



Additional Information pursuant to Section 176 (1) German Stock Corporation Law (AktG)

The common stock of SUSS MicroTec AG amounting to EUR 17,019,126 is divided into 17,019,126 no-par, ordinary bearer shares. There are no distinct stock categories.

No restrictions exist with regard to the voting rights or the transfer of shares.

As of the reporting date, Mr. Tito Tettamanti held an investment of 20.07% in the capital of SUSS MicroTec AG (previous year: 20.07%). The voting rights assigned to him are, thus, held by Sterling Strategic Value Limited, Tortola, British Virgin Islands, which is controlled by Mr. Tettamanti.

Terramater (Stichting), Amsterdam, Netherlands, acquired shares of SUSS MicroTec AG in the reporting year and held an investment of 10.57% of the capital of SUSS MicroTec AG as of the reporting date. The voting rights assigned to Terramater are, thus, held by SUSS SCS, Strassen, Luxembourg, and Falcivest, SCS, Strassen, Luxembourg.

There were no other direct or indirect investments in the capital of SUSS MicroTec AG exceeding 10% as of the reporting date.

No extraordinary rights of shareholders that grant controlling authority exist. With the existing stock option plans, employees hold a stake in the Company's capital after exercising their options. The controlling rights that they thereby acquire are exercised immediately.

The rules for appointing members of the Management Board of SUSS MicroTec AG and asking them to step down are set out in Sections 84 f. of the German Stock Corporation Law (AktG). The articles of incorporation do not include any additional provisions in this regard. The number of members of the Management Board is determined by the Supervisory Board in accordance with Section 7 of the articles of incorporation. The Supervisory Board may also

assign the Chief Executive Officer or the spokesperson for the Management Board and another member to serve as Deputy Chairman.

Changes to the articles of incorporation are governed by Sections 133 and 179 of German Stock Corporation Law (AktG). The authority to make changes to the articles of incorporation, which pertain to the wording only, has been delegated to the Supervisory Board in accordance with Section 179 (1)(2) of the German Stock Corporation Law (AktG).

The Shareholders' Meeting on June 24, 2009 did not authorize the Management Board to issue convertible and/or optional bonds and to create new contingent capital for 2009, including a corresponding change to the articles of incorporation. Upon resolution by the Shareholders' Meeting on June 19, 2008, the Management Board has been authorized to increase the Company's equity capital in the period through June 19, 2013 one or more times by up to a total of EUR 4,254,775 through the issuance of up to 4,254,775 new individual share certificates for cash or non-cash contributions with the approval of the Supervisory Board. Shares of common stock and/or non-voting preferred shares may be issued. The Management Board is also authorized to exclude the subscription rights of shareholders with the approval of the Supervisory Board and under certain conditions.

The existing promissory note contracts include a change-of-control clause. According to this, the lenders have the option of extraordinary cancellation if one or more individuals not among the scope of existing main shareholders holds or has acquired a number of shares of SUSS MicroTec AG representing 50% or more of the voting rights.

With each of the three banks of the existing consortium, there is a bilateral credit relationship with a common pool of collateral. These relationships have different structures and conditions. Thus, a credit relationship contains a right to extraordinary cancellation if there is a change of control and the parties have not reached a timely agreement regarding proceeding under possibly different conditions, for example with respect to interest, security, or other arrangements.

There are no other significant agreements on the part of SUSS MicroTec AG subject to the condition of a change of control resulting from a corporate takeover bid.

No compensation agreements or similar with employees or members of the Management Board exist in the event of a corporate takeover bid.

In summary, no special rules exist with regard to the voting rights tied to shares or any control options resulting from this, either through the establishment of special stock categories or through restrictions on voting rights or transfers. There are no provisions extending beyond the legal regulations regarding the appointment of members of the Management Board or asking them to step down. Important business fields or activities of SUSS MicroTec AG may not be discontinued due to existing change of control clauses in the event of a takeover bid, with the exception of the promissory note bond.

We point out that the Annual Report of SUSS MicroTec AG as well as the Group Management Report describe the essential characteristics of the internal control and risk management system in relation to the financial reporting process in accordance with Section 289 (5) and Section 315 (2)(5) German Commercial Code (HGB).