



Invitation to the Ordinary Shareholders' Meeting

Wednesday, 6 April 2016
at 1.30 p.m. at Forum Fribourg
Route du Lac 12, 1763 Granges-Paccot
Doors open: 12.30 p.m.





Annual report publications

The Annual Report, Sustainability Report and Swisscom at a glance are part of Swisscom's 2015 Annual Report. The three publications are available online at: swisscom.ch/report2015

“Special moments” image concept“

Life is a series of special moments that we hope never to forget. Perhaps this is why we like to let our loved ones experience these moments, too. Happiness shared is happiness doubled, after all. Swisscom helps people to share their special moments via their smartphones or an app – as a personal message or text, a short film or photo.

We'd like to say a big thank you to Swisscom employees Elke Lanzoni, Andri Ruesch and Martin Fisch, as well as their families, who shared their own special moments with us on the publications' title pages.

Dear Shareholders

On the occasion of the 18th Shareholders' Meeting of Swisscom Ltd., we are pleased to invite you to Forum Fribourg to take a look back at the financial year 2015.

Swisscom is holding its ground in 2015. Despite a more challenging environment, Swisscom succeeded in increasing its adjusted operating income. High capital expenditure in its network infrastructure ensured that Swisscom has a leading position in the market of ultra-fast broadband. Also Fastweb develops nicely: the company boosted its revenue, operating income and customer numbers in 2015. As was the case in the previous year, these solid results enable us to propose a dividend of CHF 22.

We will be bidding farewell to the Board of Directors' employee representatives Michel Gobet and Hugo Gerber, as well as Torsten Kreindl. Thanks to their experience and specialist knowledge, they have made a valuable contribution to Swisscom's development. We would like to take this opportunity to thank them for their much appreciated work over the years. The Board of Directors proposes that Roland Abt and that upon recommendations from employee association transfair Valérie Berset Bircher and from employee association syndicom Alain Carrupt be elected employee representatives.

The Board of Directors proposes the approval of the maximum total amounts for remuneration in 2017 for the Board of Directors and the Group Executive Board. As part of the announced efficiency improvement measures, the Board has decided to reduce basic remuneration, the functional allowance for the chairmanship and meeting attendance fees with effect from 2016. In comparison to the total amount approved by the Shareholders' Meeting for 2016, the remuneration of the Board of Directors remains unchanged.

All agenda items and requests can be found on the pages to follow, along with explanations.

To register for the Shareholders' Meeting or to allocate a proxy, please use the enclosed form or enter your details on the shareholder platform Sherpany. Once you have registered on the platform, you will receive future invitations via e-mail.

We look forward to seeing you at the Shareholders' Meeting.

Worblaufen, 23 February 2016

Yours sincerely

Swisscom Ltd
Board of Directors

A handwritten signature in black ink, appearing to read "Hansueli Loosli". The signature is written in a cursive, slightly slanted style.

Hansueli Loosli, Chairman

This invitation is a translation of the German original. In the event of any inconsistencies, the German version of the invitation shall prevail over the French, Italian and English translations.

Agenda items

	Page	
1	Report on the financial year 2015	7
1.1	Approval of the Management Commentary, financial statements of Swisscom Ltd and the consolidated financial statements for the financial year 2015	7
1.2	Consultative vote on the Remuneration Report 2015	8
2	Appropriation of the retained earnings 2015 and declaration of dividend	8
3	Discharge of the members of the Board of Directors and the Group Executive Board	9
4	Elections to the Board of Directors	9
4.1	Re-election of Frank Esser	9
4.2	Re-election of Barbara Frei	10
4.3	Re-election of Catherine Mühlemann	10
4.4	Re-election of Theophil Schlatter	10
4.5	Election of Roland Abt	11
4.6	Election of Valérie Berset Bircher	11
4.7	Election of Alain Carrupt	12
4.8	Re-election of Hansueli Loosli	13
4.9	Re-election of Hansueli Loosli as Chairman	13
5	Elections to the Remuneration Committee	14
5.1	Election of Frank Esser	14
5.2	Re-election of Barbara Frei	14
5.3	Re-election of Hansueli Loosli	14
5.4	Re-election of Theophil Schlatter	14
5.5	Re-election of Hans Werder	14
6	Remuneration of the members of the Board of Directors and the Group Executive Board	15
6.1	Approval of the total remuneration of the members of the Board of Directors for 2017	15
6.2	Approval of the total remuneration of the members of the Group Executive Board for 2017	16
7	Re-election of the independent proxy	18
8	Re-election of the statutory auditors	19
	Organisational information	20
	Details on reaching the venue	23

Proposals and explanatory notes

1 Report on the financial year 2015

1.1 *Approval of the Management Commentary, financial statements of Swisscom Ltd and the consolidated financial statements for the financial year 2015*

Proposal

The Board of Directors proposes that the Management Commentary, the financial statements of Swisscom Ltd and the consolidated financial statement for financial year 2015 be approved.

Explanatory notes

Swisscom's consolidated net revenue declined by CHF 25 million (−0.2%) to CHF 11,678 million in 2015 compared with the prior year. At constant exchange rates and excluding company acquisitions and disposals, consolidated revenue increased by CHF 83 million (+0.7%), of which the Swiss core business accounted for CHF 57 million. Swisscom increased its adjusted operating income (EBITDA) by CHF 103 million (+2.3%). However, due to non-recurring items such as provisions for ongoing proceedings, restructuring costs and currency effects, reported EBITDA fell by CHF 315 million (−7.1%) to CHF 4,098 million. Consolidated net income declined to CHF 1,362 million (−20.2%), largely due to non-recurring items. Swisscom's capital expenditure dropped slightly by CHF 27 million (−1.1%) to CHF 2,409 million.

Swisscom Ltd's financial statements show a net income of CHF 279 million in accordance with statutory accounting provisions. The retained earnings, comprising the earnings carried forward from 2014 of CHF 4,362 million and the net income of CHF 279 million, amount to CHF 4,641 million. The statutory auditors, KPMG Ltd, recommend in their reports to the Shareholders' Meeting that the financial statements of Swisscom Ltd and the consolidated financial statements for the year ended 31 December 2015 be approved.

The comprehensive report on the financial year 2015 is contained in the Annual Report 2015. It also includes the reports of the statutory auditors, information on Corporate Governance and the Remuneration Report. Information on Corporate Responsibility is provided in the separate Sustainability Report published on the website.

1.2 **Consultative vote on the Remuneration Report 2015**

Proposal

The Board of Directors proposes that affirmative notice of the Remuneration Report 2015 be taken by means of a consultative vote.

Explanatory notes

The Remuneration Report (pages 122 to 134 of the Annual Report 2015) states the decision-making competencies and presents principles and elements of the remuneration of the Board of Directors and Group Executive Board. It lists the remuneration paid in the reporting year to the members of the Board of Directors and Group Executive Board and indicates their participations in Swisscom Ltd. A non-binding consultative vote will be held in relation to the report.

2 **Appropriation of the retained earnings 2015 and declaration of dividend**

> Balance carried forward from prior year	CHF 4,362 million
> Net income 2015	CHF 279 million
Total retained earnings 2015	CHF 4,641 million

Proposal

The Board of Directors proposes that the retained earnings be appropriated as follows:

> Dividend of CHF 22 per share for 51,801,943 shares	CHF 1,140 million
> Balance to be carried forward	CHF 3,501 million

No dividends will be paid out on shares held by Swisscom Ltd.

Explanatory notes

The Board of Directors proposes to the Shareholders' Meeting a dividend of CHF 22 gross per share (prior year: CHF 22). The total dividend of approx. CHF 1,140 million is based on a portfolio of 51,801,943 shares with a dividend entitlement (as at 31 December 2015). Subject to the approval of the proposal by the Shareholders' Meeting, after deducting federal withholding tax of 35%, a net dividend of CHF 14.30 per share will be paid out on 12 April 2016. The last trading day with entitlement to receive a dividend is 7 April 2016. As of 8 April 2016, the shares will be traded ex dividend.

3 **Discharge of the members of the Board of Directors and the Group Executive Board**

Proposal

The Board of Directors proposes that discharge be granted to the members of the Board of Directors and the Group Executive Board for the financial year 2015.

4 **Elections to the Board of Directors**

The one-year term of office of all members of the Board of Directors expires at the Shareholders' Meeting 2016. Employee representatives Hugo Gerber and Michel Gobet, as well as Torsten Kreindl, will be stepping down from the Board of Directors at this time. All other members are standing for re-election.

In accordance with Section 6.1.4 of the Articles of Association, employees may put forward two employee representatives. The employee association transfair recommends Valérie Berset Bircher and the trade union syndicom puts forward Alain Carrupt. The Board of Directors thus proposes that Valérie Berset Bircher and Alain Carrupt be elected to the posts. In addition, the Board of Directors proposes the election of Roland Abt. The respective elections will be held individually.

The representative of the Swiss Confederation, Hans Werder, is not elected by the Shareholders' Meeting and is instead appointed by the Federal Council. The Federal Council has delegated him for a further term of office for the period of time until the conclusion of the Shareholders' Meeting 2017.

Further details about the previous Board members are provided in the Annual Report 2015 in the chapter on Corporate Governance, Section 4.

4.1 **Re-election of Frank Esser**



Proposal

The Board of Directors proposes that Frank Esser be re-elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Frank Esser (1958), graduate in business administration and Dr. rer. pol., has been a member of the Board of Directors and of the Finance Committee since 2014. He was CEO of the Société Française Radiotéléphonie (SFR) and a member of the Vivendi Group Executive Board until 2012. Today, he has three other mandates in listed companies.

4.2 *Re-election of Barbara Frei*



Proposal

The Board of Directors proposes that Barbara Frei be re-elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Barbara Frei (1970), Dr. sc. techn., MBA IMD, has been a member of the Board of Directors since 2012 and was a member of the Finance Committee until the end of 2013. She has been a member of the Remuneration Committee since 2014 and currently holds the chair. Barbara Frei has worked in various managerial positions at the ABB Group since 1998 and acted as Head of Strategic Portfolio Reviews for the Power Grids Division since 2016.

4.3 *Re-election of Catherine Mühlemann*



Proposal

The Board of Directors proposes that Catherine Mühlemann be re-elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Catherine Mühlemann (1966), lic. phil. I and Swiss Certified PR consultant, has been a member of the Board of Directors and of the Finance Committee since 2006. She has worked in managerial positions in various companies in the media sector since 1994 and has been a partner in Andmann Media Holding GmbH, Baar, since 2008, where she was a proprietor until the end of 2012. Catherine Mühlemann has two other mandates, one of which is in a listed company.

4.4 *Re-election of Theophil Schlatter*



Proposal

The Board of Directors proposes that Theophil Schlatter be re-elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Theophil Schlatter (1951), lic. oec. HSG, qualified Public Accountant, was elected to the Board of Directors in 2011. He chairs the Audit Committee, is a member of the

Remuneration Committee and has been Vice Chairman of the Board of Directors since April 2014. Theophil Schlatter has worked in the Finance department of various companies, most recently until 2011 as Chief Financial Officer and member of the Group Executive Board of Holcim Ltd. He has two other Board of Directors mandates.

4.5 *Election of Roland Abt*



Proposal

The Board of Directors proposes that Roland Abt be elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Roland Abt (1957), Dr. oec., a Swiss national, is a recognised financial expert. Since 2004, he has been Head of Finance (CFO) of the Georg Fischer Group, with its registered office in Schaffhausen, and a member of the Group Executive Board. In this function, he is responsible for the financial management of the group in the areas of Treasury, Controlling, Investor Relations, Risk Management, Taxes, Law and Internal Audit. Roland Abt is leaving the Georg Fischer Group at the end of 2016. He began as Head of Finance of the Piping System division at Georg Fischer Group in 1996 and was subsequently Head of Finance at the publicly listed mechanical engineering company Agie Charmilles (now GF Machining Solutions) from 1997 to 2004. Between 1987 and 1995, Roland Abt worked for the Swiss Eternit Group, where he initially held the function of Head of Group Controlling. Between 1991 and 1993, he was CEO of Industrias Plycem SA, Venezuela. Between 1993 and 1995, he was responsible for the entire fibre cement activities of Nueva Group (former Eternit Group) in Latin America.

Roland Abt is a member of the Board of Directors of Conzzeta AG, Zurich, and of the Regulatory Board and Issuers Committee of SIX Swiss Exchange, Zurich.

4.6 *Election of Valérie Berset Bircher*



Proposal

The Board of Directors proposes that Valérie Berset Bircher be elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Valérie Berset Bircher (1976), Dr. iur., a Swiss national, has been Deputy Head of the International Labour Affairs section of the State Secretariat for Economic Affairs (SECO) since 2007. She represents Switzerland on committees of the United Nations

(UN) and of the International Labour Organization (ILO) on economics, finance and development issues. From 2011 to 2014, Valérie Berset Bircher was also a member of the Governing Body of the ILO. Valérie Berset Bircher is a member of the federal committee advising national contact points on OECD guidelines for multinational companies and the tripartite ILO committee. From 2006 to 2007, Valérie Berset Bircher worked as a specialist in employment law in the Human Resources Department of the International Organization for Standardization (ISO). In 2005, she worked at the International Labour Standards Department of the International Labour Office in Geneva. Valérie Berset Bircher works part-time in continuing education for the Swiss Bar Association and at the University of Strasbourg (Master of Human Rights).

Valérie Berset Bircher is member of the Council of the Fondation Jean Monnet pour L'Europe in Lausanne and a founding member of the association Plaider les droits de l'homme in Strasbourg.

4.7 *Election of Alain Carrupt*



Proposal

The Board of Directors proposes that Alain Carrupt be elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Alain Carrupt (1955), a Swiss national, has a commercial training background. He has completed numerous professional development courses on a job-concurrent basis, including courses on the management of non-profit-making organisations at the Swiss Graduate School of Public Administration (idheap) and the Associations Management Institute (VMI). Alain Carrupt is most familiar with the telecommunications sector. He has worked for staff associations since 1994 and was Chairman of the syndicom trade union until February 2016. From 2011 to 2013, he led syndicom, which resulted from a merger of the communications union and the trade union Comedia, as Joint Chairman. For ten years, Alain Carrupt worked for the former communications union, of which he was Chairman from 2008 to 2010. From 2003 to 2008, he held the office of Vice Chairman and from 2000 to 2002 the office of Deputy General Secretary and Head of Personnel. From 1994 to 2000, Alain Carrupt carried out the function of Central Secretary of the Telecommunications sector of the former PTT Union and was responsible for training and legal support in western Switzerland. Before his union work, Alain Carrupt held various functions at former PTT companies in the telecoms sector from 1978 to 1994, with his final role being Head of Administration at the telecoms service in Sion.

Alain Carrupt is a member of the SUVA Board of Directors and until February 2016 was member of the Executive Committee of the Swiss Federation of Trade Unions.

4.8 *Re-election of Hansueli Loosli*



Proposal

The Board of Directors proposes that Hansueli Loosli be re-elected as member of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Hansueli Loosli (1955), Swiss Certified expert for accounting and controlling, has been a member of the Board of Directors since 2009 and was elected as Chairman by the Shareholders' Meeting as of 1 September 2011. He chairs the ad hoc formed Nomination Committee and is a member of the Audit, Finance and Remuneration Committees. Within the Remuneration Committee, he holds an advisory role without voting rights. Hansueli Loosli is the Chairman of the Board of Directors of the current Coop Group Association and of other companies of the Coop Group (of which one is a listed company). Alongside his Coop Group mandates, he has three others, including a mandate by order of Swisscom.

4.9 *Re-election of Hansueli Loosli as Chairman*

Proposal

The Board of Directors proposes that Hansueli Loosli be re-elected as Chairman of the Board of Directors for the period of time until the conclusion of the next Shareholders' Meeting.

5 Elections to the Remuneration Committee

The Board of Directors intends to re-appoint Barbara Frei as Chairman of the Remuneration Committee if she is re-elected by the Shareholders' Meeting.

5.1 Election of Frank Esser

Proposal

The Board of Directors proposes that Frank Esser be elected to the Remuneration Committee for the period of time until the conclusion of the next Shareholders' Meeting.

5.2 Re-election of Barbara Frei

Proposal

The Board of Directors proposes that Barbara Frei be re-elected to the Remuneration Committee for the period of time until the conclusion of the next Shareholders' Meeting.

5.3 Re-election of Hansueli Loosli

Proposal

The Board of Directors proposes that Hansueli Loosli be re-elected to the Remuneration Committee as member without voting rights for the period of time until the conclusion of the next Shareholders' Meeting.

5.4 Re-election of Theophil Schlatter

Proposal

The Board of Directors proposes that Theophil Schlatter be re-elected to the Remuneration Committee for the period of time until the conclusion of the next Shareholders' Meeting.

5.5 Re-election of Hans Werder

Proposal

The Board of Directors proposes that Hans Werder be re-elected to the Remuneration Committee for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

Hans Werder (1946), Dr. rer. soc. and lic. iur., has been on the Board of Directors as the representative of the main shareholder, the Swiss Confederation, since 2011. He was a member of the Finance Committee until the end of 2013. Since 1 January 2014, he has had a seat on the Audit Committee. In addition, he is a member of the Remuneration Committee. Hans Werder worked in the cantonal and Swiss federal administration for several years, most recently until the end of 2010 as secretary general of the Federal Department of Environment, Transport, Energy and Communications (UVEK). He has one other mandate.

6 Remuneration of the members of the Board of Directors and the Group Executive Board

6.1 Approval of the total remuneration of the members of the Board of Directors for 2017

Proposal

The Board of Directors proposes that the maximum total amount for the remuneration of members of the Board of Directors in the financial year 2017 of CHF 2.5 million be approved.

Explanatory notes

The proposed maximum total amount of CHF 2.5 million is based on the remuneration of nine members of the Board of Directors. In comparison to the total amount already approved by the Shareholders' Meeting for 2016, this constitutes a reduction of CHF 0.1 million. This change is due to the reduction in Directors' fees and meeting attendance fees as concluded by the Board of Directors with effect from 2016.

The total amount is expected to comprise the following subtotals allocated to the respective remuneration components:

- > directors' fees (base remuneration and functional allowances) of CHF 2.0 million
- > meeting attendance fees of CHF 0.3 million
- > employer contributions to social security of CHF 0.2 million

The definitive remuneration amounts will be presented in the Remuneration Report for the financial year 2017 and will be subject to the consultative vote in relation to the report, to be held at the Shareholders' Meeting 2018.

The graph below shows the proposed total remuneration in 2017 in comparison with the remuneration approved for 2016 and the remuneration paid out in 2015.

Board of Directors' Remuneration 2015-2017 (in MCHF)



6.2 *Approval of the total remuneration of the members of the Group Executive Board for 2017*

Proposal

The Board of Directors proposes that the maximum total amount of CHF 9.7 million for the remuneration of the members of the Group Executive Board in the financial year 2017 be approved.

Explanatory notes

The proposed maximum total amount of CHF 9.7 million is based on the remuneration of seven members of the Group Executive Board. This amount remains unchanged in comparison with the total amount approved for 2016 by the Shareholders' Meeting.

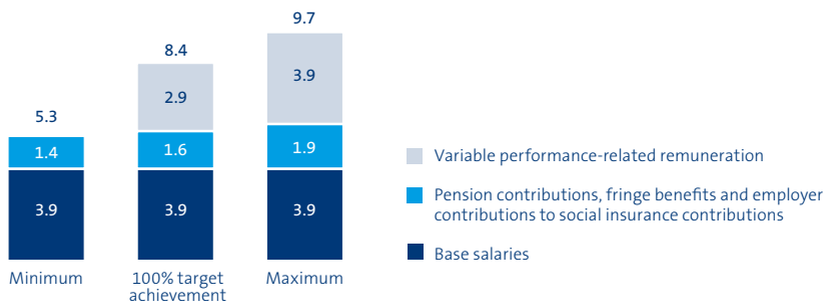
The total amount is expected to comprise the following subtotals allocated to the respective remuneration components:

- Base salaries of CHF 3.9 million. This is equivalent to the amount for base salaries as comprised within the total amount approved by the Shareholders' Meeting for 2016. The total amount for 2016 includes a potential increase of 3% in comparison with 2015. No further increase is proposed for 2017. As a rule, the individual remuneration for members of the Group Executive Board is reviewed every three years of employment. Whether the Board of Directors will actually increase the base salary of a member of the Group Executive Board will predominantly depend on the evaluation of the market value of the respective function based on compensation benchmark information, as well as individual performance. The Board of Directors will determine the base remuneration for 2017 at the end of 2016.

- > Variable performance-related remuneration of CHF 3.9 million maximum should all members of the Group Executive Board outperform their targets. Variable performance-related remuneration can total a maximum of 100% of the base salaries should targets be outperformed. This does not constitute an increase in comparison to the maximum possible variable remuneration for 2016.
- > Pension contributions, fringe benefits and employer contributions to social insurance contributions of CHF 1.9 million. This figure comprises the maximum possible legal and contractual employer obligations for contributions to pensions and social insurance, as well as fringe benefits. The exact amount due to cover these obligations depends, among other factors, on the base and variable remuneration effectively paid, the age of the Group Executive Board members and the insurance contribution rates.

The graph below shows the expected remuneration values comprised within the proposed total amount, which would be due if targets were not reached (minimum), if all targets were reached at 100% and if they were outperformed to the greatest extent possible (maximum).

Scenarios of potential Group Executive Board remuneration 2017 (in MCHF)

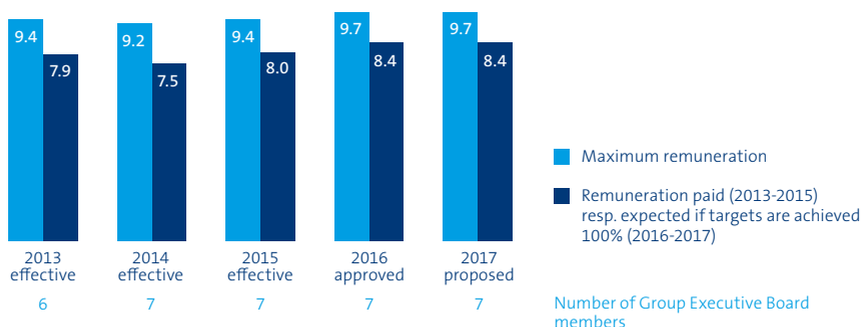


If targets are achieved at 100%, the total remuneration for 2017 is expected to amount to CHF 8.4 million, as was the case in 2016. This figure comprises an expected fixed base remuneration of CHF 3.9 million, an expected variable remuneration of CHF 2.9 million and an expected CHF 1.6 million in pension contributions, fringe benefits and social insurance contributions.

Over the course of previous years, targets have never been outperformed to such an extent that the maximum possible remuneration was paid out in full. The graph below shows the total remuneration paid out over previous years and the expected

total remuneration should targets be achieved at 100% in 2016 and 2017 in comparison with the respective maximum possible remuneration.

Group Executive Board's remuneration compared to the maximum amounts 2013-2017 (in MCHF)



The definitive remuneration amounts will be presented in the Remuneration Report for the financial year 2017 and will be subject to the consultative vote in relation to the report, to be held at the Shareholders' Meeting 2018.

7 Re-election of the independent proxy

Proposal

The Board of Directors proposes that the law firm Reber Rechtsanwälte, Zurich, be re-elected as independent proxy for the period of time until the conclusion of the next Shareholders' Meeting.

Explanatory notes

The partners of the law firm Reber Rechtsanwälte and the persons involved in performing the function of independent proxy meet the statutory requirements for independence. Swisscom maintains the normal customer relationships for telecommunications services with the persons involved. These are processed with the same conditions as with third parties. There are no contractual or other relationships that could impair the involved parties' independence. Reber Rechtsanwälte has confirmed that their firm meets the independence requirements to perform this mandate.

8 Re-election of the statutory auditors

Proposal

The Board of Directors proposes that KPMG Ltd., Muri near Berne, be re-elected as statutory auditors for the financial year 2016.

Explanatory notes

KPMG is a state-supervised audit company registered with the Federal Audit Supervisory Authority and has confirmed to Swisscom that it fulfils the legal requirements concerning independence. KPMG has been acting as Swisscom's auditor since 1 January 2004. Further details about the statutory auditor, in particular the lead auditor and the audit fees, are provided in the Annual Report 2015 in the chapter on Corporate Governance, Section 9.

Organisational information

> Annual Report

The Annual Report 2015 can be viewed at the company headquarters of Swisscom Ltd (Alte Tiefenastrasse 6, CH-3048 Worblaufen). It can also be viewed on the Internet at www.swisscom.ch/report2015 or be requested using the enclosed registration form or via the shareholder platform Sherpany (please tick the appropriate box).

> Voting entitlement

Shareholders whose shares have been entered in the Share Register with voting rights by 4 p.m. (CET) on 1 April 2016 are entitled to vote at the Shareholders' Meeting.

> Admission card and voting documents

Admission cards and voting documents can be ordered upon registration or via the shareholder platform Sherpany. They will be dispatched between 4 and 30 March 2016. If you do not receive the documents in due time, you can collect them in person from the information desk (GV desk) before the start of the Shareholders' Meeting, upon presentation of proof of identity. Admission cards that have already been issued are no longer valid should the corresponding shares be sold and the disposal of the shares be recorded in the Share Register before the Shareholders' Meeting.

> Representation

Shareholders can be represented as follows:

- a) by another shareholder who is entitled to vote
- b) by the independent proxy Reber Rechtsanwälte, PO Box, 8034 Zurich
The proxy can be issued in writing with the enclosed registration form and the admission card or electronically via the shareholder platform Sherpany. If instructions are sent to the independent proxy both electronically via Sherpany and in writing, only the electronic instructions will be taken into account. The instructions can be amended at any time until 3 April 2016, 11.59 p.m. (CET).

Voting representation by the corporate proxy and custodian is not permitted.

> Translation

The Shareholders' Meeting will be held in German and will be interpreted simultaneously into French and English.

> **Webcast**

The Shareholders' Meeting will be broadcast live at <http://www.swisscom.ch/shareholdersmeeting>.

> **Minutes**

The minutes of the Shareholders' Meeting can be viewed from 26 April 2016 on the Internet at <http://www.swisscom.ch/shareholdersmeeting> and at the headquarters of Swisscom Ltd.

> **Refreshments**

We invite all participants to partake of refreshments following the Shareholders' Meeting.

> **Contact**

For information on the Shareholders' Meeting

Phone: 0800 800 512 (free from within Switzerland)

e-mail: gvswisscom16@sag.ch

www.swisscom.ch/shareholdersmeeting

For changes in address

Phone: +41 (0)58 399 61 61

e-mail: gvswisscom16@sag.ch

Enclosures

> Pre-paid reply envelopes (Swisscom Ltd/independent proxy)

> Registration with proxy and instruction form

> Information and access data for the shareholder platform Sherpany

Details on reaching the venue

> Arrival by public transport

On Wednesday, 6 April 2016, the shuttle bus service from Freiburg station to Forum Fribourg and back will be free of charge.

Upon your arrival at Freiburg station, please follow the signposts for the bus station and head to bus stop no. 25. Shuttle buses labelled with “Swisscom AG – Forum Fribourg” will be waiting for you.

Between 11 a.m. and 1.30 p.m., the buses will travel to Forum Fribourg at regular intervals (travel duration approx. 8 minutes). If checked by a ticket inspector, show your invitation/admission card to the Shareholders’ Meeting.

After the Shareholders’ Meeting between 4 p.m. and 7 p.m., shuttle buses will run from Forum Fribourg to Freiburg station every 10 minutes. Additional buses will set off at 7.30 p.m. and 8 p.m. (last connection).

> Arrival by car

You will find Forum Fribourg 300 metres from the “Freiburg Nord” motorway exit (motorway A12, exit no. 8). Parking spaces are available on site.

