05.04.2018
Annual Meeting
Invitation
### Key Figures

<table>
<thead>
<tr>
<th>Daimler Group</th>
<th>2017</th>
<th>2016</th>
<th>17/16</th>
</tr>
</thead>
<tbody>
<tr>
<td>€ amounts in millions</td>
<td>% change</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Revenue</td>
<td>164,330</td>
<td>153,261</td>
<td>+7 1</td>
</tr>
<tr>
<td>Investment in property, plant and equipment</td>
<td>6,744</td>
<td>5,889</td>
<td>+15</td>
</tr>
<tr>
<td>Research and development expenditure</td>
<td>8,711</td>
<td>7,572</td>
<td>+15</td>
</tr>
<tr>
<td>Free cash flow of the industrial business</td>
<td>2,005</td>
<td>3,874</td>
<td>-48</td>
</tr>
<tr>
<td>EBIT</td>
<td>14,682</td>
<td>12,902</td>
<td>+14</td>
</tr>
<tr>
<td>Net profit</td>
<td>10,864</td>
<td>8,784</td>
<td>+24</td>
</tr>
<tr>
<td>Earnings per share (in €)</td>
<td>9.84</td>
<td>7.97</td>
<td>+23</td>
</tr>
<tr>
<td>Dividend per share (in €)</td>
<td>3.65</td>
<td>3.25</td>
<td>+12</td>
</tr>
<tr>
<td>Employees (December 31)</td>
<td>289,321</td>
<td>282,488</td>
<td>+2</td>
</tr>
</tbody>
</table>

1 Adjusted for the effects of currency translation, revenue increased by 8%.
1. Presentation of the adopted annual financial statements of Daimler AG, the approved consolidated financial statements, the combined management report for Daimler AG and the Group with the explanatory reports on the information required pursuant to Section 289a, Subsection 1 and Section 315a, Subsection 1 of the German Commercial Code (Handelsgesetzbuch), and the report of the Supervisory Board for the 2017 financial year

2. Resolution on the allocation of distributable profit

3. Resolution on ratification of Management Board members’ actions in the 2017 financial year

4. Resolution on ratification of Supervisory Board members’ actions in the 2017 financial year

5. Resolutions on the appointment of auditors for the Company and the Group

6. Resolution on the election of members of the Supervisory Board

7. Resolution on the cancellation of the Approved Capital 2014 (Genehmigtes Kapital 2014), the creation of a new Approved Capital 2018 (Genehmigtes Kapital 2018) and related amendment to the Articles of Incorporation

Re Agenda Item 6: Information on the candidates for the Supervisory Board

Re Agenda Item 7: Report of the Board of Management

Total number of shares and voting rights

Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights

Details of the e-service for shareholders

Absentee voting procedure

Procedure for proxy voting

Note for shareholders entered in the US share register

Questions, motions, election proposals, requests for information

Website providing information and documentation for the Annual Meeting

Internet | Information | Addresses

Financial Calendar 2018

Daimler AG, Stuttgart

We herewith invite our shareholders to attend the Annual Meeting of the Shareholders of Daimler AG on Thursday, April 5, 2018, at 10:00 a.m., in the CityCube Berlin, Entrance: Messedamm 26, 14055 Berlin, Germany.

The invitation to the Annual Meeting including the Agenda has been published in the German Federal Gazette (Bundesanzeiger) on February 16, 2018.

Agenda*

1. Presentation of the adopted annual financial statements of Daimler AG, the approved consolidated financial statements, the combined management report for Daimler AG and the Group with the explanatory reports on the information required pursuant to Section 289a, Subsection 1 and Section 315a, Subsection 1 of the German Commercial Code (Handelsgesetzbuch), and the report of the Supervisory Board for the 2017 financial year

Pursuant to Section 58, Subsection 4, Sentence 2 of the German Stock Corporation Act (Aktiengesetz), the claim to payment of the dividends is due on the third business day following the Annual Meeting, therefore on April 10, 2018.

At the time of convocation of the Annual Meeting, the Company does not hold any treasury shares. Should the Company hold any treasury shares at the date of the Annual Meeting, such shares are not entitled to a dividend pursuant to Section 71b of the German Stock Corporation Act (Aktiengesetz). In that case, it is recommended to the Annual Meeting that with an unchanged dividend of €3.65 per no-par value share entitled to dividends the portion of the distributable profit attributable to no-par value shares not entitled to dividends shall be transferred to retained earnings.

2. Resolution on the allocation of distributable profit

The Board of Management and the Supervisory Board recommend that the distributable profit of the financial year 2017 in the amount of €3,904,906,681.55 be allocated as follows:

| Dividend distribution of €3.65 for each no-par value share entitled to dividends | €3,904,906,681.55 |

3. Resolution on ratification of Management Board members’ actions in the 2017 financial year

The Board of Management and the Supervisory Board recommend that the actions of the Board of Management members who were in office in the financial year 2017 be ratified for that period.

*Convenience Translation; the German text is legally binding; all time specifications referring to local time.
4. Resolution on ratification of Supervisory Board members’ actions in the 2017 financial year
The Board of Management and the Supervisory Board recommend that the actions of the Supervisory Board members who were in office in the financial year 2017 be ratified for that period.

5. Resolutions on the appointment of auditors for the Company and the Group
a) Based on the recommendations of the Audit Committee (Prüfungsausschuss), the Supervisory Board proposes that KPMG AG Wirtschaftsprüfungsgesellschaft, Berlin, be appointed as auditors for the audit of the year-end financial statements for the Company and the Group and a review of the interim financial statements for the 2018 financial year.
b) Based on the recommendations of the Audit Committee (Prüfungsausschuss), the Supervisory Board proposes that KPMG AG Wirtschaftsprüfungsgesellschaft, Berlin, be appointed as auditors for a review of the interim financial statements for the 2019 financial year.

The Audit Committee (Prüfungsausschuss) stated in its recommendations that such recommendations are free from undue influence by third parties and that no clause of the kind referred to in Article 16(6) of the EU Auditors’ Regulation (Abschlussprüferverordnung) has been imposed upon it (Regulation (EU) No 537/2014 of the European Parliament and of the Council of 16 April 2014 on specific requirements regarding statutory audit of public-interest entities and repealing Commission Decision 2005/909/EC).

6. Resolution on the election of members of the Supervisory Board
At the close of the Annual Meeting on April 5, 2018, the periods of office of Sari Baldauf, Dr. Jürgen Hambrecht and Andrea Jung as shareholders’ representatives on the Supervisory Board will end.

Pursuant to Section 96, Subsection 1 and Section 101, Subsection 1 of the German Stock Corporation Act (Aktiengesetz) and Section 7, Subsection 1, Sentence 1, No. 3 of the German Co-determination Act (Mitbestimmungsgesetz), the Supervisory Board is composed of ten members representing the shareholders and ten members representing the employees, and pursuant to Section 96, Subsection 2, Sentence 1 of the German Stock Corporation Act (Aktiengesetz), of not less than 30% of women (i.e., not less than six) and of not less than 30% of men (i.e., not less than six).

The gender quota is to be fulfilled by the Supervisory Board as a whole, unless the members representing the shareholders or those representing the employees object to joint fulfillment pursuant to Section 96, Subsection 2, Sentence 3 of the German Stock Corporation Act (Aktiengesetz).

In connection with the proposed elections to the 2018 Annual Meeting, the members of the Supervisory Board representing the shareholders have objected to the joint fulfillment of the statutory gender quota. Therefore, the Supervisory Board shall be composed of not less than three women and not less than three men on the side of the members representing the shareholders as well as on the side of the members representing the employees.

At the time when this convocation is published, the Supervisory Board is composed of five women in total, three of them representing the shareholders. On the basis of separate fulfillment, the minimum quota requirement thus is complied with on the side of the members representing the shareholders and would continue to be complied with after the proposed candidates have been elected.

The following proposals are based on the recommendations of the Supervisory Board’s Nomination Committee and seek to meet the requirement profile defined by the Supervisory Board for the entire board with targets for its composition, a competence profile and a diversity concept. The requirement profile defined as well as the status of its implementation are published in the Corporate Governance Report, which is combined with the Declaration on Corporate Governance and is available on the Internet as a separate document and as part of the Annual Report at www.daimler.com/ir/am2018.

The Supervisory Board proposes the election of:
- Sari Baldauf, Helsinki, Finland, Chairwoman of the Board of Directors of Fortum Oyj, Finland,
- Dr. Jürgen Hambrecht, Ludwigsafen, Germany, Chairman of the Supervisory Board of BASF SE,
- Marie Wieck, Cold Spring, New York, USA, General Manager of IBM Blockchain, USA

as members of the Supervisory Board representing the shareholders effective as of the end of this Annual Meeting for the period until the end of the Annual Meeting that passes a resolution on the ratification of the actions of the Boards for the fourth financial year after the beginning of the period of office. The financial year in which the period of office begins is not counted.

It is intended to have the Annual Meeting decide on the candidates by way of separate voting.

Sari Baldauf is a member of further supervisory boards required by law and comparable domestic or foreign supervisory bodies of the following companies:
- Deutsche Telekom AG (listed)
- Vexve Holding OY, Finland (listed) – Chairwoman
- Trumpf GmbH & Co. KG – Chairman

Dr. Jürgen Hambrecht is a member of further supervisory boards required by law and comparable domestic or foreign supervisory bodies of the following companies:
- BASF SE (listed) – Chairman
- Fuchs Petrolub SE (listed) – Chairman
- Marie Wieck is not a member of other supervisory boards required by law or comparable domestic or foreign supervisory bodies.

In the appraisal of the Supervisory Board, the proposed candidates do not have any personal or business relations subject to disclosure recommendations pursuant to Section 5.4.1 of the German Corporate Governance Code with Daimler AG or its group companies, the corporate bodies of Daimler AG, or with a shareholder holding a material interest in Daimler AG.

The Supervisory Board has made sure with the nominated candidates that they have sufficient time to fulfill the tasks associated with the office.

The curricula vitae of the candidates nominated for election are appended to the Agenda.

7. Resolution on the cancellation of the Approved Capital 2014 (Genehmigtes Kapital 2014), the creation of a new Approved Capital 2018 (Genehmigtes Kapital 2018) and related amendment to the Articles of Incorporation
The Board of Management of the Company was authorized by the resolution passed at the Annual Meeting on April 9, 2014 to increase the share capital with the consent of the Supervisory Board during the period until April 8, 2019 by up to €1,000,000,000.00 in total by way of a single or repeated issue of new registered no-par value shares in exchange for cash and/or non-cash contributions and to exclude, in certain cases, the shareholders’ statutory subscription right (Approved Capital 2014, Section 3, Subsection 2 of the Articles of Incorporation). This authorization has not been made use of to date.

As the Approved Capital 2014 is limited in time until shortly after the Annual Meeting scheduled for March 27, 2019, it shall be cancelled if and to the extent it has not been used before the cancellation takes effect. After that a new Approved Capital 2018 shall be created without any changes in substance in order to make sure that the Company continues having approved capital at its disposal.

It is to be ensured that the cancellation will take effect only if the Approved Capital 2014 is replaced with a new Approved Capital 2018 in accordance with the following proposal for a resolution.

The Board of Management and the Supervisory Board propose that the following resolution be adopted:

As the Approved Capital 2014 is limited in time until shortly after the Annual Meeting scheduled for March 27, 2019, it shall be cancelled if and to the extent it has not been used before the cancellation takes effect. After that a new Approved Capital 2018 shall be created without any changes in substance in order to make sure that the Company continues having approved capital at its disposal.

It is to be ensured that the cancellation will take effect only if the Approved Capital 2014 is replaced with a new Approved Capital 2018 in accordance with the following proposal for a resolution.

The Board of Management and the Supervisory Board propose that the following resolution be adopted:

As the Approved Capital 2014 is limited in time until shortly after the Annual Meeting scheduled for March 27, 2019, it shall be cancelled if and to the extent it has not been used before the cancellation takes effect. After that a new Approved Capital 2018 shall be created without any changes in substance in order to make sure that the Company continues having approved capital at its disposal.

It is to be ensured that the cancellation will take effect only if the Approved Capital 2014 is replaced with a new Approved Capital 2018 in accordance with the following proposal for a resolution.

The Board of Management and the Supervisory Board propose that the following resolution be adopted:
a) Cancellation of the existing Approved Capital 2014

The Approved Capital 2014 as resolved by the Annual Meeting on April 9, 2014 in relation to Agenda Item 8 in accordance with Section 3, Subsection 2 of the Articles of Incorporation, as far as still existing, shall be cancelled with effect as of the time when the new Approved Capital 2018 takes effect by its registration in the Commercial Register (Handelsregister).

b) Creation of a new Approved Capital 2018

The Board of Management is authorized to increase the Company’s share capital with the consent of the Supervisory Board in the period until April 4, 2023 by a total of up to €1,000,000,000.00, in one lump sum or by separate partial amounts at different times, by issuing new registered no-par value shares in exchange for cash and/or non-cash contributions (Approved Capital 2018). The new shares are generally to be offered to the shareholders for subscription (also in the way of indirect subscription pursuant to Section 186, Subsection 3, Sentence 1 of the German Stock Corporation Act (Aktiengesetz)).

The Board of Management is, however, authorized to exclude the shareholders’ statutory subscription right with the consent of the Supervisory Board in the following cases:
- to exclude residual or fractional amounts from the subscription right;
- in the case of capital increases in exchange for non-cash contributions for the purpose of the (also indirect) acquisition of companies, parts of companies, participating interests in companies or other assets or claims to the acquisition of assets, including receivables from the Company or its group companies;
- to the extent necessary to grant holders of bonds with conversion or option rights/conversion or option obligations that were or will be issued by the Company or its direct or indirect subsidiaries a right to subscribe for new registered no-par value shares of the Company in the amount to which they would be entitled as shareholders after exercising the conversion or option rights/after fulfillment of the conversion or option obligations;
- in the case of capital increases in exchange for cash contributions, if the issue price of the new shares is not significantly lower than the stock market price of the previously listed shares and the computational part of the shares issued with the exclusion of subscription rights pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz) in the existing share capital does not exceed 10% of the share capital in total – either at the time when this authorization takes effect or when it is exercised. This limit of 10% of the Company’s share capital is to include shares (i) that are issued or sold during the period of this authorization with the exclusion of subscription rights under direct or indirect application of Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz), and (ii) that are issued or may be or have to be issued to honor bonds with conversion or option rights/conversion or option obligations if the bonds are issued with the exclusion of the shareholders’ subscription right after this authorization takes effect pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz).

The Board of Management is authorized to stipulate, with the consent of the Supervisory Board, the other details of the implementation of capital increases out of the Approved Capital 2018.

c) Section 3, Subsection 2 of the Articles of Incorporation is reworded as follows:

“(2) The Board of Management is authorized to increase the Company’s share capital with the consent of the Supervisory Board in the period until April 4, 2023 by a total of up to €1,000,000,000.00, in one lump sum or by separate partial amounts at different times, by issuing new registered no-par value shares in exchange for cash and/or non-cash contributions (Approved Capital 2018). The new shares are generally to be offered to the shareholders for subscription (also in the way of indirect subscription pursuant to Section 186, Subsection 5, Sentence 1 of the German Stock Corporation Act (Aktiengesetz)).

The Board of Management is, however, authorized to exclude the shareholders’ statutory subscription right with the consent of the Supervisory Board in the following cases:
- to exclude residual of fractional amounts from the subscription right;
- in the case of capital increases in exchange for non-cash contributions for the purpose of the (also indirect) acquisition of companies, parts of companies, participating interests in companies or other assets or claims to the acquisition of assets, including receivables from the Company or its group companies;
- to the extent necessary to grant holders of bonds with conversion or option rights/conversion or option obligations that were or will be issued by the Company or its direct or indirect subsidiaries a right to subscribe for new registered no-par value shares of the Company in the amount to which they would be entitled as shareholders after exercising the conversion or option rights/after fulfillment of the conversion or option obligations;
- in the case of capital increases in exchange for cash contributions, if the issue price of the new shares is not significantly lower than the stock market price of the previously listed shares and the computational part of the shares issued with the exclusion of subscription rights pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz) in the share capital does not exceed 10% of the share capital in total – either at the time when this authorization takes effect or when it is exercised. This limit of 10% of the Company’s share capital is to include shares (i) that are issued or sold during the period of this authorization with the exclusion of subscription rights under direct or indirect application of Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz), and (ii) that are issued or may be or have to be issued to honor bonds with conversion or option rights/conversion or option obligations if the bonds are issued with the exclusion of the shareholders’ subscription right after this authorization takes effect pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz).
Re Agenda Item 6:
Information on the candidates proposed for election to the Supervisory Board

Sari Baldauf, Helsinki
Chairwoman of the Board of Directors of Fortum OYJ, Finland.
Nationality: Finnish.

Sari Baldauf was born in Finland on August 10, 1955. She received a Bachelor of Science in 1977 and a Master of Science in Business Administration from the Helsinki School of Economics and Business Administration in 1979. She further holds honorary doctorates of the Aalto University, both in technology and in business administration as well as of Turku School of Economics and Business Administration.

Sari Baldauf joined Nokia in 1983 where she held various positions in the Strategic Planning and Business Development in Finland and USA. From 1988 to 1996 she became President of Nokia Cellular Systems where she and her team established the global basis for Nokia’s Mobile Networks business. In 1997, she became Executive Vice President of Nokia, Asia-Pacific and President of the Networks Division in 1998. Sari Baldauf served as Executive Vice President and General Manager of the Networks business group of Nokia Corporation from July 1998 until February 2005. From 1994 until January 2005 she was also a Member of the Executive Board of Nokia Corporation.

Sari Baldauf is a member of the following further legally mandatory supervisory boards and comparable supervisory bodies:
- BASF SE (listed) – Chairman
- Fuchs Petrolub SE (listed) – Chairman
- Trumpf GmbH & Co. KG – Chairman

Dr. Jürgen Hambrecht was elected to the Supervisory Board of BASF SE. Nationality: German.

Dr. Jürgen Hambrecht was born on August 20, 1946 in Reutlingen. He studied chemistry in Tübingen and was awarded his doctorate in organic chemistry in 1975.

In 1976, Dr. Hambrecht joined the Polymers Laboratory of BASF Aktiengesellschaft. After various positions, he was appointed head of the Engineering Plastics division in 1990 and became head of the East Asia division based in Hong Kong in 1995. In 1997, Dr. Hambrecht was appointed member of the Board of Management and from 2003 until May 6, 2011 he was Chairman of the Board of Management of BASF SE.

Dr. Hambrecht is a member of the following further legally mandatory supervisory boards and comparable supervisory bodies:
- BASF SE (listed) – Chairman
- Fuchs Petrolub SE (listed) – Chairman
- Trumpf GmbH & Co. KG – Chairman
- Deutsche Telekom AG (listed) – Co-Chairman
- Fortum OYJ, Finland (listed) – Chairwoman
- Vexve Holding OY, Finland – Chairwoman
- Borg Institute, and Charity Navigator, and is the co-chair of the National Association of Female Executive (NAFE) Roundtable.

Mary Wieck does not hold any memberships in further legally mandatory supervisory boards or comparable supervisory bodies.

She serves however on the boards of the Anita Borg Institute, and Charity Navigator, and is the co-chair of the National Association of Female Executive (NAFE) Roundtable.

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Re Agenda Item 7:
Report of the Board of Management on the exclusion of subscription rights in connection with the utilization of the Approved Capital 2018 (Genähmigtes Kapital 2018) pursuant to Section 203, Subsection 1 and Subsection 2, Sentence 2 in conjunction with Section 186, Subsection 4, Sentence 2 and Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz):

Overview

In Item 7 of the Agenda, the Board of Management and the Supervisory Board propose to the Annual Meeting to cancel the present Approved Capital 2014 and to replace it with a new Approved Capital 2018.

By way of a resolution adopted by the Annual Meeting on April 9, 2014, the Board of Management of the Company was authorized to increase the share capital with the consent of the Supervisory Board in the period until April 8, 2019 by a total of up to €1,000,000,000.00 by one single or several issues of new registered no-par value shares in exchange for cash and/or non-cash contributions (Approved Capital 2014, see Section 3, Subsection 2 of the Company’s Articles of Incorporation).

In specific cases as described in more detail in the authorization, it is also possible to exclude the shareholders’ statutory subscription right. This authorization has not been exercised so far.

At present, there is no further approved capital. However, the Company has a conditional capital in the amount of €500,000,000.00 (Conditional Capital 2015, see Section 3, Subsection 3 of the Company’s Articles of Incorporation).

The Conditional Capital 2015 serves the purpose of granting holders or creditors of convertible bonds and/or option bonds issued by the Company or any of its affiliated companies under the authorization granted by the Annual Meeting of April 1, 2015 and limited until March 31, 2020 new registered shares if and to the extent they exercise their conversion or option right or fulfill corresponding conversion or option obligations. This authorization has not yet been used either. If fully utilized, the Conditional Capital 2015 would correspond to an increase in the present share capital of around 16.3%.

The Approved Capital 2014 is limited until shortly after the Annual Meeting scheduled for March 27, 2019. It is intended to be replaced with a new Approved Capital 2018 with no changes in substance for a five-year term until April 4, 2023 if and to the extent it has not yet been utilized at the time when the cancellation takes effect. The cancellation of the Approved Capital 2014 shall take place with effect as of the date when the new Approved Capital 2018 takes effect.

Approved Capital 2018

The entire automotive industry is currently undergoing fundamental changes. The proposed Approved Capital 2018 is intended to ensure that the Company is, at any time, in a position to seize market opportunities quickly and flexibly and to cover any future capital requirement at very short notice, if necessary. As decisions on covering capital requirements or exercising strategic options generally have to be made at short notice, it is essential that the Company is capable of acting without undue delay and does not depend on the interval of annual meetings of shareholders or the conviction of an extraordinary shareholders’ meeting. This need is reflected in German company law by the instrument of approved capital, which can have a total volume of up to 50% of the share capital. If fully utilized, the proposed volume of the Approved Capital 2018 of up to €1,000,000,000.00, which has not been changed compared to the Approved Capital 2014, would correspond to an increase in the current share capital by approximately 32.6%.

In connection with the utilization of the Approved Capital 2018, the shareholders generally have a subscription right. The new shares from a cash capital increase can also be acquired by banks or companies pursuant to Section 186, Subsection 5, Sentence 1 of the German Stock Corporation Act (Aktiengesetz) with the obligation to offer them to the shareholders for subscription (so-called indirect subscription right).
However, the Board of Management is to be autho-
rized to exclude the shareholders’ subscription right with the consent of the Supervisory Board in the following cases:

Exclusion of subscription right in the case of residual or fractional amounts
The authorization to exclude subscription rights in the case of residual or fractional amounts serves to obtain a practicable subscription ratio with regard to the amount of the respective capital increase. Without excluding subscription rights for residual or fractional amounts, the technicalities of a capital increase would be made significantly more diffi-
cult, especially with a capital increase in a round number. The residual numbers of shares excluded from shareholders’ subscription rights will be either sold on the stock exchange or disposed of in another way to achieve the best possible proceeds for the Company. For this reason, the Board of Management and the Supervisory Board regard this authorization to exclude subscription rights as appropriate.

Exclusion of subscription right in the case of capital increases in exchange for non-cash contributions
The Board of Management is also to be authorized to exclude the shareholders’ subscription right with the consent of the Supervisory Board in the case of capital increases in exchange for non-cash contributions if this serves the purpose of (also indirectly) acquiring companies, parts of companies, participating interests in companies or other assets or claims to the acquisition of assets, including receivables from the Company or its group companies.

Given the current fundamental changes in the automotive industry, the Company is exposed, to a particular degree, to global competition with other companies, also companies of the IT industry, and must therefore be in a position at any time to act quickly and flexibly in international and regional markets in the interests of its share-
holders. This includes being able to acquire other companies, parts of companies such as divisions, participating interests in companies, but also indi-
vidual legal positions or other assets or claims to the acquisition of assets in order to improve its competitive situation. In light of the increasing consolidation also of those markets in which the Company is active and the dynamics of techno-
logical progress, the Board of Management’s ability to react flexibly and in the short term is particularly important, which is why, as a rule, a shareholder’s meeting cannot be awaited in such cases. Owners of attractive objects for acquisition often demand voting shares in return for the sale in order to par-
ticipate in, and be able to influence, the value to be added by the acquisition. Furthermore, the grant-
ing of shares can be useful or even required in order to save the Company’s liquidity.

In the case of exercising the authorization, the management will carefully review whether there is a reasonable relationship at that time between the value of the new shares and the value of the consideration. The reduction in each shareholder’s relative proportion of the Company’s share capital and relative proportion of the voting rights caused by the exclusion of subscription rights in connection with a capital increase in exchange for non-cash contributions is offset by the fact that the expansion by way of a strengthened equity base is financed by third parties, and the existing shareholders – though with a lower proportionate share than before – participate in corporate growth that they would have to finance themselves if subscription rights were granted. Due to the Company’s stock exchange listing, each shareholder also has the general possibility to increase his or her propor-
tionate share of the Company’s equity by pur-
chasing additional shares on the stock market.

Exclusion of subscription right in the case of capital increases in exchange for cash contributions
Furthermore, there shall be the possibility to exclude the shareholders’ subscription right pursuant to Section 203, Subsection 1 in conjunction with Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz) in the case of capital increases in exchange for cash contributions, if the issue price of the new shares is not significantly lower than the stock market price of the previously listed shares and the computa-
tional part of the shares issued with the exclusion of subscription rights pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Cor-
poration Act (Aktiengesetz) in the share capital does not exceed 10% of the share capital in total – either at the time when this authorization takes effect or when it is exercised.

This possibility to exclude shareholders’ subscription rights is intended to enable the management to cover its needs for equity capital quickly and flexibly. By avoiding the subscription-rights proce-
dure, which is both cost-intensive and time-con-
suming, the Board of Management is able to react to favorable market situations at short notice. Experience shows that such capital increases lead to higher flows of funds than a comparable capital increase with subscription rights for shareholders due to the possibility to act faster, and also allow to attract new shareholder groups in Germany and abroad. When utilizing the authorization, the Board of Management will keep the discount as low as possible in accordance with the market conditions prevailing at the time of the placement. The diver-
gence from the stock market price at the time of utilizing the Approved Capital 2018 will, in no case, exceed 5% of the stock market price at that time.

Exclusion of the subscription right for outstanding option and convertible bonds
Further, the Board of Management shall be autho-
rized to exclude the subscription right with the consent of the Supervisory Board to the extent necessary to grant holders of bonds with conversion or option rights/conversion or option obliga-
tions that were or will be issued by the Company or its direct or indirect subsidiaries a right to sub-
scribe for new registered no-par value shares of the Company in the amount to which they would be entitled as shareholders after exercising the option or conversion rights/after fulfillment of the conversion or option obligations.

In order to place bonds more easily in the capital market, their issue conditions usually allow for protection against dilution. One possibility of pro-
tecting against dilution is that in an issue of shares in which the shareholders have subscription rights, the owners of bonds with conversion or option rights, conversion or option obligations also have the right to subscribe for the new shares. They are thus put into a position as if they had already made use of their option or conversion rights or as if their conversion or option obligations had already been fulfilled. As in this case, protection against dilution does not have to be secured by reducing the option or conversion price, a higher issue price can be achieved for the registered no-par value shares to be issued upon exercise of conversion or option rights. This procedure is only possible, how-
ever, if the shareholders’ subscription rights are excluded to that degree. As the placement of bonds with conversion or option rights/conversion or option obligations is facilitated by granting appro-
priate protection against dilution, the exclusion of shareholders’ subscription rights serves the share-
holders’ interests in obtaining an optimal finance structure for their company.
The volume of a capital increase for cash contributions with the exclusion of the shareholders’ subscription rights pursuant to Section 203, Subsection 1 in conjunction with Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz) is also limited to 10% of the share capital at the time when the authorization takes effect or, if lower, at the time when the authorization is exercised for excluding subscription rights. The proposed resolution calls for this 10% limit to include shares issued or sold during the period of this authorization with the exclusion of subscription rights under direct or indirect application of Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz). Further, this limit of 10% is to include also the shares that are issued or may be or have to be issued to honor bonds with conversion or option rights/conversion or option obligations if the bonds are issued with the exclusion of the shareholders’ subscription rights after this authorization takes effect pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz).

This imputation mechanism, in accordance with the provisions of Section 203, Subsection 1 in conjunction with Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz), reflects the shareholders’ need for protection against dilution, by as far as possible maintaining their proportionate share of the Company’s share capital also with a combination of capital measures and the sale of treasury shares and/or the issue of bonds. As the issue price for the new shares to be issued with simplified exclusion of subscription rights must be oriented towards the stock market price and the authorization is only of limited scope, the shareholders are also able to maintain their proportionate share of the Company’s share capital and their proportionate voting rights by purchasing shares on the stock exchange. It is therefore ensured that, in accordance with the legal rationale of Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz), both the property rights and the voting rights are appropriately maintained when the approved capital is utilized with the exclusion of subscription rights, while the Company is provided with additional scope for action in the interests of all shareholders.

Limitation of the total scope of capital increases upon exclusion of the subscription right

The computational part of the sum of shares issued upon exclusion of the shareholders’ subscription right in exchange for cash and/or non-cash contributions, utilizing the Approved Capital 2018, in the share capital must not exceed 10% of the share capital at the time when this authorization takes effect. This limit is to include shares issued or sold during the period of this authorization with the exclusion of subscription rights under direct or indirect application of Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz) as well as shares that are issued or may be or have to be issued to honor bonds with conversion or option rights/conversion or option obligations if the bonds are issued with the exclusion of the shareholders’ subscription rights after this authorization takes effect pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz).

Utilization of the Approved Capital 2018

Currently, there are no plans for the utilization of the Approved Capital 2018. The Board of Management will carefully examine in each individual case whether or not to make use of the authorization to carry out a capital increase with the exclusion of the shareholders’ subscription rights. It will do so only and the Supervisory Board will give its consent only if, following a careful review, in the view of those boards it is in the well-understood interests of the Company and its shareholders to do so. The Board of Management will inform the following meeting of the shareholders about any utilization of the Approved Capital 2018.

Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights

Shareholders are entitled to attend the Annual Meeting and to exercise their voting rights if they are listed as shareholders in the Company’s share register on the day of the Annual Meeting and have notified the Company in writing or via electronic media of their intention to attend the Annual Meeting so that notification is received by the Company at the latest by 24:00 hours (midnight) on Thursday, March 29, 2018.

Shareholders who are listed as shareholders in the share register can notify the shareholder service of Daimler AG of their intention to attend the Annual Meeting at:

Daimler Aktionärsservice
Postfach 1460
61365 Friedrichsdorf, Germany
Fax No.: +49 69 2222 34282
E-mail: daimler.service@linkmarketservices.de

or as of March 7, 2018 by using the access-protected e-service for shareholders on the Internet at:


Total number of shares and voting rights

At the time of convening the Annual Meeting, the Company’s share capital is divided into 1,069,837,447 shares, each of which confers one vote to its holder. The Company holds no treasury shares at said time.

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Ships will not be blocked as a result of shareholders notifying their intention to attend the Annual Meeting. Shareholders can also dispose of their shares after giving notification. The number of shares held by each shareholder as entered in the share register on the day of the Annual Meeting is decisive for attending and casting votes. Said number of shares will correspond to the number of shares as at the notification deadline of 24:00 hours (midnight) on March 29, 2018 since changes to the share register are not made for technical reasons from the end of March 29, 2018 up to the end of the Annual Meeting (registration stop). The technically decisive effective date regarding the number of shares (Technical Record Date) is, therefore, the end of March 29, 2018.

Please understand that due to the large number of attendees expected on the basis of previous experience, we can generally only provide each shareholder with a maximum of two admission tickets for our Annual Meeting.

Only shareholders entitled to attend the Annual Meeting or authorized proxies will receive admission tickets and pads of voting cards. Unlike the notification, however, the admission ticket is not a condition for attending the Annual Meeting; it only simplifies procedures at the entrance desks for granting access to the Annual Meeting.

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- The Board of Management will inform the following meeting of the shareholders about any utilization of the Approved Capital 2018.

- Shares will not be blocked as a result of shareholders notifying their intention to attend the Annual Meeting.

- The number of shares held by each shareholder as entered in the share register on the day of the Annual Meeting is decisive for attending and casting votes.

- Shares held by each shareholder will correspond to the number of shares as at the notification deadline.

- The technically decisive effective date regarding the number of shares is the Technical Record Date.

- Please understand that due to the large number of attendees expected on the basis of previous experience, admission tickets and pads of voting cards will only be provided to shareholders with a maximum of two admission tickets.

- Only shareholders entitled to attend the Annual Meeting or authorized proxies will receive admission tickets and pads of voting cards. Unlike the notification, however, the admission ticket is not a condition for attending the Annual Meeting; it only simplifies procedures at the entrance desks for granting access to the Annual Meeting.

- The computational part of the sum of shares issued upon exclusion of the shareholders’ subscription rights in exchange for cash and/or non-cash contributions, utilizing the Approved Capital 2018, in the share capital must not exceed 10% of the share capital at the time when this authorization takes effect. This limit is to include shares issued or sold during the period of this authorization with the exclusion of subscription rights under direct or indirect application of Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz) as well as shares that are issued or may be or have to be issued to honor bonds with conversion or option rights/conversion or option obligations if the bonds are issued with the exclusion of the shareholders’ subscription rights after this authorization takes effect pursuant to Section 186, Subsection 3, Sentence 4 of the German Stock Corporation Act (Aktiengesetz).

- Utilization of the Approved Capital 2018

- Currently, there are no plans for the utilization of the Approved Capital 2018.

- The Board of Management will carefully examine in each individual case whether or not to make use of the authorization to carry out a capital increase with the exclusion of the shareholders’ subscription rights. It will do so only if, following a careful review, in the view of those boards it is in the well-understood interests of the Company and its shareholders to do so.

- The Board of Management will inform the following meeting of the shareholders about any utilization of the Approved Capital 2018.

- Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights

- Shareholders are entitled to attend the Annual Meeting and to exercise their voting rights if they are listed as shareholders in the Company’s share register on the day of the Annual Meeting and have notified the Company in writing or via electronic media of their intention to attend the Annual Meeting so that notification is received by the Company at the latest by 24:00 hours (midnight) on Thursday, March 29, 2018.

- Shareholders who are listed as shareholders in the share register can notify the shareholder service of Daimler AG of their intention to attend the Annual Meeting at:

Daimler Aktionärsservice
Postfach 1460
61365 Friedrichsdorf, Germany
Fax No.: +49 69 2222 34282
E-mail: daimler.service@linkmarketservices.de

or as of March 7, 2018 by using the access-protected e-service for shareholders on the Internet at:

Details of the e-service for shareholders

The convocation of the Annual Meeting on April 5, 2018 is sent by regular mail to all shareholders entered in the share register who have not yet agreed to have it sent by e-mail. On the reverse side of the letter of invitation sent by regular mail, the registration data for our e-service for shareholders can be found, i.e., the shareholder’s number and the individual access number. Users of the e-service for shareholders who have already registered for the service can use their self-issued User ID and password.

With this data, shareholders using the e-service for shareholders can – as from March 7, 2018 – give notification of their intention to attend the Annual Meeting, order admission tickets, in the context of ordering admission tickets authorize a third party as proxy, authorize and instruct the voting proxies appointed by the Company, or cast their vote by absentee voting. After timely notification of their intention to attend, shareholders can also amend or withdraw their orders of admission tickets, absentee votes cast and authorizations and instructions given for the Company’s voting proxies via the e-service for shareholders.

Via the e-service for shareholders, shareholders also have the possibility to print out their admission tickets themselves. Furthermore, we offer our shareholders the possibility, when using the e-service for shareholders, to have their admission tickets transferred to their indicated e-mail addresses as a mobile ticket comprising a QR code.

Shareholders who have agreed to have the Annual Meeting lodged, via the e-service for shareholders.

Absentee voting procedure

Shareholders who are listed as shareholders in the share register on the day of the Annual Meeting can cast absentee votes without attending the Annual Meeting. Timely notification by the shareholders of their intention to attend the Annual Meeting is indispensable also for this way of voting.

Absentee votes can be cast via the e-service for shareholders and, provided notification has been made on time, withdrawn or amended in this way until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 hours (noon).

Absentee votes can also be sent to the Company in writing or via electronic media (“Textform”) at the address, fax number or e-mail address stated above in the section headed “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting by 24:00 hours (midnight) on March 29, 2018 (receipt). In advance of the Annual Meeting, absentee votes received can also be withdrawn or amended using these communication channels when received by the Company by 24:00 hours (midnight) on April 4, 2018.

Shareholders not using the e-service for shareholders to cast their absentee votes are requested to use the reply form enclosed with the invitation.

Personal attendance at the Annual Meeting by a shareholder or a third party authorized as proxy will automatically be deemed a withdrawal of any absentee votes previously cast.

Absentee votes on Agenda Item 2 shall also count in the voting on the adjusted proposal for the allocation of distributable profit as a result of a change in the number of shares entitled to dividends for the preceding financial year 2017. If an individual vote is taken on an Agenda Item, a vote on this item in its entirety will count as a corresponding vote on each point of the individual vote.

Please note that it is not possible – even via the e-service for shareholders – to cast absentee votes for votes, if any, which are taken on counter-motions or election proposals that are only announced in the Annual Meeting or on any other motions, including procedural motions, that were not made accessible or announced in advance of the Annual Meeting in accordance with statutory provisions. Nor can requests to speak, questions, motions or election proposals be accepted or submitted, or objections lodged against resolutions, by absentee voting in advance of or during the Annual Meeting.

Authorized banks, shareholders’ associations and equivalent persons or institutions as defined by Section 135, Subsections 8 and 10 of the German Stock Corporation Act (Aktiengesetz) may also vote by absentee voting.

Procedure for proxy voting

Shareholders listed in the share register on the day of the Annual Meeting also have the option of voting by proxy, for example by a bank or a shareholders’ association or the voting proxies appointed by the Company. In these cases, too, timely notification is to be ensured by the shareholder or by a proxy.

If a shareholder authorizes more than one proxy, the Company may reject one or more of those proxies.

Proxies

If neither a bank nor a shareholders’ association nor another equivalent person or institution as defined by Section 135, Subsections 8 and 10 of the German Stock Corporation Act (Aktiengesetz) is authorized as a proxy, proxy authorization can be granted in the context of ordering admission tickets via the e-service for shareholders and, provided notification has been made on time, be revoked in the same way until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 hours (noon).

Not using the e-service for shareholders, the proxy authorization and any revocation of such authorization are to be communicated either (i) in writing or via electronic media (“Textform”) to the address, fax number or e-mail address stated above in the section “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting, or (ii) in writing or via electronic media (“Textform”) to the proxy. In the latter case, the Company must be furnished with proof in writing or via electronic media (“Textform”). The proof can be communicated to the Company at the address, fax number or e-mail address specified above in the section “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting. On the day of the Annual Meeting, proof can be provided also at the entrance and exit desks at the Annual Meeting. The reply form enclosed with the letter of invitation can also be used for authorizing a proxy and providing proof thereof.
Personal attendance by a shareholder at the Annual Meeting will automatically be deemed a revocation of proxy authorization previously granted to a third party.

The proxy authorization cards included in the pad of voting cards can be used in the Annual Meeting for authorizing as proxies other shareholders present at the Annual Meeting, shareholder representatives attending the Annual Meeting, or the voting proxies appointed by the Company.

Statutory provisions, in particular Section 135 of the German Stock Corporation Act (Aktiengesetz), apply to the authorization and revocation of proxy authorizations of banks, shareholders’ associations or equivalent persons or institutions as defined by Section 135, Subsections 8 and 10 of the German Stock Corporation Act (Aktiengesetz), as well as to the proof of such authorization or revocation. Please also observe any relevant regulations of the banks, shareholders’ associations or other equivalent persons or institutions.

If persons or institutions mentioned in the preceding paragraph are listed in the share register, they can exercise the voting rights for shares they do not own only if they are authorized to do so.

Voting by official proxies appointed by the Company
Shareholders have the possibility to authorize proxies appointed by the Company to vote in accordance with their instructions at the Annual Meeting. The authorization of such proxies, the issuing of voting instructions and any amendments of such as well as the revocation of proxy authorization may be made in the following ways:

Proxy authorization and voting instructions to the proxies appointed by the Company can be issued via the e-service for shareholders and, provided notification has been made on time, be revoked or amended in the same way until shortly before the start of voting on the day of the Annual Meeting, in any case until 12:00 hours (noon).

Proxy authorization and voting instructions to the proxies appointed by the Company can also be sent to the Company in writing or via electronic media (“Textform”) at the address, fax number or e-mail address stated above in the section headed “Conditions for attending the Annual Meeting of the Shareholders and for exercising voting rights” for the notification of the intention to attend the Annual Meeting by 24:00 hours (midnight) on March 29, 2018 (receipt) at the latest. In advance of the Annual Meeting, proxy authorizations and voting instructions timely received can also be withdrawn or amended in using these communication channels when received by the Company by 24:00 hours (midnight) on April 4, 2018.

Shareholders not using the e-service for shareholders to grant proxy authorizations and issue instructions are requested to use the reply form enclosed with the letter of invitation.

On the day of the Annual Meeting, proxy authorizations and voting instructions for the proxies appointed by the Company proxies can be granted or given as well as amended or revoked in writing or via electronic media (“Textform”) until the start of voting also at the entrance and exit desks at the Annual Meeting.

Personal attendance by a shareholder or a third party authorized as proxy at the Annual Meeting will automatically be deemed a revocation of proxy authorization previously granted to the Company’s voting proxies.

The Company’s voting proxies will exercise shareholders’ voting rights in accordance with their instructions; even when appointed as proxies, they may only exercise voting rights if express instructions have been given on the individual items of the Agenda and/or on any countermotions and election proposals made accessible before the Annual Meeting.

The instruction to the Company’s voting proxies on Agenda Item 2 will also apply in the voting of the adjusted proposal for the allocation of distributable profit as a result of a change in the number of shares entitled to dividends for the preceding financial year 2017. If an individual vote is taken on an item on the Agenda, an instruction on this item in its entirety will be deemed a corresponding instruction on each point of the individual vote.

Even when authorized, the Company’s voting proxies may not vote on any countermotions or election proposals that are only announced in the Annual Meeting or on any other motions that were not made accessible or announced in advance of the Annual Meeting in accordance with statutory principles. Neither in advance of nor during the Annual Meeting may they take receipt of any instructions relating to procedural motions, requests to speak, asking questions or bringing forward motions or election proposals, or the lodging of objections against resolutions by the Annual Meeting.

Note for shareholders entered in the US share register
Shareholders entered in the US share register can also notify the Company of their intention to attend the Annual Meeting and obtain further information from Daimler AG c/o American Stock Transfer & Trust Company, LLC 6201 15th Avenue 3rd Floor Brooklyn, NY 11219 USA Fax No. +1 718 765 8730.
Questions, motions, election proposals, requests for information

Details of shareholders' rights pursuant to Section 122, Subsection 2, Section 126, Subsection 1, Section 127 and Section 131, Subsection 1 of the German Stock Corporation Act (Aktiengesetz)

Requests for additions to the Agenda pursuant to Section 122, Subsection 2 of the German Stock Corporation Act (Aktiengesetz)

Shareholders whose combined shareholdings add up to the proportionate amount of €500,000 of the share capital of Daimler AG (equivalent to 174,216 shares) can request that items be placed on the Agenda and announced as such. Each new item must be accompanied by supporting information or a resolution proposal. Such requests are to be addressed in writing to the Board of Management of Daimler AG and must be received by the Company at least 30 days before the Annual Meeting, i.e., at the latest by 24:00 hours (midnight) on March 5, 2018. Please send such requests to the following address:

Daimler AG
The Board of Management
Attn.: Dr. Myriam Spengler, COB/CO
HPC 096 – F600
70546 Stuttgart, Germany

Pursuant to Section 122, Subsection 2 in conjunction with Subsection 1 of the German Stock Corporation Act (Aktiengesetz), shareholders making such requests must prove that they have held the required number of shares for at least 90 days prior to the day the request is received and that they will hold the shares until the Board of Management decides on the request. Section 121, Subsection 7 of the German Stock Corporation Act (Aktiengesetz) is to be applied accordingly to the calculation of the period.

If not previously announced when the Annual Meeting was convened, additions to the Agenda that are required to be announced are published in the Federal Gazette (Bundesanzeiger) without delay upon receipt of the corresponding request. They are also published on the Internet at www.daimler.com/ir/am2018 and are communicated to the shareholders entered in the share register.

Countermotions and election proposals, Section 126, Subsection 1 and Section 127 of the German Stock Corporation Act (Aktiengesetz)

Any countermotions to proposals of the Board of Management and/or Supervisory Board concerning certain items of the Agenda and election proposals that are to be made accessible prior to the Annual Meeting are to be sent exclusively to:

Daimler AG
Investor Relations
HPC 096 – 0324
70546 Stuttgart, Germany
(Fax No. +49 711/17-94075)
or by e-mail to:
investor.relations@daimler.com

We shall publish any countermotions and election proposals required to be made accessible that are received at the address indicated in the preceding paragraph 14 days prior to the Annual Meeting at the latest, i.e., by 24:00 hours (midnight) on March 21, 2018, including the shareholders’ names and reasons that are to be made accessible – furnished with the supplementary contents provided under Section 127, Sentence 4 of the German Stock Corporation Act (Aktiengesetz), if any – upon receipt, on the Internet at www.daimler.com/ir/am2018/motions. Any statements of position by the Management will also be published at the same Internet address.

Countermotions and election proposals as well as the reason for countermotions need not to be made accessible in the cases stipulated in Section 126, Subsection 2 of the German Stock Corporation Act (Aktiengesetz). An election proposal also does not need to be made accessible if it does not contain the proposed person’s name, current profession and place of residence and, in the case of proposals for the election of Supervisory Board members, details of the proposed candidate’s memberships in other statutory supervisory boards as defined by Section 125, Subsection 1, Sentence 5 of the German Stock Corporation Act (Aktiengesetz).

Right of information pursuant to Section 131, Subsection 1 of the German Stock Corporation Act (Aktiengesetz)

Upon request, at the Annual Meeting each shareholder is to be given information by the Board of Management concerning the affairs of the Company and the legal and business relations of the Company with its subsidiaries, as well as on the situation of the Group and the companies included in the consolidated financial statements, provided that such information is necessary to enable a proper appraisal of a subject matter included in the Agenda to be made.

Explanation of shareholders’ rights

Explanation of shareholders’ rights pursuant to Section 122, Subsection 2, Section 126, Subsection 1, Section 127 and Section 131, Subsection 1 of the German Stock Corporation Act (Aktiengesetz) can also be found on the Internet at www.daimler.com/ir/am2018.

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Website providing information and documentation for the Annual Meeting

Information and documentation pursuant to Section 124a of the German Stock Corporation Act (Aktiengesetz), including the convocation of the Annual Meeting, the Annual Report 2017 as well as other documents and motions that need to be made accessible to the shareholders and further information will be available on the Internet at www.daimler.com/ir/am2018 as from the date of convocation of the Annual Meeting. All information that is required by law to be made accessible to the Annual Meeting will be accessible also at the Annual Meeting.

Broadcast of the Annual Meeting on the Internet

Shareholders who are unable to attend the Annual Meeting in person can follow the introductory statement of the Chairman of the Supervisory Board and the speech of the Chairman of the Board of Management also on the Internet at www.daimler.com/ir/am2018. Further information about the Annual Meeting and the subsequent voting results can also be accessed at the same Internet address.

The convocation of the Annual Meeting is published in the Federal Gazette (Bundesanzeiger) of February 16, 2018.

Stuttgart, February 2018

Daimler AG
The Board of Management
Information on the Internet

Special information on our shares and earnings development can be found in the "Investor Relations" section of our website www.daimler.com. It includes the Group’s annual and interim reports and the company financial statements of Daimler AG. You can also find topical reports, presentations, an overview of various key figures, information on our share price and other services.

www.daimler.com/investors

Publications for our shareholders:
- Annual Report (German, English)
- Interim Reports for the 1st, 2nd and 3rd quarters (German, English)
- Responsibility – Focus Sustainability 2017 (German, English)
- Daimler Corporate Brochure (German, English)

www.daimler.com/ir/reports
www.daimler.com/downloads/en

The aforementioned publications can be requested from:
Daimler AG
Investor Relations, HPC 096 – 0324
70546 Stuttgart
Phone +49 711 17 92262
Fax +49 711 17 92287
order.print@daimler.com

Daimler AG
70546 Stuttgart
Phone +49 711 17 0
Fax +49 711 17 22244
www.daimler.com

Investor Relations
Phone +49 711 17 95277
+49 711 17 92261
+49 711 17 95256
Fax +49 711 17 94075
ir.dai@daimler.com

Financial Calendar 2018

Annual Shareholders’ Meeting 2018
CityCube Berlin
April 05, 2018

Interim Report Q1 2018
April 27, 2018

Interim Report Q2 2018
July 26, 2018

Interim Report Q3 2018
October 25, 2018

As changes to the above dates cannot be ruled out, we recommend checking on the Internet shortly before each scheduled date at
www.daimler.com/ir/calendar.