

Notice to Holders of 144A / Regulation S Global Depositary Receipts of

X5 Retail Group N.V.

144A CUSIP # 98387E106 (144A ISIN # US98387E1064) Reg S CUSIP # 98387E205 (Reg S ISIN # US98387E2054)

Owners of record on **April 14, 2017** of Global Depositary Receipts (each representing one-fourth of a 'Deposited Share', i.e. a common share in registered form of the Company) (the "GDRs") of **X5 Retail Group N.V.**, issued under the Deposit Agreement dated as of May 11, 2005 among X5 Retail Group N.V. (the "Company"), The Bank of New York Mellon, as Depositary (the "Depositary"), and the Owners and Beneficial Owners of the Depositary Receipts issued thereunder (the "Deposit Agreement"), are hereby notified that the Depositary has received Notice of the **Annual General Meeting** of the Company, to be held on **May 12, 2017**, in The Netherlands.

By provision of Section 5.5 of the aforementioned Deposit Agreement, the Depositary will only endeavor to vote or cause to be voted the votes attached to Deposited Shares in respect of which voting instructions have been received **on or before 12:00 p.m. EST May 5, 2017**, except that if no voting instructions are received by the Depositary (either because no voting instructions are returned to the Depositary or because the voting instructions are incomplete, illegible or unclear) from a Holder with respect to any or all of the Deposited Shares represented by such Holder's GDRs on or before the record date specified by the Depository, such Holder shall be deemed to have instructed the Depositary to give a discretionary proxy to a person designated by the Company with respect to such Deposited Shares, and the Depositary shall give a discretionary proxy to a person designated by the Company to vote such Deposited Shares.

The Agenda of the Annual General Meeting and the Explanatory Notes will be distributed with this Notice.

The Bank of New York Mellon As Depositary

Dated: 31 March, 2017

ANNUAL GENERAL MEETING OF X5 RETAIL GROUP N.V.

TO: The Bank of New York Mellon, ADR Proxy Group/ Mediant Communications			
	lr@mediantonline.com		
BNY Mellon Contact: Jenell Wilkie (212) 815-4191			
RE: X5 RETAIL			
Annual Gener	ral Meeting to be held on May 12, 2017		
EDOM:			
FROM:	Name / Company Name		
DTC PARTICIPANT	NUMBER: Mandatory for 144A only		
	Mandatory for 144A only		
SICNATUDE.			
SIGNATURE.	Authorized Signatory Name, Signature / Medallion for 144A only		
CONTACT INFO: _	Telephone / Fax Number / E-mail Address		
	Telephone / Fax Number / E-mail Address		
TOTAL NUMBER 14	4 ADRs (CUSIP # 98387E106)		
HELD AS OF APRIL	14, 2017:		
	EG S GDRs (CUSIP # 98387E205)		
HELD AS OF APRIL	14, 2017:		
	A DEDIC MOMED		
NUMBER 144 A ADF	RS BEING VOTED:		
NUMBER REG S GD	Da DEING WOTED.		
NUMBER REG S GD	PRS BEING VOTED:		
D 4 (E)E	2015		
DATE:			

X5 Retail Group N.V. Annual General Meeting May 12, 2017

The above-noted holder of 144 A / Reg S Global Depositary Receipts ("GDRs") of X5 RETAIL GROUP N.V. (the "Company") hereby requests and instructs The Bank of New York Mellon, as Depositary, to endeavor insofar as practicable, to vote or cause to be voted the number of Deposited Securities underlying the ADR/GDRs held as of close of business on April 14, 2017 at the Annual General Meeting of the Company to be held on May 12, 2017 in respect of the following resolutions:

THIS FORM MUST BE RECEIVED COMPLETED BY MAY 5, 2017 AT 12:00 PM EST TO BE VALID

X5 RETAIL GROUP

ANNUAL GENERAL MEETING OF X5 RETAIL GROUP N.V.

1. Opening				
1. Opening	Not voting resolu	tion		
· · · · · · · · · · · · · · · · · · ·				
2. Report of the Management Board and report of the Supervisory Board for the financial year 2016 Not voting resolution				
Not voting resolution				
3. Financial Statements for the financial year 2016				
A. Remuneration Policy				
71. Remaindration Folloy	Not voting resolu	tion		
B. Determination of the allocation of the profits earned in the financial year 2016				
□ F	OR	□ ABSTAIN		
C. Adoption of the Financial Statements for the financial year 2016				
F	•	□ ABSTAIN		
4. Discharge from liability of the members of the Management Board				
□ F	OR	□ ABSTAIN		
5. Discharge from liability of the members of the Supervisory Board				
□ F	• •	□ ABSTAIN		
6. Re-appointment of Mr. M. Fridman as member of the Supervisory Board				
□ F	OR	□ ABSTAIN		
7. Re-appointment of Mr. P. Musial as member of the Supervisory Board				
Re-appointment of Mr. 1. Musiai as in □ F	• •	□ ABSTAIN		
	OK DAGRIGI			
8. Remuneration of the Supervisory Board				
□ F	OR	□ ABSTAIN		
9. Authorisation of the Management Board to issue new shares or grant rights to subscribe for shares, subject to the approval of				
the Supervisory Board				
□ F	OR	□ ABSTAIN		
10. Authorisation of the Management Board to restrict or exclude the pre-emptive rights upon issue of new shares or granting of rights				
to subscribe for shares, subject to the approval of the Supervisory Board				
□ F	• • •	□ ABSTAIN		
11. Authorisation of the Management Board to resolve that the Company may acquire its own shares or GDRs				
□ F	OR	□ ABSTAIN		
12. Appointment of the external auditor for the financial year 2017				
□ F	OR	□ ABSTAIN		
13. Any other business and conclusion				

End of resolutions.