Only the German version of this document is legally binding. English translation for convenience only.



Aumann AG Dieselstraße 6, 48361 Beelen

Voluntary public share buyback offer

of Aumann AG

to its shareholders

for purchase of up to 1,434,523 no-par value bearer shares of Aumann AG ISIN DE000A2DAM03

against payment of a cash consideration in the amount of EUR 12.37 per Aumann share

Acceptance period: Tuesday, March 25, 2025 Until Tuesday April 22, 2025, 24:00 CET

The provisions of the German Securities Acquisition and Takeover Act (WpÜG) **do not** apply to this buyback offer.

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# 1. General remarks

#### 1.1 Execution of the share buyback offer under German law

The share buyback offer described in this offer document (hereinafter also the "**Offer Document**") to the shareholders of Aumann AG with its registered office in Beelen, registered in the commercial register of the Münster Local Court under HRB 16399, Dieselstraße 6, 48361 Beelen, (hereinafter also referred to as "**Aumann**" or the "**Company**" and the shareholders of the Company together as "**Aumann Shareholders**" and each an "**Aumann Shareholder**") is a voluntary public offer to acquire up to 1,434,523 shares in the Company (hereinafter also referred to as the "**Buyback Offer**" or "**Offer**").

The implementation of the Buyback Offer is governed exclusively by the laws of the Federal Republic of Germany. It is not intended to conduct the Offer as a public buyback offer in accordance with the provisions of any other legal system. No announcements, registrations, admissions or approvals of this Offer Document or the Offer have been applied for or arranged outside the Federal Republic of Germany.

The German Securities Acquisition and Takeover Act ("**WpÜG**") does not apply to public offers by the Company to repurchase its own shares. Accordingly, the provisions of the WpÜG do not apply to this Buyback Offer. The Offer Document has neither been submitted to BaFin for review and approval nor for inspection.

#### **1.2** Publication and dissemination of the Offer Document

The Offer Document will be published in German in the Federal Gazette (https://www.bundesanzeiger.de).

The Offer Document will also be published on the Company's website at

#### https://www.aumann.com

under the heading "Investor Relations - Aktienrückkauf – Aktienrückkauf 2025".

The Company has also prepared an English translation of the Offer Document and will publish it on the Company's website at

# https://www.aumann.com/en

under the heading "Investor Relations - Share Buyback - Share Buyback 2025". However, <u>only</u> the German version of the Offer Document is legally binding.

Beyond these publications, the Offer will not be published, publicly distributed, registered or admitted. The distribution or dissemination of the Offer Document to third parties and the acceptance of the Offer may be subject to legal restrictions outside the Federal Republic of Germany. The Offer Document may not be published, distributed or passed on by third parties abroad, either directly or indirectly, insofar as this is prohibited by the applicable foreign regulations or is dependent on compliance with official procedures or the granting of a permit or other requirements. Persons who come into possession of the Offer Document outside the Federal Republic of Germany or who wish to accept the Offer from there are requested to inform themselves about any restrictions applicable outside the Federal Republic of Germany and to comply with any such restrictions. Aumann Shareholders cannot therefore rely in particular on the application of foreign provisions for the protection of investors. The application of foreign law to the present Offer is hereby excluded.

#### 1.3 Applicable law

The Offer is executed exclusively in accordance with German law. The Offer will not be executed in accordance with the provisions of any other legal system.

#### 1.4 Company announcement regarding the Buyback Offer

On March 14, 2025, the Company published its decision to submit the Buyback Offer in an ad-hoc announcement. The publication of the announcement of the decision to submit the Buyback Offer can be viewed on the Internet at www.aumann.com/en under "Investor Relations - Share Buyback - Share Buyback 2025".

#### **1.5** Status of the information contained in this Offer Document

Unless explicitly stated otherwise, all information, opinions, intentions, and forward-looking statements contained in this Offer Document are based on the information and plans currently available and on assumptions made by the Company at the time of publication of this Offer Document. These may change in the future. The Company will not update this Offer Document unless it is legally obliged to do so.

# 2. The Offer

# 2.1 Content of the Offer

Aumann hereby offers all Aumann Shareholders to purchase the no-par value bearer shares of the Company held by them, each with a notional interest in the share capital of EUR 1.00 (hereinafter also referred to as "**Aumann Shares**" and each an "**Aumann Share**"), together with all ancillary rights and undistributed profits attributable to the Aumann Shares, at a purchase price of

#### EUR 12.37 per Aumann Share

(hereinafter also referred to as the "Offer Price") in accordance with this Offer Document.

The Offer is a partial offer. The Offer relates to a total of up to 1,434,523 Aumann Shares. If more than 1,434,523 Aumann Shares are submitted for repurchase under this Offer, the Declarations of Acceptance will be taken into account proportionately in accordance with the provisions set out in Section 3.5. Any dividend entitlements for the 2024 financial year and subsequent financial years attributable to the Aumann Shares acquired by Aumann in accordance with this Offer will not accrue to the Aumann Shareholders accepting this Offer, but to Aumann.

#### 2.2 Start and end of the Acceptance Period

The period for acceptance of the Offer begins on Tuesday, March 25, 2025 and ends on Tuesday, April 22, 2025, **24:00 CET** (hereinafter the "Acceptance Period").

The provisions of the WpÜG do not apply to this Offer and thus also not its provisions on a possible extension of the Acceptance Period. The Company reserves the right to extend the Acceptance Period once or several times prior to its expiry. In the event of an extension of the Acceptance Period, which will be published immediately in the Federal Gazette (https://www.bundesanzeiger.de) and on the Company's website (https://www.aumann.com/en) under the section "Investor Relations - Share Buyback - Share Buyback 2025", the deadlines for the settlement of the Offer set out in this Offer Document will be postponed accordingly.

#### 2.3 Conditions

The execution of this Offer and the purchase and transfer agreements concluded as a result of its acceptance are not subject to any conditions. Official approvals or clearances are not required, except for the proportionate consideration of the Declarations of Acceptance pursuant to Section 3.5 if more than 1,434,523 Aumann Shares are submitted for repurchase under this Offer.

# 3. Execution of the Offer

Aumann has commissioned mwb fairtrade Wertpapierhandelsbank AG, based in Gräfelfing, Germany, as the settlement agent for the technical settlement of the Offer (hereinafter also referred to as the "Settlement Agent").

# **3.1** Declaration of Acceptance and transfer

Aumann Shareholders can only accept the offer if they, within the Acceptance Period,

- a) declare acceptance of the Offer in writing to their custodian bank ("Declaration of Acceptance"). The Declaration of Acceptance must state the number of Aumann Shares for which the respective Aumann Shareholder accepts this Offer (hereinafter also referred to as "Aumann Shares tendered for Repurchase"); and
- b) instruct their respective custodian bank to transfer the Aumann Shares tendered for Repurchase in the securities accounts of the respective Aumann Shareholders to ISIN DE000A40ZTZ5 (WKN

A40 ZTZ) ("Interim Class") at Clearstream Banking AG, Frankfurt am Main, ("Clearstream").

The Declaration of Acceptance will only become effective if the Aumann Shares tendered for Repurchase have been transferred in due time into the Interim Class established for the purpose of executing this Offer.

The transfer will be initiated by the custodian bank after receipt of the Declaration of Acceptance. The transfer of the Aumann Shares tendered for Repurchase to the Interim Class shall be deemed to have been made in due time if the transfer is effected by 18:00 CET on the second Banking Day (inclusive) after expiry of the Acceptance Period, i.e. by Tuesday, April 24, 2025, 18:00 CET at the latest. "**Banking Day**" is a day on which credit institutions in Frankfurt am Main are generally open for business and the Trans-European Automated Real Time Gross Settlement Express Transfer System (TARGET2) or another comparable system is operational.

#### 3.2 Further declarations by accepting Aumann Shareholders

By submitting the Declaration of Acceptance

- a) the accepting Aumann Shareholders declare that they accept the Company's offer to conclude a purchase agreement for the Aumann Shares specified in the Declaration of Acceptance in accordance with the provisions of this Offer Document;
- b) the accepting Aumann Shareholders instruct their custodian bank (i) to initially leave the Aumann Shares tendered for Repurchase in their securities account, but then to transfer them to the Interim Class at Clearstream; and (ii) to instruct and authorize Clearstream to transfer the Aumann Shares tendered for Repurchase with the Interim Class immediately after expiry of the Acceptance Period to Bankhaus Gebr. Martin AG ("Paying Agent"), acting on behalf of the Settlement Agent, in its securities account with Clearstream for transfer to the Company, whereby Declarations of Acceptance may be partially taken into account in accordance with Section 3.5;
- c) the accepting Aumann Shareholders instruct and authorize the Settlement Agent, the Paying Agent and their respective custodian bank (with exemption from the prohibition of self-dealing pursuant to Section 181 BGB) to take all actions necessary or expedient for the settlement of this Buyback Offer in accordance with this Offer Document and to make and receive declarations, in particular to effect the transfer of ownership of the Aumann Shares tendered for Buyback to Aumann;

- d) the accepting Aumann Shareholders instruct their custodian bank to instruct and authorize Clearstream to notify the Company via the Settlement Agent or Paying Agent directly or via the custodian bank of the information required for the announcement of the result of this Offer, in particular the number of Aumann Shares transferred into the Interim Class in the custodian bank's securities account at Clearstream on each trading day;
- e) the accepting Aumann Shareholders transfer and assign the Aumann Shares tendered for Repurchase to the Company concurrently against payment of the Offer Price, subject to the expiry of the Acceptance Period and subject to only partial consideration of Declarations of Acceptance in accordance with Section 3.5;
- f) the accepting Aumann Shareholders declare that their Aumann Shares tendered for Repurchase are in their sole ownership at the time of transfer, are not subject to any restrictions on disposal and are free from third-party rights and claims.

The instructions, orders, powers of attorney and declarations listed in paragraphs a) to f) above are issued or submitted irrevocably with the Declaration of Acceptance in the interest of the expeditious processing of this Offer. Aumann Shareholders who do not irrevocably issue or submit these instructions, orders, authorizations, and declarations will be treated as if they had not accepted the Offer.

# 3.3 Legal consequences of acceptance

Upon acceptance of this Offer, an agreement is concluded between the accepting Aumann Shareholder and the Company - subject to only partial proportionate consideration of Declarations of Acceptance in accordance with Section 3.5 - on the sale and transfer of ownership of the Aumann Shares tendered for Repurchase, including all rights associated with these (in particular all potential dividend claims) in accordance with the more detailed provisions of this Offer Document. In addition, by accepting this offer, the accepting Aumann Shareholders irrevocably issue the instructions, orders and powers of attorney specified in section 3.2 and make the declarations specified therein. Aumann Shareholders who transfer their Aumann Shares to the Company as part of this Offer will no longer receive a dividend for these Aumann Shares.

# 3.4 Settlement of the Buyback Offer and payment of the Offer Price

Payment of the Offer Price will be made to the custodian banks concurrently with the transfer of the Aumann Shares tendered for Repurchase - if applicable, subject to the partial consideration of Declarations of Acceptance in accordance with Section 3.5 - to the Paying Agent's securities account at Clearstream for transfer to Aumann.

Insofar as Aumann Shares could not be allotted in the event of partial (proportionate) consideration of Declarations of Acceptance, the custodian banks will be instructed to book the remaining Aumann Shares back to the original ISIN DE000A2DAM03.

The Offer Price is expected to be transferred until the eighth Banking Day after expiry of the Acceptance Period to the respective custodian bank. In the event of partial consideration of Declarations of Acceptance, the payment of the Offer Price, which is then also due immediately, may be delayed by a few days for technical processing reasons. The respective custodian bank is instructed to credit the Offer Price to the account specified in the written Declaration of Acceptance of the respective Aumann Shareholder. The Company has fulfilled its obligation to pay the Offer Price when it is credited to the respective custodian bank. It is the responsibility of the custodian banks to credit the Offer Price to the Aumann Shareholders participating in the Offer.

# 3.5 Allocation in the event of oversubscription of the Offer

The Offer relates to a total of up to 1,434,523 Aumann Shares. If more than 1,434,523 Aumann Shares are submitted for purchase via the custodian banks as part of this Offer ("**Oversubscription**"), the Declarations of Acceptance by Aumann Shareholders will be taken into account proportionately (subject to any full consideration of small numbers of shares, see below), i.e. in the ratio of the maximum number of Aumann Shares to be purchased under this Offer, i.e. 1,434,523, to the total number of Aumann Shares submitted for repurchase. The result of the calculation will be rounded down to the nearest whole number. Fractions are not considered.

The Company makes use of the option provided for in the authorization of the Annual General Meeting for treasury shares of preferential acceptance of small quantities of up to 100 shares.

#### 3.6 Other

Any costs and expenses charged by the custodian banks, as well as any taxes and similar charges, are to be borne by the respective Aumann Shareholders.

The Aumann Shares tendered for Repurchase are not admitted to stock exchange trading due to the allocation of a separate ISIN. Aumann Shareholders who accept this Offer will therefore not be able to sell the shares transferred to the Interim Class on the stock exchange until potentially oversubscribed shares have been transferred back to the original ISIN, irrespective of whether the Aumann Shares are taken over by way of allocation or partially returned due to any Oversubscription and repartition after the Acceptance Period has expired. The Aumann Shares not tendered for Repurchase remain tradable.

There is no contractual right to withdraw from this Offer after accepting this Offer.

# 4. Basis of the Offer

# 4.1 Capital structure and authorization to buy back own shares

The Company's share capital currently amounts to EUR 14,345,231 and is divided into 14,345,231 nopar value bearer shares, each with a notional interest in the share capital of EUR 1.00. Aumann Shares are traded on the stock exchanges in Frankfurt (Regulated Market in the Prime Standard), Beelen, Düsseldorf, Hamburg, Munich and Stuttgart, as well as on XETRA. The company's Annual General Meeting on June 18, 2024 authorized the Company to acquire treasury shares under agenda item 10 as follows:

- a) "In accordance with Section 71 (1) No. 8 of the German Stock Corporation Act (AktG), the Company is authorized to acquire treasury shares in the amount of 10% of the Company's share capital at the time of the Annual General Meeting on June 18, 2024.
  The acquired shares may be used together with other treasury shares which the Company has already acquired and still owns or which it may acquire pursuant to Sections 71a et seq. AktG, do not exceed 10% of the Company's share capital at any time.
- *b)* The authorisation will take effect at the end of June 30, 2024 and will be valid until June 17, 2029.
- c) The acquisition will take place at the discretion of the Executive Board, with the consent of the Supervisory Board, and within the limits resulting from the principles of stock corporation law, in compliance with the principle of equal treatment (Section 53a of the German Stock Corporation Act) via the stock exchange or outside the stock exchange, the latter in particular by means of a public tender offer and also excluding the shareholders' right to tender. In the case of a public tender offer, the company can set either a price or a price range for the acquisition.
  - (i) If the shares are purchased via the stock exchange, the purchase price paid per share (excluding incidental acquisition costs) may not exceed the price of an Aumann share determined by the opening auction on the trading day in XETRA® trading on the Frankfurt Stock Exchange (or a successor system determined by Deutsche Börse AG) ("relevant price") by no more than 10 % and by no more than 10 %. If XETRA® trading in shares of the Company does not take place, the relevant price is determined by the opening auction price on the stock exchange on which the highest number of shares of the Company was traded in total on the previous trading day.
  - (ii) If the shares are acquired outside the stock exchange, the purchase price paid per share (excluding incidental acquisition costs) may not exceed or fall short of the relevant value of one share of the Company by more than 20%.
  - (iii) In the case of a public tender offer, the relevant value is the average of the relevant prices on the last ten trading days prior to the day of the public announcement of the purchase offer. The purchase offer may provide for further conditions. The Company is entitled to adjust the purchase price per share at any time during the acceptance period of the public tender offer. In the event of an adjustment, the average of the relevant prices on the last ten trading days prior to the publication of the offer adjustment will be taken into account.
  - (iv) In the case of an acquisition of the shares outside the stock exchange in any other way, the relevant value is the average of the relevant prices on the last ten trading days prior to the date of conclusion of the contract on which the acquisition is based.
  - (v) If the subscription in a public tender offer exceeds the volume of the offer, acceptance is based on quotas. In this context, a preferential acceptance of smaller quantities of up to 100 tendered shares per shareholder as well as rounding according to commercial considerations may be provided, with the partial exclusion of any right of the shareholders

to tender their shares.

- d) The Management Board is authorized, with the consent of the Supervisory Board, to resell treasury shares held in compliance with the principle of equal treatment (Section 53a of the German Stock Corporation Act) for purposes other than trading in treasury shares.
  - (i) The treasury shares held may be sold via the stock exchange.
  - (ii) In addition, the sale may also be carried out in a manner other than via the stock exchange, in particular for the fulfilment of conversion rights or warrants granted by the Company or one of its Group companies as well as in return for non-cash payments, for example for the acquisition of companies, shareholdings or industrial property rights.

In particular, an off-exchange sale is also permissible provided that a maximum of shares that do not exceed 20% of the share capital are sold, calculated both on the date on which this authorization takes effect and on the date on which the authorization is exercised, and that the treasury shares held are sold at a price that does not increase the market price of the Company's shares with the same number of shares at the time of sale by more than 5% (excluding the date of the sale). Ancillary costs).

The amount attributable to shares issued or sold on the basis of another corresponding authorization under exclusion of subscription rights in direct or analogous application of Section 186 (3) sentence 4 of the German Stock Corporation Act (AktG) is to be offset against the amount of 20% of the share capital in accordance with the previous sentence, insofar as such a set-off is required by law.

The shareholders' subscription rights are excluded in all cases of this lit. d).

- e) The Management Board is also authorized, with the consent of the Supervisory Board, to offer treasury shares to shareholders for subscription on the basis of an offer addressed to all shareholders in compliance with the principle of equal treatment (Section 53a of the German Stock Corporation Act). In this case, the Board of Management can exclude subscription rights for fractional amounts.
- f) The Management Board is also authorized, with the consent of the Supervisory Board, to cancel the treasury shares without a further resolution of the Annual General Meeting. The redemption leads to a capital reduction. By way of derogation, the Board of Management may determine that the share capital remains unchanged at the time of redemption and that the share of the remaining shares in the share capital is increased by the redemption in accordance with Section 8 (3) of the German Stock Corporation Act (simplified redemption procedure pursuant to Section 237 (3) No. 3 of the German Stock Corporation Act). In this case, the Supervisory Board is authorised to adjust the number of no-par value shares in the Articles of Association.
- g) The Management Board is also authorized, with the consent of the Supervisory Board, to use the treasury shares in connection with share-based compensation or employee share programs of the Company or its affiliated companies and to issue them to persons who are or have been in an employment relationship with the Company or an affiliated company, as well as to members of

the executive bodies of companies affiliated with the Company. The treasury shares may be offered, promised and transferred to the above-mentioned persons and members of the executive bodies for purchase, in particular for consideration or free of charge, whereby the employment, employment or executive relationship must exist at the time of the offer, commitment or transfer.

- h) The authorisations under letters a) to g) may be exercised in whole or in part, once or several times, individually or jointly by the Company, but also by its group companies or by third parties for its or their account.
- i) The authorization also covers the use of shares of the Company for all other legally permitted purposes and also applies to shares that have been or will be acquired on the basis of earlier authorization resolutions pursuant to Section 71 (1) No. 8 of the German Stock Corporation Act (AktG) or by other means.
- *j)* The authorization granted by the Company's Annual General Meeting on June 2, 2021 under agenda item 7 to acquire and use treasury shares will be revoked upon the effective date of this authorization, insofar as it has not yet been used at that time."

The authorization was published with the invitation to the Company's Annual General Meeting on the Company's website and in the Federal Gazette on May 10, 2024.

#### 4.2 Resolution of the Executive Board to exercise the authorization to buy back shares

On March 14, 2025, the Executive Board decided with the approval of the Supervisory Board on the same day that Aumann AG would make a public buyback offer of up to 1,434,523 Aumann Shares to all Aumann Shareholders. The Executive Board's decision to submit this Offer has been published as described in section 1.4.

According to the underlying resolution of the Annual General Meeting on June 18, 2024, the repurchased shares may be used for all legally permissible purposes. Among other things, the Company is entitled to cancel repurchased shares in whole or in part. No decision has yet been made on the use of the treasury shares after completion of the Buyback Offer.

# 4.3 Previous buybacks and treasury shares held

The Company has not yet made use of the authorization to acquire treasury shares granted by the Annual General Meeting of the Company on June 18, 2024, under agenda item 10.

Aumann AG does not hold any treasury shares as of March 24, 2025. Following the successful execution of this Buyback Offer, the number of treasury shares held by Aumann AG would increase to up to 1,434,523. This would correspond to approximately 10.00 percent of the Company's share capital.

# 5. Requirements regarding the Offer Price and the Company's rights arising from treasury shares

# 5.1 Requirements regarding the Offer Price

The Offer Price for the Aumann Shares must take into account the requirements for setting the Offer Price contained in the authorization of the Annual General Meeting of June 18, 2024 as reproduced above.

Accordingly, the Offer Price offered by Aumann AG (excluding acquisition costs) may not be more than 20% higher or lower than the mean of the openig auction prices in Xetra trading (or a comparable successor system on the Frankfurt Stock Exchange) on the last ten trading days prior to the date of announcement of the Offer.

Based on the last ten trading days prior to the date of the announcement of the Offer, i.e. 14 March 2025, the average of the opening auction prices of the Aumann Shares in Xetra trading was EUR 10.33. The Offer Price of EUR 12.37 includes a premium of just under 20% compared to this average stock exchange price and is within the price range specified in the authorization of the Annual General Meeting of 18 June 2024.

The company is entitled to adjust the purchase offer at any time during the acceptance period. In this case, the opening auction price of Aumann Shares in Xetra trading (or a comparable successor system on the Frankfurt Stock Exchange) on the last ten trading days prior to the public announcement of any adjustment will be used as a basis.

# 5.2 Rights of the Company arising from treasury shares

The Aumann Shares acquired in connection with this Offer do not entitle the Company to any rights, and do not confer any voting or dividend rights on the Company.

The influence of Aumann Shareholders who do not accept this Offer will therefore potentially increase and the participation of such an Aumann Shareholder might be proportionally higher.

#### 6. Implications of the Offer

The price of Aumann Shares could be affected by announcing the Company's decision to make this Offer with an Offer Price of EUR 12.37 per Aumann Share on March 14, 2025.

It is uncertain how the price of Aumann Shares will develop during or after the expiry of the Acceptance Period, in particular whether the price will remain at the current level or fall below or exceed it and how the price of Aumann Shares will develop in the long term.

It cannot be ruled out that after the implementation of the Offer and depending on the acceptance rate, the supply and demand for Aumann shares will be lower than today and thus the trading liquidity of Aumann Shares will decrease. A possible reduction in trading liquidity could also lead to greater price fluctuations than in the past.

Aumann Shares acquired as part of this offer will become treasury shares of the Company until further notice. The Company's treasury shares do not entitle it to any rights, in particular no voting or dividend rights.

The influence of Aumann Shareholders who do not accept this Offer will therefore increase accordingly and the participation of each Aumann Shareholder might be proportionately higher.

The Company does not hold any treasury shares at the time of publication of this Offer. Following the successful completion of this Offer, Aumann would hold 1,434,523 treasury shares with a notional interest in the share capital of EUR 1.00, corresponding to approximately 10.00 percent of the current share capital.

# 7. Taxes

The Company recommends that Aumann Shareholders obtain tax advice before accepting this Offer considering their personal circumstances.

# 8. Other publications

The Company will only publish the final result of the executed Offer, presumably on the fifth Banking Day in Frankfurt am Main after expiry of the Acceptance Period, i.e. presumably on Tuesday, April 29, 2025. In addition, in the event of a partial consideration of Declarations of Acceptance pursuant to Section 3.5, the Company will immediately publish the quota at which the Declarations of Acceptance will be considered.

Amendments to this Offer will be published in the same manner as this Offer Document.

The aforementioned and any other publications by the Company in connection with the Offer will only be made on the Company's website at www.aumann.com under the heading "Investor Relations - Share Buyback - Share Buyback 2025", unless further publication obligations are mandatory.

# 9. Applicable law and place of jurisdiction

This Offer and the share purchase and transfer agreements resulting from the acceptance of this Offer are subject exclusively to the laws of the Federal Republic of Germany to the exclusion of any provisions that may lead to the application of foreign law.

If an Aumann Shareholder is a merchant, a legal entity under public law or a special fund under public law, the exclusive place of jurisdiction for all claims arising from or on the basis of this Offer and the share purchase and transfer agreements resulting from the acceptance of this Offer shall be the court with local jurisdiction for the registered office of the Company. To the extent permissible, the same applies to persons who do not have a general place of jurisdiction in Germany or persons who have moved their domicile or usual place of residence outside Germany after the conclusion of the share purchase and transfer agreements resulting from the acceptance of this Offer or whose domicile or usual place of residence is not known at the time a lawsuit is filed.

Beelen, March 20, 2025

Aumann AG The Executive Board