IGE+XAO

Société Anonyme with capital of 5,497,030 euros Head Office: 16, Boulevard Déodat de Séverac 31700 COLOMIERS RCS TOULOUSE: 338 514 987

* * * * *

DESCRIPTION OF THE SHARE BUYBACK PROGRAM SUBMITTED FOR SHAREHOLDER APPROVAL AT 29 JANUARY 2016 ORDINARY ANNUAL GENERAL MEETING

* * * * *

Pursuant to articles 241-1 to 241-6 of Autorité des Marchés Financiers' General Rules and to European Regulation n° 2273/2003 dated 22 December 2003 entered into force on 13 October 2004 and concerning the application of Council Directive n° 2003/6/CE dated 29 January 2003, the present document aims at describing the objectives and terms of renewal of the share buyback program submitted by IGE+XAO SA for Shareholder approval at 29 January 2016 Ordinary Annual General Meeting.

The preliminary notice of meeting will be published in the Bulletin des Annonces Légales et Obligatoires by 25 December 2015 at the latest.

SYNTHESIS OF THE OPERATION'S MAIN CHARACTERISTICS

Issuer: IGE+XAO (NYSE Euronext - Euronext)

Program: share buyback

10 %

Percentage of authorized maximum buyback:

Percentage of authorized maximum buyback in view of the number

of shares already adquired (at 31 October 2015):

9.65 % Maximum purchase price per share (excluding acquisition costs): 100 euros

Minimum sale price per share (excluding costs): 10 euros

Duration of the Program: within eighteen months from 29 January 2016 Ordinary General Meeting

A. Summary of the previous program

The second last program has been approved by the General Meeting on 24 January 2014 and renewed during the General Meeting on 30 January 2015 for another eighteen months period. The results of this second last program have been set on the day of its opening until 31 October 2014. Between 1 November 2014 and 30 January 2015, the following operations were made:

Number of shares held at 1 November 2014: 4,385 at an average price of €52.98

Number of shares bought under the liquidity contract:

Number of shares bought under the share buyback program:

Number of shares sold under the liquidity contract:

Number of shares sold under the share buyback program:

0

Number of shares held at 30 January 2015: 5,835 at an average price of €54.03

The buyback program approved by the General Meeting on 30 January 2015 led to the following operations:

Summary of the previous program

Declaration of the issuer regarding operations made under the previous program from 1 February 2015 until 31 October 2015:

INFORMATION	CUMULATED GROSS FLOWS				OPEN POSITIONS				
					ON THE	DAY THE INFO	ORMATIO	NOTE IS PUI	BLISHED
	PURCHASES	SALES	CANCELLAT°	BUYIN	ING OPEN POSITIONS		SELLING OPEN POSITIONS		
				Call	Put	Forward	Call	Put	Forward
				BOUGHT	SOLD	BUYING	SOLD	BOUGHT	SELLING
Number of shares	15,054	15,901							
Of which shares to be paid or exchanged or transferred or cancelled Of which shares dedicated to the liquidity contract	15,054	15,901							
Average prices of the transactions	€62.78	€62.14							
Amount*	€945,120	€988,147							

^{*} without rounding

Buying and selling operations have been fully dedicated to the aim of share price support.

The number of shares held at 31 October 2015 is 4,988 shares.

The Company does not resort to derivative instruments.

Distribution by objective of the shares held at 31 October 2015

INFORMATION	AMOUNTS		
Percentage of capital held:	0.35 %		
Number of shares cancelled during the last 24 months	0		
Number of shares held in the portfolio			
Of which shares to be paid or exchanged	2,603		
Of which shares dedicated to the liquidity contract	2,385		
Of which shares allocated to employees	0		
Carrying value of the portfolio at 31 October 2015 in €	281,586		
Market value of the portfolio at 31 October 2015 in €	322,225		

B. Objective of the share buyback program and use of the shares bought back

- > The holding and the subsequent remittance as exchange or payment within the scope of external growth operations,
- > Cancellation within legal conditions,
- > Supporting the share price and its liquidity via an investment service provider and through a liquidity contract in accordance with AFEI code of ethics as recognized by the AMF,
- > Deliver shares upon the exercise of rights attached to securities giving access to share capital through reimbursement, conversion, exchange, presentation of a warrant or in any other manner,
- ➤ The allotment or sale of shares to employees and/or directors of the Company and of the Group of which it is the parent company.

This order may be modified as opportunities arise to the Company.

C. Legal framework

This program is part of the provisions of the articles L.225-209 and seq. Of the French Commercial Code and in accordance with the European Regulation n°2273/2003 dated 22 December 2003 on the basis of Council Directive n° 2003/6/CE dated 28 January 2003, entered into force on 13 October 2004. It is submitted to the Ordinary General Meeting on 29 January 2016, voting under the quorum and majority conditions required for ordinary general meetings:

Seventh resolution

(Authorization for the Company to buy back its own shares)

The General Meeting, having reviewed the report of the Board of Directors and taken notice of the elements stated in the description of the share buyback program authorizes the Board of Directors, in accordance with the provisions of the article L225-209 of the French Commercial Code, to buy shares representing until 10% of the number of shares composing the social capital.

The General Meeting decides that these purchases made in the context of the present authorization will be in order to:

- hold and subsequent remit as exchange or payment within the scope of external growth operations,
- cancel within legal conditions,
- support the share price and its liquidity via an investment service provider and through a liquidity contract in accordance with AFEI code of ethics,
- deliver shares upon the exercise of rights attached to securities giving access to share capital through reimbursement, conversion, exchange, presentation of a warrant or in any other manner,

- allocate or sell shares to empoyees and / or directors of the Company and of the Group of which it is a parent company.

This order may be modified as opportunities arise to the Company.

The characteristics of the program are as follows:

Percentage of authorized maximum buyback:

9.65 %

Maximum purchase price per share (excluding acquisition costs):

100 euros

Minimum sale price per share (excluding costs):

10 euros

Duration of the program: maximum 18 months starting from the present general meeting

These prices will be adjusted in case of operations leading to the consolidation or the division of the shares.

Given the shares already held by the Company, the amount the Company may pay on the basis of maximum price decided by the General Meeting will be 13,779,200 euros.

The Board of Directors will be able to buy, sell and transfer shares of the Company by any means, through market transactions, over-the-counter trades, notably by way of block purchases that could relate to the whole program.

The present authorization terminates with immediate effect the authorization previously given by the General Meeting on 30 January 2015.

The treasury shares purchased and/or cancelled by the Company within the framework of the previous authorizations given by the General meeting since 29 January 1998 will be taken into account for the determination of the number of shares held by the Company in the aforementioned limit of 10%.

The Board of Directors will inform the shareholders in its report to the annual General Meeting about the share purchases and sales made.

To ensure the execution of the present authorization, full powers are granted to the Board of Directors with the right of sub delegation to its Chairman, in order to place any market order, enter into any agreement for keeping records of share purchases and sales, file all declarations with the Autorité des Marchés Financiers or any other authority, complete any formality and, in general, do whatever is necessary.

D. Modalities

Maximum proportion of capital to be repurchased and maximum number of shares dedicated to the operation

- The Company is committed, under the law, to remain at all times under the maximum holding, direct or indirect, of 10% of the capital. The Company also undertakes to maintain a sufficient float on the Euronext that respects the thresholds as defined by NYSE Euronext.
- The number of shares that may be repurchased cannot exceed 10% of the capital 1,427,800 shares at the date of the Ordinary General Meeting, that is to say 142,780 shares. Given the 4,988 treasury shares belonging to IGE+XAO on 31 October 2015 (0.35% of the capital), the maximum number of shares to be repurchased would be 137,792, representing 9.65% of the 1,427,800 shares composing the capital on that day.
- On the basis of 100 euros as maximum unit purchase price, the maximum theoretical investment would be 13,779,200 euros, given that the minimum sale price is 10 euros per share.
- On an indicative basis, the amount of available reserves, that is to say all reserves except legal and statutory reserves, including various issue and merger premiums, retained earnings and net income, in the last audited annual accounts closed on 31 July 2015 is €19,456,913. In accordance with the law, the amount of the present share buyback program may not exceed this amount.

Buyback modalities

The shares may be bought back, sold or transferred through a liquidity contract concluded with an investment service provider and through a liquidity contract in accordance with AFEI code of ethics. There is no plan to carry out part of this program using derivative instruments.

Duration and agenda of the buyback program

The share buyback program will be implemented over a period of 18 months, starting from the General Meeting of 29 January 2016, that is, no later than 28 July 2017.

E. Share capital

IGE+XAO social capital is divided into 1,427,800 shares of 3.85 euros par value, spread out on 31 July 2015, to the company's knowledge, as follows:

Shareholder	Number of shares		Number	Number	% Capital	% of voting rights
	Simple voting rights	Double voting rights	Of shares	Of voting rights		
RDI	0	101,594	101,594	203,188	7.12%	11.03%
Di Crescenzo Alain	0	168,575	168,575	337,150	11.81%	18.30%
Baudron Charles	0	100,000	100,000	200,000	7.00%	10.85%
Grèzes Robert	0	36,266	36,266	72,532	2.54%	3.94%
ICSO1	0	6,300	6,300	12,600	0.44%	0.68%
Sanchez	0	2,715	2,715	5,430	0.19%	0.29%
P. Peroux	0	628	628	1,256	0.04%	0.07%
D. Sabot	0	628	628	1,256	0.04%	0.07%
RY. Portel	0	628	628	1,256	0.04%	0.07%
D. Krustev	0	400	400	800	0.03%	0.04%
Other registered shareholders	266	2,055	2,321	4,376	0.16%	0.24%
ICE VAO (tuoogrami chomos)	266	419,789	420,055	839,844	29.42%	45.58%
IGE+XAO (treasury shares) registered shares	2,603	0	2,603		0.18%	0.00%
Total registered shares	2,869	419,789	422,658	839,844	29.60%	45.58%
IGE+XAO (treasury shares) bearer share	2,498		2,498		0.17%	0.00%
Bearer shares	1,002,644		1,002,644	1,002,644	70.22%	54.42%
Total bearer shares	1,005,142		1,005,142	1,002,644	70.40%	54.42%
Total	1,008,011	419,789	1,427,800	1,842,488	100.00%	100.00%

The company Ennismore Fund Management declared having exceeded the thresholds of 5% and 6% of the social capital successively on 30 October 2014 and 22 January 2015 then the threshold of 5% of the voting rights of IGE+XAO SA on 21 September 2015.

The company Alto Invest declared that it fell below the thresholds of 6%, 5% and 4% of IGE+XAO SA's social capital successively on 20 February 2015, 29 May 2015 and 10 October 2015.

The company Odyssée Venture declared having fallen below the threshold of 5% of IGE+XAO SA's social capital and voting rights on 29 May 2015.

On 9 April 2015, the company Aviva declared that it exceeded the threshold of 2% of IGE+XAO SA's social capital.

To the Company's knowledge, no other significant modification in the holding of capital or voting rights occurred during the fiscal year ended on 31 July 2015.

F. Recent events

Company's financial press releases are available on its website ige-xao.com or on Euronext and AMF's websites.

G. Person responsible for the information note

To our knowledge, the data contained in the present document is true and accurate: it includes all the information required by investors to form their own opinion about IGE+XAO's share buyback program; it does not include any omission that could alter the meaning.

Colomiers, 21 October 2015

Alain Di Crescenzo Chairman of the Board of Directors