

PROPOSAL TO AMEND THE ARTICLES OF ASSOCIATION OF

PROSUS N.V.

with official seat in Amsterdam, the Netherlands.

This document contains an explanation to the proposed amendment of the articles of association of Prosus N.V. (the **Company**), as included in the agenda of the general meeting of the Company of 21 August 2024.

Amendment Articles of Association I - Capital Increase

This proposal for the amendment to the articles of association relates to the proposed capital increase which will be implemented in 2024 and forms part of agenda item 5.

The first column displays the current text of the provisions of the Articles of Association for which an amendment is proposed. The second column displays the proposed amendments. Amendments are shown <u>underlined</u>. The third column provides brief explanatory notes per amended Article.

The text of the proposal below is an English translation of a proposal prepared in Dutch. In preparing the text below, an attempt has been made to translate as literally as possible without jeopardising the overall continuity of the text. Inevitably, however, differences may occur in translation and if they do, the Dutch text will govern by law. In this translation, Dutch legal concepts are expressed in English terms. The concepts concerned may not be identical to concepts described by the English terms as such terms may be understood under the laws of other jurisdictions.



AMENDMENT ARTICLES OF ASSOCIATION I, INCREASE								
CURR	RENT TEXT:	PROPOSED NEW TEXT:	EXPLANATORY NOTES:					
Artic	le 4. Authorised Capital;	Article 4. Authorised Capital;	In order to effect the capital increase, the					
share	eholding Naspers.	shareholding Naspers.	nominal value of each Ordinary Share N in					
4.1	The authorised capital of the		issue will be increased by EUR 0.10 from					
	Company is four hundred and one	Company is <u>nine hundred and</u>	EUR 0.05 to EUR 0.15.					
million euro (EUR 401,000,000).		<u>one million euro</u>						
		(EUR 901,000,000.00).						
4.2	The authorised capital of the	•						
	Company is divided into eight	Company is divided into eight						
	billion ten million ten thousand	billion ten million ten thousand						
	(8,010,010,000) Shares, of	(8,010,010,000) Shares, of						
	which:	which:						
	 ten million (10,000,000) are 	 ten million (10,000,000) are 						
	Ordinary Shares A1 with a	Ordinary Shares A1 with a						
	nominal value of five	nominal value of five						
	eurocents (EUR 0.05) each;	eurocents (EUR 0.05) each;						
	– ten thousand (10,000) are	– ten thousand (10,000) are						
	Ordinary Shares A2 with a	Ordinary Shares A2 with a						
	nominal value of fifty euro	nominal value of fifty euro						
	(EUR 50) each;	(EUR 50) each;						
	- three billion (3,000,000,000)	- three billion (3,000,000,000)						
	are Ordinary Shares B with a	are Ordinary Shares B with a						
	nominal value of five	nominal value of five						
	eurocents (EUR 0.05) each;	eurocents (EUR 0.05) each;						
	and	and						
	– five billion (5,000,000,000)	– five billion (5,000,000,000)						
	are Ordinary Shares N with a	are Ordinary Shares N with a						

of nominal value five eurocents (EUR 0.05) each, which Ordinary Shares N shall rank Pari Passu in respect of all rights.

nominal value of fifteen eurocents (EUR 0.15) each, which Ordinary Shares N shall rank Pari Passu in respect of all rights.

- All Shares are registered. The 4.3 Unchanged 4.3 Company shall not issue share certificates or statements evidencing or purporting to evidence title to the Shares, which shall at all times remain in dematerialised form.

- A person who is entitled to and 4.4 Unchanged 4.4 wishes to inspect the register of dematerialised Shares may do so only through the Company and in accordance with Dutch law and the rules of the CSD.

If, after fifteenth August two 4.5 Unchanged 4.5 thousand and twenty-one: (i) as a result of the promulgation of a new law, or a change in law or the interpretation thereof in any relevant jurisdiction (collectively: change in law), or (ii) any formal legislative or governmental proposal is tabled which may effect such change in law and which Naspers has reasonable grounds to believe could be

passed into law, there is, or will or may be an adverse impact to Naspers arising from, in relation to or in connection with its holding of Ordinary Shares B or adverse change in the effect of holding Ordinary Shares B, the Company shall upon request of Naspers take such action(s) or effect such changes (including the issuance of additional Ordinary Shares B or the amendment of the rights attached to the Ordinary Shares B) as are reasonably necessary or requested to place Naspers in the same position as it was prior to the change in law (or proposed change in law) or to otherwise take such action or effect such changes as are necessary or reasonably requested to avoid, reduce or mitigate the adverse effect of such change in law (or proposed change in law). The Company shall not take any action hereunder that would materially change the economic rights or entitlements attaching to the Ordinary Shares N nor the

Ordinary Shares A, unless such change to these economic rights or entitlements are fully compensated for.		
Article 39. Adoption of Resolutions	Article 39. Adoption of Resolutions	Under Dutch law, the number of votes that
and Voting Power.	and Voting Power.	can be exercised on a Share must
39.1 Each Ordinary Share A1, each	39.1 Each Ordinary Share A1 and each	correspond to the nominal value of such
Ordinary Share N and each	Ordinary Share B confers the right	Share compared to other classes of Shares
Ordinary Share B confers the right	to cast five (5) votes.	with a different nominal value. The voting
to cast one (1) vote. Each Ordinary	Each Ordinary Share N confers the	rights on the various classes of Shares
Share A2 confers the right to cast	right to cast fifteen (15) votes.	change, due to the increase of the nominal
one thousand (1,000) votes.	Each Ordinary Share A2 confers	value of the Ordinary Shares N.
	the right to cast five thousand	
	(5,000) votes.	
<u>.</u>	39.2 Unchanged	
resolutions must be adopted by an		
absolute majority of the valid votes		
cast, except in those cases in which		
the law or these Articles of		
Association require a greater		
majority. If there is a tie in voting,		
the proposal will be rejected.	20.2	
39.3 The Board may determine that	39.3 Unchanged	
votes cast prior to the General		
Meeting, by electronic means of communication or by mail, are		
equated with votes cast at the time		
of the General Meeting. Such votes		
may not be cast before the record		

	date referred to in Article 38.2. Without prejudice to the provisions of Article 38, the notice convening			
	the General Meeting must state			
	how Shareholders may exercise			
30 4	their rights prior to the meeting. Blank and invalid votes will be	20 <i>1</i>	Unchanged	
39.4	regarded as not having been cast.	33.4	Unchanged	
39.5	The chairperson of the meeting will	39.5	Unchanged	
	decide whether and to what extent	00.0	onenangea	
	votes are taken orally, in writing,			
	electronically or by poll (meaning			
	that each Shareholder that wants			
	to vote against a proposal raises			
	his or her hand or speaks up, and			
	all Shareholders that do not raise			
	their hand or speak up vote in			
20.6	favour of the proposal).	20.6	March and and	
39.6	When determining how many votes	39.6	Unchanged	
	are cast by Shareholders, how many Shareholders are present or			
	represented, or what portion of the			
	Company's issued capital is			
	represented, no account will be			
	taken of Shares for which no votes			
	may be cast by law.			