pursuant to the business combination agreement will be the successor of Unibail-Rodamco and/or Newco with regard to the application of the terms and conditions of the present issue and, in particular, those meant to maintain Bondholders' rights in the case of financial transactions or securities issuances, and, more generally, to guarantee the Bondholders' rights under any applicable laws, regulations and agreements. The new Conversion Ratio will be calculated by multiplying the Conversion Ratio applicable immediately prior to the beginning of the transaction in question by the exchange ratio between the shares of the surviving or new company, or of the acquirers of the spun-off entity, and the Stapled Shares (or the Unibail-Rodamco Shares and the Newco Shares taken individually for the purpose of the project).

8. In the case of the repurchase of Stapled Shares by Unibail-Rodamco and/or Newco at a price greater than their trading price, the new Conversion Ratio will equal the product of the Conversion Ratio in effect before the beginning of the repurchase and the following variable:

$$\frac{(\text{Value of the Stapled Share} + \text{Pc\%} \times (\text{Repurchase Price} - \text{Value of the Stapled Share}))}{\text{Value of the Stapled Share}}$$

For the calculation of this variable:

- The "Value of the Stapled Share" means the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading sessions preceding the repurchase;
 - "Pc %" means the percentage of Stapled Shares repurchased; and;
 - "Repurchase Price" means the effective repurchase price (transaction costs excluded) (necessarily greater than the trading price).
9. In the case of a repayment of share capital on the Unibail-Rodamco Shares and/or Newco Shares, the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the beginning of the transaction in question and the following variable:

$$\frac{\text{Value of the Stapled Share prior to repayment}}{\text{Value of the Stapled Share prior to repayment} - \text{Amount of repayment per Unibail-Rodamco Share and/or Newco Share, as applicable}}$$

For the calculation of this variable, the value of the Stapled Share prior to repayment shall be calculated with reference to the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading days preceding the repayment date.

10. In the case of modification by Unibail-Rodamco and/or Newco of the distribution of their profits through the creation of preference shares, the new Conversion Ratio will equal the product of the Conversion Ratio applicable immediately prior to the beginning of the transaction in question and the following variable:

$$\frac{\text{Value of the Stapled Share prior to the modification}}{\text{Value of the Stapled Share prior to the modification} - \text{Absolute value of the reduction per Stapled Share of the right to receipt of profits}}$$

For the calculation of this variable, (i) the value of the Stapled Share prior to the modification will be calculated with reference to the volume-weighted daily average trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Shares are traded) during the three trading days preceding the day of such modification and (ii) the value of the reduction per Stapled Share of the right to receive profits will be calculated by an independent expert of international repute selected by Unibail-Rodamco. For all useful purposes, it is specified that the value referred to in (ii) will be offset by any counterparties benefiting the shareholders of the affected company.

Notwithstanding the foregoing, if such preference shares are issued with preferential subscription rights or through a free allocation to shareholders of warrants to subscribe for such preference shares, the new Conversion Ratio will be adjusted in accordance with clauses 2 to 6 above.

11. Payment of an excess dividend

- a) Upwards adjustments of the Conversion Ratio

For the purposes of this paragraph 11 a), there shall be an "**Excess Dividend**" when the Total Amount of the Distributed Dividend per Stapled Share (as defined below) in respect of a given financial year of the Company and of Newco exceeds 9.6 euros (the "**Threshold Amount of**

the Distributed Dividend per Stapled Share”). In the event of a distribution which is not attributable to a given financial year, this distribution will be deemed made in respect of the financial year in which the Record Date for such distribution falls.

The Excess Dividend shall then be equal to the positive difference between the Total Amount of the Distributed Dividend per Stapled Share in respect of such financial year and the Threshold Amount of the Distributed Dividend per Stapled Share.

“**Reference Dividend**” means the dividend or distribution (excluding any distribution referred to in paragraph 5 above) which results in the crossing of the Threshold Amount of the Distributed Dividend per Stapled Share in respect of the financial year in question.

“**Prior Dividends**” means the eventual dividends and/or distributions (excluding any distribution referred to in paragraph 5 above) whose Record Dates are prior to the Record Date of the Reference Dividend but in respect of the same financial year.

“**Later Dividends**” means any dividends and/or distributions (excluding any other distribution referred to in paragraph 5 above) whose Record Dates are later than the Reference Dividend Record Date but in respect of the same financial year.

The “**Total Amount of the Distributed Dividend per Stapled Share**” means the sum of the Reference Dividend and the eventual Prior Dividends per Stapled Share.

The “**Record Date**” is the date as per which it will be determined who is entitled to receive a certain dividend or distribution.

The Reference Dividend, Prior Dividends and Later Dividends mean the sum of all dividends or distributions on the Unibail-Rodamco Shares and the Newco Shares (forming the Stapled Shares), paid in cash or in kind or in shares, to the holders of Stapled Shares (before any potential withholding tax and without taking into account potential applicable tax relief), it being specified that any dividend or distribution (or portion of dividend or distribution) resulting in a Conversion Ratio adjustment pursuant to paragraphs 1 to 10 will not give right to an adjustment pursuant to this paragraph 11 a) and will therefore not be included in the calculation of the Total Amount of the Distributed Dividend per Stapled Share.

In the event of an Excess Dividend in respect of a financial year, the new Conversion Ratio will be calculated according to the following formula:

$$\text{NCR} = \text{CR} \times \frac{\text{CSP}}{\text{CSP} - (\text{TADDS} - \text{TA})}$$

where:

- “NCR” means the New Conversion Ratio;
- “CR” means the last Conversion Ratio previously applicable;
- “TADDS” means the Total Amount of the Distributed Dividend per Stapled Share for a given financial year;
- “TA” means the Threshold Amount of the Distributed Dividend per Stapled Share;
- “CSP” means the trading price of the Stapled Share, equal to the volume-weighted average of the trading price of the Stapled Share on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Share is traded) during the last three trading sessions preceding the trading session during which the Stapled Shares are traded ex-Reference Dividend;

it being specified that any Later Dividend (where applicable, decreased by any portion of the dividend or of the distribution resulting in the calculation of a new Conversion Ratio pursuant to paragraphs 1 to 10 above) shall result in an adjustment according to the following formula:

$$\text{NCR} = \text{CR} \times \frac{\text{CSP}}{\text{CSP} - \text{LD}}$$

where:

- “NCR” means the New Conversion Ratio;
- “CR” means the last Conversion Ratio previously applicable;
- “LD” means any Later Dividend;
- “CSP” means the trading price of the Stapled Shares, equal to the volume-weighted average of the trading price of the Company Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Share is traded) during the last three trading sessions preceding the trading session during which the shares are traded ex-Later Dividend.

b) Downwards adjustments of the Conversion Ratio

For the purposes of this paragraph 11 b), “**Total Dividend**” means the sum of all dividends and other distributions paid on the Stapled Shares in respect of a given financial year other than a dividend or distribution resulting in the calculation of a new Conversion Ratio pursuant to paragraphs 1 to 10 above. In the event of a distribution which is not attributable to a given financial year, this distribution will be deemed made in respect of the financial year in which the Record Date for such distribution falls.

The “**Record Date**” is the date as per which it will be determined who is entitled to receive a certain dividend or distribution.

If, on the date of the payment of the last dividend paid in respect of a financial year, and in any case at the latest on the date when the general meeting of Unibail-Rodamco or Newco, as applicable, decides the allocation of the result of the given financial year, the Total Dividend is lower than the Threshold Amount of the Distributed Dividend per Stapled Share, the new Conversion Ratio shall be calculated according to the following formula:

$$\text{NCR} = \text{CR} \times \frac{\text{CSP}}{\text{CSP} - (\text{TD} - \text{TA})}$$

where:

- “NCR” means the New Conversion Ratio;
- “CR” means the last Conversion Ratio previously applicable;
- “TD” means the Total Dividend;
- “TA” means the Threshold Amount of the Distributed Dividend per Stapled Share;
- “CSP” means the trading price of the Stapled Shares, equal to the volume-weighted average of the trading price of the Stapled Shares on Euronext Paris (or, in the absence of trading on Euronext Paris, on another Regulated Market or its equivalent on which the Stapled Share is traded) during the last three trading sessions preceding the trading session during which the Stapled Shares are traded ex-Reference Dividend.

For the avoidance of doubt, for purposes of this sub-paragraph (b), the “Reference Dividend” refers to the last dividend paid, in respect of a given financial year, and, in any case at the latest on the date of the general meeting of Unibail-Rodamco or Newco, as applicable.

(b) Public Offers

Under current French regulation, if the Unibail-Rodamco Shares are subject to a public tender or exchange offer by a third party, the offer must be equally extended in France to all securities giving access to the share capital or voting rights of Unibail-Rodamco, including the Bonds.

Furthermore, independently of the above-mentioned requirement, in the case where a public offer (purchase, exchange, combined, etc.) has been made for the Unibail-Rodamco Shares and/or the Newco Shares (forming the Stapled Shares) and such offer may lead to a Change of Control (as defined below) or is made following a Change of Control, and providing that the competent authority in respect of such offer finds the said public offer to be compliant, the Conversion Ratio will be temporarily adjusted as follows:

$$\text{NCR} = \text{CR} \times [1 + (\text{Pr}\% \times \text{D} / \text{M})]$$

where:

“NCR” means the new Conversion Ratio after the adjustment;

“CR” means the previous Conversion Ratio in effect prior to the opening date of the public offer(s);

“Pr%” means 37%, being the premium, expressed as a percentage, retained at the moment the terms of the Bonds become definitive, which represents the Par Value as compared to the reference price of the Unibail-Rodamco Share;

“D” means the number of days between the opening date of the public offer (inclusive) and the Maturity Date (exclusive); and

“M” means 2,453 days, being the number of days between the Issue Date of the Bonds (inclusive) and the Maturity Date (exclusive).

For the purposes of this paragraph, "**Change of Control**" means the event where one or more people acting collectively, come to hold more than 50% of capital or voting rights of Unibail-Rodamco or Newco, provided that Unibail-Rodamco – directly or indirectly – acquiring or coming to hold more than 50% of the capital or voting rights of Newco (and vice-versa) shall not be deemed a Change of Control.

The adjustment to the Conversion Ratio set forth above will only apply to Bondholders who will exercise their Conversion Right between (and including):

(A) if the offer is unconditional, (i) the first trading day on which the Unibail-Rodamco Shares and/or Newco Shares, as applicable can be tendered and (ii) the date that is 10 Business Days after the last day during which the Unibail-Rodamco Shares and/or Newco Share, as applicable can be tendered in the offer or, if the offer is reopened, the date that is 10 Business Days after the last day during which the Unibail-Rodamco Shares and/or Newco Shares, as applicable can be tendered to this offer; or

(B) if the offer is conditional (including pursuant to the applicable regulation), (i) the first day following the AMF (or its successor) issuing a statement that the offer has a positive outcome, or – in the case of a Dutch law tender offer – the bidder announcing after the offer period that the offer is declared unconditional (*gestanddoening*) and (ii) the date that is 10 Business Days after the publication by the AMF of the results of the offer or, if the offer is reopened, the date that is 10 Business Days after the last day during which the Unibail-Rodamco Shares and/or Newco Shares, as applicable, can be tendered to this offer. If, during the offer period, the offer would become unconditional by decision of the AMF or the bidder, the adjustment of the Conversion Ratio shall benefit to the Bondholders who would exercise their Conversion Right

between (and including) the date when the offer is declared unconditional by decision of the AMF or the bidder and the date referred to in (ii) above.

In any case, the adjustment to the Conversion Ratio will cease, if the initiator abandons the offer, on the date on which the abandonment is published.

(c) General principles applicable in the case of adjustment

In the case that Unibail-Rodamco and/or Newco carries out transactions for which an adjustment will not have been made pursuant to clauses 2 through 11 above and for which future laws or regulations would provide for an adjustment, this adjustment will be carried out in accordance with applicable laws and regulations and the practices on the relevant financial market.

Issuances resulting from capital increases in connection with employee savings schemes (*plan d'épargne d'entreprise*), free share allocations to the Group employees and corporate officers and the exercise of stock options or any other employees and corporate officers shareholding plan are excluded from the adjustment events described above.

A single transaction may not under any circumstances give rise to the application of more than one adjustment pursuant to clauses 2 through 11 above, and it being understood that the calculation provided for in clause 11 will exclude distributions of reserves and/or premiums which resulted in an adjustment of the Conversion Ratio pursuant to clause 5 above.

In the case where Unibail-Rodamco and/or Newco were to carry out a transaction to which several of the adjustment events described above could apply, the first adjustments to be applied will be those required by French law.

4.16.8 Compensation for fractional Stapled Shares

If the total number of Stapled Shares corresponding to the Bonds for which the Conversion Right was exercised by a Bondholder is not a whole number, the Bondholder will receive the whole number of Stapled Shares immediately inferior. In such case, the Bondholder will also receive from Unibail-Rodamco a sum in cash equal to the product of the fractional Unit and the Average Stapled Share Price.

4.16.9 Notice of adjustment to Conversion Ratio

In the event of an adjustment to the Conversion Ratio, the Bondholders will be notified by way of a notice published in the BALO in accordance with the provisions of Article R. 228-92 of the French *Code de commerce* (to the extent required by applicable law or regulation), in a financial newspaper of national circulation in France and by a notice published by Euronext or, if applicable, by the operator of any other Regulated Market on which the Bonds are listed.

In addition, the Management Board of Unibail-Rodamco will disclose the relevant calculation details and the results of such adjustment in the next annual report following any such adjustment.

4.17 Stapled Shares allocated upon exercise of the Conversion Right

4.17.1 Rights attached to the Stapled Shares upon allocation

(a) New Stapled Shares issued upon exercise of the Conversion Right

The new Stapled Shares issued upon the exercise of the Conversion Right will each combine one Unibail-Rodamco Share and one Newco Share, stapled together, and will

be subject to all applicable bylaw provisions of their respective issuing company. Upon issuance, the new Unibail-Rodamco Shares and Newco Shares (forming the Stapled Shares) will carry the same rights as the existing Unibail-Rodamco Shares and Newco Shares (forming the Stapled Shares), it being understood that in the event the Record Date of a dividend or a distribution (or an interim dividend) occurs between the Exercise Date and the issue date of the Unibail-Rodamco Shares and the Newco Shares (forming the Stapled Shares) (excluded), the Bondholders will not have the right to such dividend or distribution (or interim dividend) and nor be indemnified for such dividend or distribution, subject, where applicable, to the adjustment right set out in paragraph 4.16.7 (“Maintenance of Bondholders' Rights”). For the avoidance of doubt, in case of payment of an interim dividend at any time before the issue date of the Unibail-Rodamco Shares and the Newco Shares (forming the Stapled Shares), the Bondholders shall not be entitled to the portion corresponding to such interim dividend within the dividend decided by the general meetings of the Company and Newco in respect of the financial year in question.

(b) Existing Stapled Shares allocated upon exercise of the Conversion Right

The existing Stapled Shares allocated upon exercise of the Conversion Right will carry full rights from delivery (*jouissance courante or levering*) and grant holders all rights attached to Unibail-Rodamco Shares and Newco Shares from delivery, it being understood that, in the case where the Record Date of a dividend or a distribution (or interim dividend) occurs between the Exercise Date and the date of delivery of the Stapled Shares (excluded), the Bondholders will not have the right to such dividend or distribution nor to be indemnified for such dividend or distribution, subject, where applicable, to the adjustment right set out in paragraph 4.16.7 (“Maintenance of Bondholders' Rights”). For the avoidance of doubt, in case of payment of an interim dividend at any time before the issue date of the Stapled Shares, the Bondholders shall not be entitled to the portion corresponding to such interim dividend within the dividend decided by the general meetings of the Company and Newco in respect of the financial year in question.

It is reminded that, according to paragraphs 4.16.5 (“Conditions for exercise of the Conversion Right”) and 4.16.7 (“Maintenance of Bondholders' Rights”), the Bondholders benefit from an adjustment right of the Conversion Ratio until the delivery date of the Stapled Shares (excluded).

(c) General terms

Each Unibail-Rodamco Share and Newco Share, forming a new or existing Stapled Share gives the right to ownership of a portion of the share capital, the sharing in net profits and payment of a liquidation surplus in a proportion equal to such portion of the share capital, taking into account, if applicable, the repaid or outstanding and paid up or unpaid up share capital, the nominal amount of the Unibail-Rodamco Shares and of the Newco Shares and the rights of different categories of Unibail-Rodamco Shares and Newco Shares.

In addition, these Unibail-Rodamco Shares and Newco Shares (forming the Stapled Shares) are subject to all bylaw provisions respectively of Unibail-Rodamco and of Newco.

Dividends on Unibail-Rodamco Shares escheat, to the French State, if not claimed within the legal limit of five years. Claims for payment of dividends on Newco Shares shall lapse after five years have expired after the dividends became payable.

4.17.2 **Negotiability of the Stapled Shares**

Due to the stapling of the Unibail-Rodamco Shares and the Newco Shares, the Unibail-Rodamco Shares may not be transferred independently of the Newco Shares and vice-versa (except for transfers to Unibail-Rodamco, Newco and their respective subsidiaries).

There is however, no bylaw provision of Unibail-Rodamco and Newco limiting the negotiability of the Stapled Shares.

4.17.3 **Nature and form of the Stapled Shares**

Any holder of Stapled Shares will hold both Unibail-Rodamco Shares and Newco Shares.

Unibail-Rodamco Shares may be in registered (*nominatif*) or bearer (*porteur*) form at the shareholder's discretion subject to the requirements set out in article 9 of the Unibail-Rodamco articles of association. The Newco Shares are in registered form.

In accordance with Article L. 211-3 of the French *Code monétaire et financier*, the Stapled Shares, regardless of their form, will be dematerialized and ownership will be evidenced by book-entry in a securities account. In accordance with Articles L. 211-15 and L. 211-17 of the French *Code monétaire et financier*, the Stapled Shares are transferred via account-to-account transfer and the ownership of the Stapled Shares will occur upon their registration in the buyer's securities account. Registration of one Stapled Share in the buyer's securities account will entail the transfer of ownership of one Unibail-Rodamco Share and one Newco Share.

4.17.4 **Tax regime of paid dividends**

(a) Dividends paid by the Company

The following summarises the French tax consequences applicable under current French tax laws, and subject to the potential application of double tax treaties, to French tax resident or non-French tax resident investors, who will receive dividends as a result of the Unibail-Rodamco Shares that are part of the Stapled Shares they hold. These investors should nevertheless consult their own tax advisors to determine the tax regime applicable to their particular situation.

Non-French tax resident investors shall also comply with the tax laws of their country of residence, as may be modified pursuant to the relevant double taxation treaty signed between France and such country.

The Company has elected to the SIIC regime and its profits are allocated between tax exempt real estate activities (which are subject to distribution obligations) and taxable activities. For a description of the SIIC regime, see page 211 of the Company's Financial Report for 2016.

1. 20% levy on dividends paid by the Company out of tax-exempt profits to certain non-French tax residents under article 208 C II-ter of the French tax code

For a description of the 20% levy due in the event that (i) one or more shareholders (other than individuals) come(s) to hold directly or indirectly 10% or more of the rights to dividends of Unibail Rodamco, and (ii) the proceeds received by such shareholders are not subject to French corporate income tax or an equivalent foreign tax, see page 333 of the Company's Financial Report for 2016 and page 357, Section 13.1.1 (*Unibail-Rodamco dividends*) paragraph "*Shareholders holding at least 10% of the share capital of Unibail-Rodamco*" of the prospectus relating to the admission to trading on the regulated markets of Euronext Paris and Euronext Amsterdam of the Stapled Shares, approved by the French Authority for the Financial Markets (*Autorité des Marchés Financiers*) under visa number 18-102 on 28 March

2018 and by the Dutch Authority for the Financial Markets (*Autoriteit Financiële Markten*) on 28 March 2018.

2. Withholding tax on dividends paid to non-French tax residents

Dividends paid by the Company out of tax exempt profits are generally subject to a withholding tax, deducted by the agent paying the dividends, when the tax residence or registered office of the effective beneficial owner is located outside France.

Subject to applicable double tax treaties, if any, and to what is stated below, the withholding tax rate is set, in 2018, at (i) 12.8 % when the beneficiary is an individual, (ii) 15 % when the beneficiary is a non-profit organization whose registered office is located in a member State of the European Union or in another State party to the European Economic Area Agreement which has entered into a convention on administrative assistance with France to fight tax evasion and fraud, and which would be taxed under the regime of article 206-5 of the French tax code if it had its registered office in France and which fulfils the conditions set out in the Bulletin Officiel des Finances Publiques-Impôts (BOI-IS-CHAMP-10-50-10-40-20130325, n°580 et seq.), or (iii) 30% when the beneficiary is a legal entity or organization other than those mentioned in (ii).

The 30 % tax rate will gradually be reduced to 28% as from 1st January 2020, 26.5% as from 1st January 2021 and 25% as from 1st January 2022.

The same withholding tax rates apply to dividends paid by the Company out of taxable profits. However, legal entities may benefit from a withholding tax exemption, pursuant to article 119 *ter* of the French tax code, which is applicable, subject to certain conditions to shareholders that (i) own at least 10 % of the Company's share capital, or under certain conditions, 5% of its share capital and (ii) are legal persons established in European Union or in another State of the European Economic Area Agreement, which has concluded with France a convention on administrative assistance to combat tax evasion and avoidance.

Exemptions for certain collective investment undertakings

Dividends paid by a the Company out of taxable profits would not be subject to withholding tax if they are paid to collective investment undertakings governed by foreign law that (i) are located in a Member State of the European Union or another State that has concluded with France a convention on administrative assistance to combat tax evasion and avoidance, (ii) raise capital from a certain number of investors with the purpose of investing it in a fiduciary capacity on behalf of such investors, pursuant to a defined investment policy and (iii) have features similar to those required of collective undertakings governed by French law under section 1, or paragraphs 1, 2, 3, 5 or 6 of sub-section 2, or sub-section 3, or sub-section 4 of section 2, of the chapter IV of the first title of book II of the French monetary and financial code (article 119 *bis*, 2 of the French tax code).

Dividends paid by the Company out of tax-exempt profits to foreign collective investment undertakings that satisfy the conditions set out in the paragraph above at (i), (ii) and (iii), are subject to a 15% withholding tax (article 119 *bis*, 2 of the French tax code).

Application of the exemptions and of double tax treaties

Shareholders concerned by the above rules are urged to consult their tax advisors to determine to what extent and under what conditions they could benefit from the above exemptions or reduce the rates of the withholding taxes. Shareholders are also urged to learn about the practical applications terms of the double tax treaties as defined under the *Bulletin Officiel des*

Finances Publiques-Impôts (BOI-INT-DG-20-20-20-20-20120912) on the “normal” or “simplified” exemption or reduction of withholding tax.

Payment outside France in a Non-Cooperative State or Territory (as below defined)

In any case, irrespective of the beneficiary’s tax residence or legal status, dividends are subject to withholding tax at the rate of 75% when such dividends are paid outside France by the Company on a bank account located in a Non-cooperative State or territory in the meaning of article 238-0A of the French tax code (a "**Non-Cooperative State or Territory**") or paid or accrued to persons established or domiciled in a Non-Cooperative State or Territory. The list of Non-Cooperative States or Territories is published by ministerial order and updated regularly, at least annually.

3. Taxation of dividends paid to French tax residents

French individuals

It should be noted that dividends paid in respect of the Unibail-Rodamco Shares to French tax resident individuals will be subject to a 12.8 % non-definitive withholding tax, which is deductible from their personal income tax liability, along with social contributions at the rate of 17.2%, i.e. an overall rate of 30 % (the "flat tax ")². On express and irrevocable option applicable to all investment income, dividends paid to individuals may be subject to income tax at progressive rates. Persons who wish to exercise this option are advised to consult their tax advisors to determine its consequences.

French corporate shareholders and other legal entities

Gross dividends received by French legal entities will be subject to corporate income tax at the rate of 33. 1/3 % (for the share of taxable profits exceeding €500,000), and 28% (for the share of taxable profits up to €500,000) (or, subject to limitations, at the reduced rate of 15% up to a net taxable income of €38,120 for companies that meet the conditions of article 219-I-b of the French tax code), increased, as the case may be, by an additional contribution of 3.3% (article 235 *ter* ZC of the French tax code). The 33. 1/3 % rate will be gradually reduced to 31% as from 2019 (for the share of taxable profits exceeding €500,000), 28% in 2020, 26.5% in 2021 and 25% in 2022.

Dividends paid out of the taxable profits to legal entities holding at least 5% of the Company’s share capital and voting rights that meet the conditions provided under articles 145 and 216 of the French tax code may benefit, upon election, from a tax exemption under the parent-subsidiary regime. Dividends paid out of tax-exempt profits of the Company are not eligible to the parent-subsidiary regime set out in articles 145 and 216 of the French tax code.

French collective investment undertakings

Dividends paid out of tax-exempt profits by the Company to certain French collective investments undertakings, fulfilling the conditions set out under article 119 *bis* 2 of the French tax code, are subject to a withholding tax at a rate of 15%. In contrast, dividends paid out of the taxable result by the Company to such French collective investment undertakings are exempt from withholding tax.

Payment outside France in a Non-Cooperative State or Territory

² Except for certain shareholders that may be exempt pursuant to specific provision of French domestic law

In any case, payments of dividends made outside France (even to French tax residents), on a bank account located in a Non-Cooperative State or Territory, or paid or accrued to persons established or domiciled in such a Non-Cooperative State or Territory are subject to a 75% withholding tax (subject to certain exceptions and to the more favorable provisions of any applicable double tax treaty). The list of Non-Cooperative States or Territories is published by ministerial order and updated regularly, at least annually.

(b) Dividends paid by Newco

1. Withholding tax on dividends paid to French tax residents

Newco is generally required to withhold Dutch dividend withholding tax at a rate of 15% from dividends distributed by Newco to Dutch tax residents or non-Dutch tax residents, subject to possible relief under Dutch domestic law, the Treaty on the Functioning of the European Union or an applicable Dutch income tax treaty depending on a particular holder of Stapled Shares' individual circumstances.

2. Taxation of dividends paid to French tax residents

French individuals and French legal entities

The tax regime applicable to dividends paid by Newco to French tax resident individuals and French tax resident legal entities is identical to that described in sub-paragraph 3 of paragraph (a) above relating to dividends paid by the Company to French tax resident individuals and French tax resident legal entities respectively, since Newco is subject to the Dutch REIT regime (*beleggingsinstelling fiscale*), subject to the following clarification.

In accordance with the provisions of the France-Netherlands double tax treaty, French tax resident individuals and French tax resident legal entities who would receive dividends paid by Newco that would have been subject to a withholding tax under such provisions, would be granted a tax credit in an amount equal to Dutch tax but not exceeding the amount of French tax due on the same dividends.

4.17.5 Financial Transactions Tax

Pursuant to article 235 *ter* ZD of the French tax code, a tax on financial transactions (“**French TTF**”) is applicable to acquisitions for value of shares and equivalent securities admitted for trading on a Regulatory Market issued by a company having its head office in France and which has a market capitalization above 1 billion euros as of December 1 preceding the year of acquisition.

When the French TTF is not due, registration duties may apply, under certain conditions, to the delivery of existing Unibail-Rodamco Shares (including delivery as part of Stapled Shares).

According to the position set under the Bulletin Officiel des Finances Publiques-Impôts (BOI-TCA-FIN-10-20-20141118, §290), the tax administration should regard the delivery of existing Unibail-Rodamco Shares (including delivery as part of Stapled Shares) following the exercise of the Conversion Right as an acquisition for value and, thus, subject to the French TTF, which can be assessed on financial intermediaries through whom Bondholders exercise their Conversion Right or on their custodians. Subject to their contractual arrangements with their financial intermediaries and custodians, the Bondholders may have to bear the cost of such tax if it is payable.

The Issuer is not required by the terms and conditions of the Bonds to pay any additional amounts to offset costs related to the French TTF or registration duties potentially applicable.

4.17.6 Listing of allocated Stapled Shares

New Stapled Shares allocated upon the exercise of the Conversion Right will be the subject of periodic applications for listing on Euronext Paris and on Euronext Amsterdam, and/or, in the future, on any other Regulated Market on which the Stapled Shares will be admitted to trading at the time of their allocation.

Existing Stapled Shares delivered in exchange will be immediately negotiable on the stock exchange.

(a) Fungibility of new Stapled Shares

New Stapled Shares allocated upon exercise of the Conversion Right will be the subject of applications for listing and admission to trading on Euronext Paris and on Euronext Amsterdam and/or, in the future, on any other Regulated Market on which the Stapled Shares will be admitted to trading at the time of their allocation, according to the date on which they carry full rights, either directly on the same trading line as the existing Stapled Shares, or initially, on a second trading line until they become fungible with the existing Stapled Shares (ISIN code: FR0013326246).

(b) Other regulated markets

As of the date of this Securities Note, the Stapled Shares are traded exclusively on Euronext Paris and Euronext Amsterdam.

ANNEXES

UNIBAIL-RODAMCO SE

A *societas europaea* with a Management Board and Supervisory Board
having a share capital of € 499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

**INFORMATION REQUEST FORM
GENERAL MEETING ON 20 APRIL 2018 AT 10.00 A.M. (PARIS TIME)
AT 7, PLACE DU CHANCELIER ADENAUER 75016 PARIS, FRANCE,
OF THE HOLDERS OF
EUR 499,999,856.94 BONDS DUE 1 JULY 2021
ISSUED ON 25 JUNE 2014
(ISIN: FR 0011521673)
(the "2021 Bonds")**

Form to be sent to:

CACEIS Corporate Trust
14, rue Rouget de Lisle
92130 Issy-Les-Moulineaux

Service Assemblées Générales
Mail: ct-assemblies@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

First name and Family name *or* Legal name:

.....

Address *or* registered office:

.....

E-mail:@

Kindly request to receive the documents stated in the paragraph entitled "*Documents available for inspection*" of the notice of meeting issued by Unibail-Rodamco in view of the general meeting of the holders of the 2021 Bonds scheduled for 20 April 2018 at 10.00 a.m. (Paris time).

Delivery mode (*by default, the document will be delivered electronically*):

By e-mail By mail

Signed at on

Signature

IMPORTANT NOTICE: A book entry statement will need to be attached to the present form for the information request to be valid.

UNIBAIL-RODAMCO SE

A *societas europaea* with a Management Board and Supervisory Board
having a share capital of € 499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

**INFORMATION REQUEST FORM
GENERAL MEETING ON 20 APRIL 2018 AT 10.30 A.M. (PARIS TIME)
AT 7, PLACE DU CHANCELIER ADENAUER 75016 PARIS, FRANCE,
OF THE HOLDERS OF
EUR 499,999,923.94 BONDS DUE 1 JANUARY 2022
ISSUED ON 15 APRIL 2015
(ISIN: FR 0012658094)
(the "2022 Bonds")**

Form to be sent to:

CACEIS Corporate Trust
14, rue Rouget de Lisle
92130 Issy-Les-Moulineaux

Service Assemblées Générales
Mail: ct-assemblies@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

First name and Family name *or* Legal name:
.....
Address *or* registered office:
.....
E-mail:@

Kindly request to receive the documents stated in the paragraph entitled “*Documents available for inspection*” of the notice of meeting issued by Unibail-Rodamco in view of the general meeting of the holders of the 2022 Bonds scheduled for 20 April 2018 at 10.30 a.m. (Paris time).

Delivery mode (*by default, the document will be delivered electronically*):

By e-mail By mail

Signed at on

Signature

IMPORTANT NOTICE: A book entry statement will need to be attached to the present form for the information request to be valid.

UNIBAIL-RODAMCO SE

A *societas europaea* with a Management Board and Supervisory Board
having a share capital of € 499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

PARTICIPATION FORM

**GENERAL MEETING ON 20 APRIL 2018 AT 10.00 A.M. (PARIS TIME) AT 7, PLACE DU
CHANCELIER ADENAUER, 75016 PARIS, FRANCE, OF THE HOLDERS OF EUR 499,999,856.94
BONDS DUE 1st JULY 2021 ISSUED ON 25 JUNE 2014
(ISIN: FR 0011521673)
(the "2021 Bonds")**

Please note that in order for this form to be taken into account for the General Meeting, paragraphs 1, 2 and 3 of this form must be duly and fully completed.

For instructions on how to participate in this General Meeting, please carefully read the back of this form.

Unless the context otherwise requires, capitalised terms used in this form shall have the meaning ascribed to them in the notice of meeting issued by Unibail-Rodamco in view of this General Meeting.

1/ BONDHOLDER INFORMATION			
First name and Family name <i>or</i> Legal name			
Address <i>or</i> Registered office			
Number of 2021 Bonds held			The 2021 Bonds are in bearer form <i>(join a Form of Book Entry Statement, please read on the back)</i>
2/ PARTICIPATION AT THE GENERAL MEETING <i>(tick the selected option)</i>			
<i>In all cases, the form delivered for a General Meeting is valid for successive meetings convened on the same agenda</i>			
a. <input type="checkbox"/> I WISH TO ATTEND this General Meeting and ask for an admission card.			
b. <input type="checkbox"/> I VOTE BY CORRESPONDENCE			
Having taken formal note of the (2) two Resolutions proposed for the vote of the 2021 Bond holders at the General Meeting scheduled for 20 April 2018 at 10.00 a.m. (Paris time) at 7 place du Chancelier Adenauer, 75016 Paris, France and pursuant to article L. 228-61 of the French <i>Code de commerce</i> , I hereby cast my vote on the (2) two Resolutions as follows:			
	For	Against	Abstain <i>(equivalent to « Against »)</i>
Resolution n°1	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Resolution n°2	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
This vote shall remain valid for successive meetings convened on the same agenda, for lack of a quorum or any other reason.			
c. <input type="checkbox"/> I APPOINT AS PROXY , without possibility of substitution or subdelegation:			
First name and Family name <i>or</i> Legal name <i>or</i> leave blank <i>if you wish to appoint the Chairman</i>			
Address <i>or</i> Registered office <i>or</i> leave blank <i>if you wish to appoint the Chairman</i>			
1. to represent me at the General Meeting, scheduled for 20 April 2018 at 10.00 a.m. (Paris time) at 7 place du Chancelier Adenauer, 75016, France or at any adjournment thereof; and			
2. to attend the General Meeting, to review all documents and receive all information, to sign the attendance sheets and any other documents, to take part in all proceedings, to cast all votes on the issues on the General Meeting's agenda or abstain himself/herself, and to do any and all other acts necessary.			
The present proxy shall remain valid for successive meetings convened on the same agenda, for lack of a quorum or any other reason.			
3/ SIGNATURE <i>(complete and sign)</i>			
Warning: this form must be received by CACEIS Corporate Trust at the latest on 19 April 2018 at 00.00 (midnight) (Paris Time)			
First name and Family name of the signatory		Date	
Quality		Signature	

HOW TO PARTICIPATE IN THIS GENERAL MEETING

To participate, your Bonds must have been entered in your name on a securities account maintained by an account holder on the second (2nd) business day in Paris preceding the date of the General Meeting at 00.00 (zero a.m.) (Paris Time).

RETURN OF THIS FORM

Please return this Participation Form fully completed to your account holder, who shall send it with a Valid Book Entry Statement to the Centralizing Agent CACEIS Corporate Trust:

CACEIS Corporate Trust
14, rue Rouget de Lisle
62130 Issy-Les-Moulineaux
Service Assemblée Générales
Mail: ct-assemblees@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

In order to be taken into account for the General Meeting, this form fully completed must be received by the Centralizing Agent CACEIS Corporate Trust at least one (1) business day before the General Meeting, i.e. on 19 April 2018 at 00.00 (zero a.m.) (Paris Time) at the latest.

OPTIONS FOR ATTENDING THE GENERAL MEETING

1/ Attending the General Meeting in person

You must ask for an admission card by ticking the corresponding box on the form in paragraph 2(a).

To access the General Meeting, you must present (i) this admission card or a book entry statement remitted by your account holder which attests that the Bonds have been entered in your name on 18 April 2018 at 00.00 (zero a.m.) (Paris Time) and (ii) a current identity card or a passport, with a power of attorney, if relevant. You will not enter the meeting without one of these documents.

2/ Vote by correspondence

You must complete paragraph 2(b) by ticking (i) the box "I vote by correspondence" of the form and (ii) one of the three boxes "FOR", "AGAINST" or "ABSTAIN" the Resolutions n°1 and 2. Forms not indicating any vote or expressing an abstention shall be considered as negative votes.

3/ Appoint a proxy (subject to certain legal prohibition)

In this case, you must complete paragraph 2(c) by (i) ticking the box "I appoint as proxy" of the form and (ii) either specify the name of your proxy or leave this box blank, in which case, you shall be deemed to have appointed the Chairman as your proxy.

In accordance with the provisions of Article L. 228-62 of the French *Code de commerce*, please note that (i) the members of the Management Board, (ii) the members of the Supervisory Board of Unibail-Rodamco, (iii) its general managers (*directeurs généraux*), (iv) its statutory auditors, or (v) its employees as well as (vi) their ascendants, descendants and spouses, **may not be appointed as a proxy**. Additionally, in accordance with the provisions of Article L. 228-63 of the French *Code de commerce*, persons to whom the exercise of the profession of banker is prohibited or who are deprived of the right to run, administer or manage any type of company, **may not be appointed as a proxy**.

IMPORTANT NOTICE:

In accordance with the provisions of Article L. 228-61 of the French *Code de commerce*, any ballot that does not have a voting direction or indicating abstention with regards to the Resolutions will be counted as a vote against the Resolutions.

Any ballot with two contradictory votes for the Resolutions will be counted as a vote against the Resolutions. A Bondholder cannot both vote by correspondence and appoint a proxy. However, if both paragraphs 2(b) and 2(c) are completed in this form, only the proxy will be taken into account.

The holders of redeemed Bonds that were not repaid on account of the failure of the debtor company or a dispute relating to the conditions of repayment may participate in the General Meeting.

A company which holds at least 10% of the debtor company's capital shall not vote with the Bonds it holds at the General Meeting.

UNIBAIL-RODAMCO SE

A *societas europaea* with a Management Board and Supervisory Board
having a share capital of € 499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

PARTICIPATION FORM

**GENERAL MEETING ON 20 APRIL 2018 AT 10.30 A.M. (PARIS TIME) AT 7, PLACE DU
CHANCELIER ADENAUER, 75016 PARIS, FRANCE, OF THE HOLDERS OF EUR 499,999,923.94
BONDS DUE 1st JANUARY 2022 ISSUED ON 15 APRIL 2015
(ISIN: FR 0012658094)
(the "2022 Bonds")**

Please note that in order for this form to be taken into account for the General Meeting, paragraphs 1, 2 and 3 of this form must be duly and fully completed.

For instructions on how to participate in this General Meeting, please carefully read the back of this form.

Unless the context otherwise requires, capitalised terms used in this form shall have the meaning ascribed to them in the notice of meeting issued by Unibail-Rodamco in view of this General Meeting.

1/ BONDHOLDER INFORMATION			
First name and Family name <i>or</i> Legal name			
Address <i>or</i> Registered office			
Number of 2022 Bonds held		The 2022 Bonds are in bearer form <i>(join a Form of Book Entry Statement, please read on the back)</i>	
2/ PARTICIPATION AT THE GENERAL MEETING <i>(tick the selected option)</i> <i>In all cases, the form delivered for a General Meeting is valid for successive meetings convened on the same agenda</i>			
a. <input type="checkbox"/> I WISH TO ATTEND this General Meeting and ask for an admission card.			
b. <input type="checkbox"/> I VOTE BY CORRESPONDENCE Having taken formal note of the (2) two Resolutions proposed for the vote of the holders of the 2022 Bonds at the General Meeting scheduled for 20 April 2018 at 10.30 a.m. (Paris time) at 7 place du Chancelier Adenauer, 75016 Paris, France and pursuant to article L. 228-61 of the French <i>Code de commerce</i> , I hereby cast my vote on the (2) two Resolutions as follows:			
	For	Against	Abstain <i>(equivalent to « Against »)</i>
Resolution n°1	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Resolution n°2	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
This vote shall remain valid for successive meetings convened on the same agenda, for lack of a quorum or any other reason.			
c. <input type="checkbox"/> I APPOINT AS PROXY , without possibility of substitution or subdelegation:			
First name and Family name <i>or</i> Legal name <i>or</i> leave blank <i>if you wish to appoint the Chairman</i>			
Address <i>or</i> Registered office <i>or</i> leave blank <i>if you wish to appoint the Chairman</i>			
1. to represent me at the General Meeting, scheduled for 20 April 2018 at 10.30 a.m. (Paris time) at 7 place du Chancelier Adenauer, 75016, France or at any adjournment thereof; and			
2. to attend the General Meeting, to review all documents and receive all information, to sign the attendance sheets and any other documents, to take part in all proceedings, to cast all votes on the issues on the General Meeting's agenda or abstain himself/herself, and to do any and all other acts necessary.			
The present proxy shall remain valid for successive meetings convened on the same agenda, for lack of a quorum or any other reason.			
3/ SIGNATURE <i>(complete and sign)</i> Warning: this form must be received by CACEIS Corporate Trust at the latest on 19 April 2018 at 00.00 (midnight) (Paris Time)			
First name and Family name of the signatory		Date	
Quality		Signature	

HOW TO PARTICIPATE IN THIS GENERAL MEETING

To participate, your Bonds must have been entered in your name on a securities account maintained by an account holder on the second (2nd) business day in Paris preceding the date of the General Meeting at 00.00 (zero a.m.) (Paris Time).

RETURN OF THIS FORM

Please return this Participation Form fully completed to your account holder, who shall send it with a Valid Book Entry Statement to the Centralizing Agent CACEIS Corporate Trust:

CACEIS Corporate Trust
14, rue Rouget de Lisle
62130 Issy-Les-Moulineaux
Service Assemblée Générales
Mail: ct-assemblies@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

In order to be taken into account for the General Meeting, this form fully completed must be received by the Centralizing Agent CACEIS Corporate Trust at least one (1) business day before the General Meeting, i.e. on 19 April 2018 at 00.00 (zero a.m.) (Paris Time) at the latest.

OPTIONS FOR ATTENDING THE GENERAL MEETING

1/ Attending the General Meeting in person

You must ask an admission card by ticking the corresponding box on the form in paragraph 2(a).

To access the General Meeting, you must present (i) this admission card or a book entry statement remitted by your account holder which attests that the Bonds have been entered in your name on 18 April 2018 at 00.00 (zero a.m.) (Paris Time) and (ii) a current identity card or a passport, with a power of attorney, if relevant. You will not enter the meeting without one of these documents.

2/ Vote by correspondence

You must complete paragraph 2(b) by ticking (i) the box "I vote by correspondence" of the form and (ii) one of the three boxes "FOR", "AGAINST" or "ABSTAIN" the Resolutions n°1 and 2. Forms not indicating any vote or expressing an abstention shall be considered as negative votes.

3/ Appoint a proxy (subject to certain legal prohibition)

In this case, you must complete paragraph 2(c) by (i) ticking the box "I appoint as proxy" of the form and (ii) either specify the name of your proxy or leave this box blank, in which case, you shall be deemed to have appointed the Chairman as your proxy.

In accordance with the provisions of Article L. 228-62 of the French *Code de commerce*, please note that (i) the members of the Management Board, (ii) the members of its Supervisory Board, (iii) its general managers (*directeurs généraux*), (iv) its statutory auditors, or (v) its employees as well as (vi) their ascendants, descendants and spouses, **may not be appointed as a proxy**. Additionally, in accordance with the provisions of Article L. 228-63 of the French *Code de commerce*, persons to whom the exercise of the profession of banker is prohibited or who are deprived of the right to run, administer or manage any type of company, **may not be appointed as a proxy**.

IMPORTANT NOTICE:

In accordance with the provisions of Article L. 228-61 of the French *Code de commerce*, any ballot that does not have a voting direction or indicating abstention with regards to the Resolutions will be counted as a vote against the Resolutions.

Any ballot with two contradictory votes for the Resolutions will be counted as a vote against the Resolutions. A Bondholder cannot both vote by correspondence and appoint a proxy. However, if both paragraphs 2(b) and 2(c) are completed in this form, only the proxy will be taken into account.

The holders of redeemed Bonds that were not repaid on account of the failure of the debtor company or a dispute relating to the conditions of repayment may participate in the General Meeting.

A company which holds at least 10% of the debtor company's capital shall not vote with the Bonds it holds at the General Meeting.

UNIBAIL-RODAMCO SE

A *societas europaea* with a Management Board and Supervisory Board
having a share capital of € 499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

**FORM OF BOOK ENTRY STATEMENT
GENERAL MEETING ON 20 APRIL AT 10.00 A.M. (PARIS TIME)
AT 7, PLACE DU CHANCELIER ADENAUER, 75016 PARIS FRANCE,
OF THE HOLDERS OF
EUR 499,999,856.94 BONDS DUE 1ST JULY 2021
ISSUED ON 25 JUNE 2014
(ISIN: FR 0011521673)
(the "2021 Bonds")**

This form shall be filed in by your account holder and shall be returned to:

CACEIS Corporate Trust
14, rue Rouget Lisle
92130 Issy-Les-Moulineaux

Service Assemblées Générales
Mail: ct-assemblies@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

WE, THE UNDERSIGNED,

Account holder: _____

Represented by: _____

ACTING AS ACCOUNT HOLDER,
HEREBY CERTIFY THAT

First name and Family name or Legal name: _____

Address or Registered office: _____

is the holder of _____ 2021 Bonds.

WE HEREBY CERTIFY THAT, unless otherwise indicated by us to the Centralizing Agent of the General Meeting referred to herein in case of assignment of all or part of the above-mentioned 2021 Bonds before 00.00 (zero a.m.) (Paris Time) on the second business day preceding the date of such meeting (*i.e.*, before 00.00 zero a.m. (Paris Time) on 18 April 2018), the above-mentioned holder of 2021 Bonds is entitled to participate at such General Meeting of Bondholders, scheduled for 20 April 2018, 10.00 a.m. (Paris time) at 7, place du Chancelier Adenauer, 75016 Paris, France.

Signed at _____ on _____

Signature

Stamp of the Account holder

Unless the context otherwise requires, capitalised terms used in this form shall have the meaning ascribed to them in the notice of meeting issued by Unibail-Rodamco in 4 April 2018 in view of this General Meeting.

UNIBAIL-RODAMCO SE

A *societas europaea* with a Management Board and Supervisory Board
having a share capital of € 499,283,380
with its registered office at 7, place du Chancelier Adenauer, 75016 Paris, France
682 024 096 RCS Paris

**FORM OF BOOK ENTRY STATEMENT
GENERAL MEETING ON 20 APRIL AT 10.30 A.M. (PARIS TIME)
AT 7, PLACE DU CHANCELIER ADENAUER, 75016 PARIS, FRANCE,
OF THE HOLDERS OF
EUR 499,999,923.94 BONDS DUE 1ST JANUARY 2022
ISSUED ON 15 APRIL 2015
(ISIN: FR 0012658094)
(the "2022 Bonds")**

This form shall be filed in by your account holder and shall be returned to:

CACEIS Corporate Trust
14, rue Rouget Lisle
92130 Issy-Les-Moulineaux

Service Assemblées Générales
Mail: ct-assemblies@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

WE, THE UNDERSIGNED,

Account holder: _____

Represented by: _____

ACTING AS ACCOUNT HOLDER,
HEREBY CERTIFY THAT

First name and Family name or Legal name: _____

Address or Registered office: _____

is the holder of _____ 2022 Bonds.

WE HEREBY CERTIFY THAT, unless otherwise indicated by us to the Centralizing Agent of the General Meeting referred to herein in case of assignment of all or part of the above-mentioned 2022 Bonds before 00.00 (zero a.m.) (Paris Time) on the second business day preceding the date of such meeting (*i.e.*, before 00.00 zero a.m. (Paris Time) on 18 April 2018), the above-mentioned holder of 2022 Bonds is entitled to participate at such General Meeting of Bondholders, scheduled for 20 April 2018, 10.30 a.m. (Paris time) at 7, place du Chancelier Adenauer, 75016 Paris, France.

Signed at _____ on _____

Signature

Stamp of the Account holder

Unless the context otherwise requires, capitalised terms used in this form shall have the meaning ascribed to them in the notice of meeting issued by Unibail-Rodamco in 4 April 2018 in view of this General Meeting.

Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent do not express any view or make any recommendations as to the merits of the Resolutions or any view on whether a holder of Bonds would be acting in his/its best interests in voting for or against the Resolutions. Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent have not been involved in formulating or negotiating the Resolutions and do not make any representation that all relevant information has been disclosed to the holders of Bonds in or pursuant to this notice of meeting. Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent do not make any representation, warranty or undertaking, express or implied, and no responsibility or liability is accepted by Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent nor the Centralizing Agent as to the accuracy or completeness of the information disclosed in connection with the General Meeting. Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent shall not be liable for any financial loss or any decision taken on the basis of the information disclosed in connection with the General Meeting. Accordingly Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent recommend that Bondholders who are unsure of the impact of the Resolutions should seek their own independent financial, accounting, legal and tax advice. Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent may have, directly or indirectly through affiliates, provided investment and commercial banking, financial advisory and other services to the Company and its affiliates from time to time, for which they may have received monetary compensation. Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent may from time to time also enter into swap and other derivative transactions with the Company and its affiliates. Crédit Agricole Corporate and Investment Bank, Deutsche Bank, the Paying Agent and the Centralizing Agent and their affiliates may in the future engage in investment banking, commercial banking, financial or other advisory transactions with the Company or its affiliates.

For further information on this notice of meeting, in addition to the Company, the Paying Agent, the Centralizing Agent and the Consent Solicitation Agents may be contacted:

PAYING AGENT
CACEIS Corporate Trust
14, rue Rouget de Lisle
92130 Issy-Les-Moulineaux, France

CENTRALIZING AGENT
CACEIS Corporate Trust
14, rue Rouget de Lisle
92130 Issy-Les-Moulineaux, France
Service Assemblées Générales
Mail: ct-assemblees@caceis.com
Tel: 01.57.78.32.32
Fax: 01.49.08.05.82

CONSENT SOLICITATION AGENTS
Crédit Agricole Corporate and Investment Bank
12, place des Etats-Unis
CS 70052
92547 Montrouge Cedex, France
Mail : equity_syndicate@ca-cib.com
Tel : 01 41 89 78 04

Deutsche Bank AG, London Branch

Winchester House

1 Great Winchester Street

EC2N 2DB London

United Kingdom

Mail : jonathan.murray@db.com

Tel : +44 (0)20 7547 3160