



PARIS 23 April 2012

2012 SHAREHOLDERS' MEETING

Agenda (1/4)



Resolutions within the competence of the Ordinary Shareholders' Meeting

- Board of Directors' Report
- Statutory Auditors' Reports
- Approval of the annual financial statements for financial year 2011 (first resolution)
- Approval of the consolidated financial statements for financial year 2011 (second resolution)
- Distribution of earnings and establishment of the amount of the dividend for financial year 2011 (third resolution)
- Approval of related party agreements (fourth resolution)
- Authorisation to give the Board of Directors the power to carry out transactions on the company's shares (fifth resolution)
- Renewal of the mandates of 5 directors (sixth to tenth resolutions)
- Appointment of an observer (11th resolution)

Agenda (2/4)



■ Resolutions within the competence of the Extraordinary Shareholders' Meeting

- Board of Directors' Report
- Statutory Auditors' Reports
- Authorization granted to the Board of Directors to issue various securities maintaining preferential subscription rights (12th resolution)
- Authorization granted to the Board of Directors to issue various securities with preferential subscription rights waived (13th resolution)
- Authorization granted to the Board of Directors to issue common shares or other securities, with preferential subscription rights waived, in the context of an offer governed by Article L.411-2 II of the French Monetary and Financial Code (14th resolution)
- Delegation of authority to the Board of Directors to increase the number of shares to be issued under the 12th, 13th and 14th resolutions (15th resolution)

Agenda (3/4)



- Authorization granted to the Board of Directors to issue ordinary shares and/or various securities in consideration for contributions of securities to the Company, within the limit of 10% of the share capital (16th resolution)
- Authorization granted to the Board of Directors to issue shares reserved for employee members of a Group employee shareholding plan (17th resolution)
- Authorization to increase the share capital, for the benefit of all entities created as part of the implementation of the GDF SUEZ Group international employee shareholding plan (18th resolution)
- Limit on the overall ceiling for immediate or future capital increase authorizations (19th resolution)
- Authorization granted to the Board of Directors to issue shares by capitalizing premiums, reserves, earnings or other accounting items (20th resolution)
- Authorization granted to the Board of Directors to reduce the share capital by cancellation of treasury shares (21st resolution)

Agenda (4/4)



- Authorization granted to the Board of Directors to award bonus shares to employees and/or officers of the Group (22nd resolution)
- Update and amendment of Article 13 of the bylaws (23rd resolution)
- Amendment of Articles 16 and 17 of the bylaws (24th resolution)
- Powers to implement the resolutions adopted by the General Shareholders' Meeting and to perform the related formalities (25th resolution)

Resolutions within the competence of the Ordinary Shareholders' Meeting

- Option for the payment of interim dividends in shares (26th resolution)
- Resolution A Amendment presented by FCPE LINK France to the Meeting's third resolution (non-approved by the Board)

A Group that supports and listens









VISITS TO INDUSTRIAL SITES



CONFERENCES & DEBATES





2012 SHAREHOLDERS' MEETING

PARIS

23 April 2012

STRATEGY AND OUTLOOK

Gérard MESTRALLET

Chairman and Chief Executive Officer

Leading positions supported by a balanced profile



ELECTRICITY



No.1 independent generator of electricity in the world

Ras Laffan, Qatar

GAS



No.1 importer of liquefied natural gas in Europe

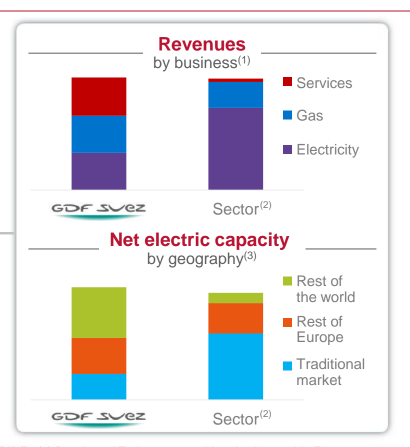
SERVICES



No. 1 provider of energy efficiency and environmental services

Olympic Park, London

- (1) GDF SUEZ estimate of the % breakdown of 2011 revenues by business sector (2) Main sector players (weighted average): EDF, Enel, E.ON, Gas Natural Fenosa, Iberdrola, RWE (3) Russia and Turkey are considered to be outside Europe



Our three strategic priorities





Chilca Uno, Peru



Herdersbrug plant, Belgium



Gas storage in Germany

Accelerating development in fast growing markets

Integrating, optimizing and refocusing our European businesses

Strengthening highly recurrent businesses

International Power: a strengthened strategic ambition











Accelerating development in high-growth regions

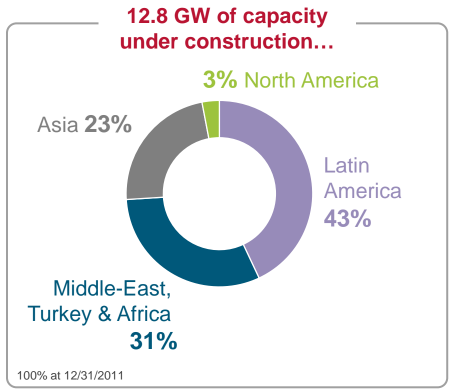
Improving the growth profile of the Group

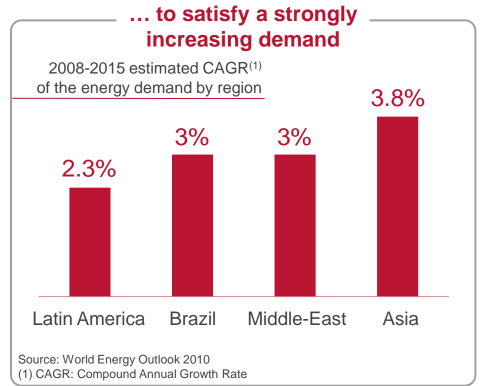
Fully benefiting from the contribution to our results of our main projects

Refocusing and simplifying the Group's structure

Good positions to benefit from the strong growth of emerging markets

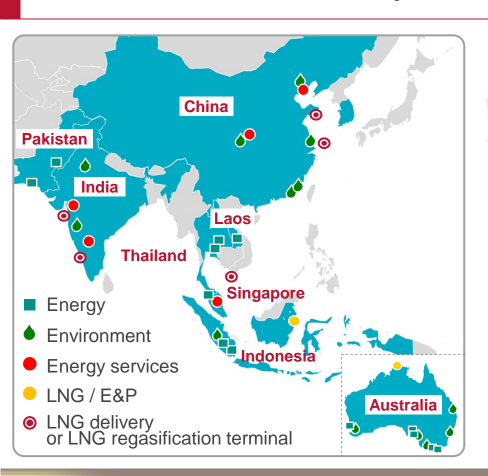






Reach new frontiers: build a platform in Asia-Pacific





Ambitious targets

+25% power production capacity between June 2011 and 2013

New countries
Vietnam, Laos,
Indonesia, Philippines,
Mongolia

Pursuing Liquefied Natural Gas commercial development

Accelerating development, based on GDF SUEZ existing activities

Leveraging on the CIC partnership

Continuing our industrial development in 2011











The gas market in 2011



Jean-Marie Dauger

Executive Vice-President in charge of the Global Gas & LNG Business line







Continuing our industrial development in 2011

Nord Stream gas pipeline, Lubmin, Germany









Recent developments in nuclear



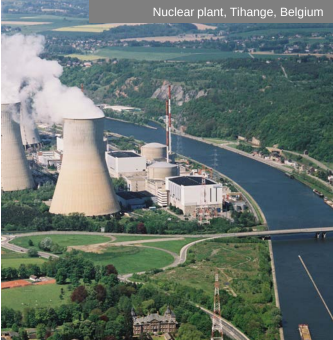
Paul Rorive

Member of the GDF SUEZ Executive Committee



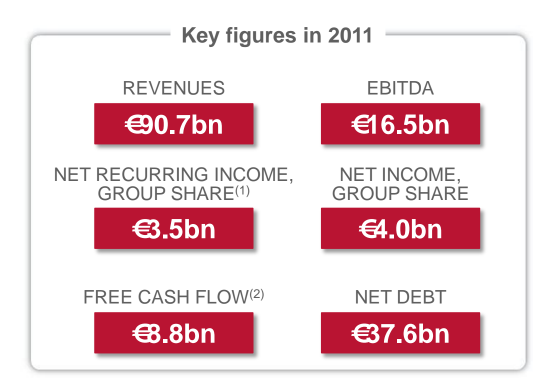






All 2011 targets achieved in a difficult environment



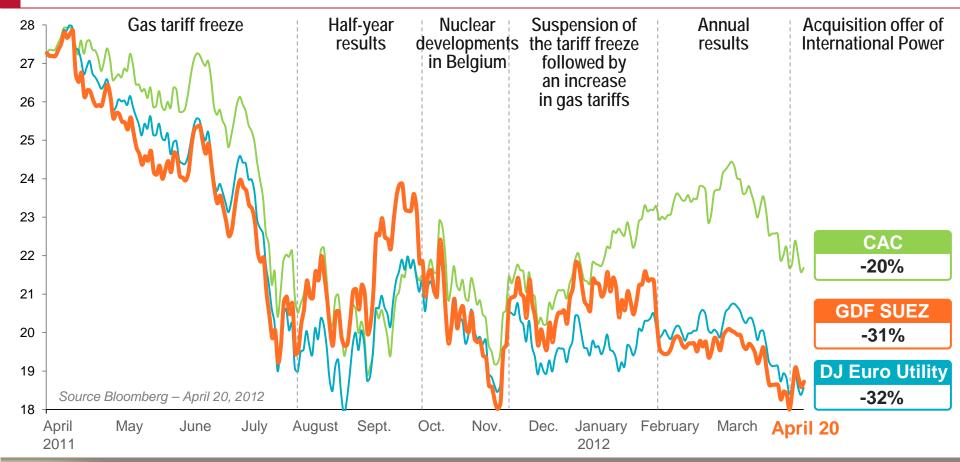




- (1) Net income excluding restructuring costs, mark-to-market, asset impairment, disposals, other non recurring items and Belgian nuclear contribution.
- (2) Free cash flow = cash flow from operations tax paid net interest expense ± ∆ WCR maintenance capex
- (3) Standard & Poor's: A stable; Moody's: A1 stable

Last 12-month stock market performance

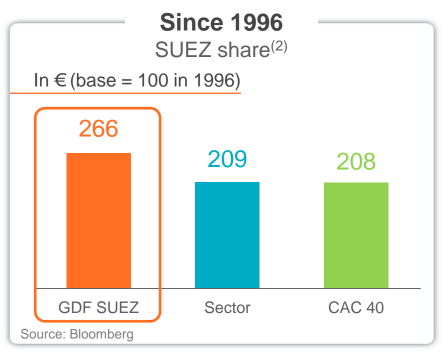


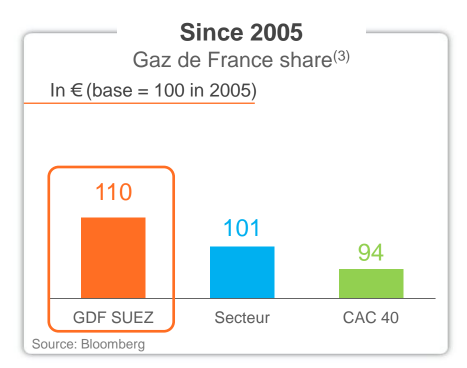


Long-term stock market performance



Value⁽¹⁾ of GDF SUEZ with dividends reinvested in shares

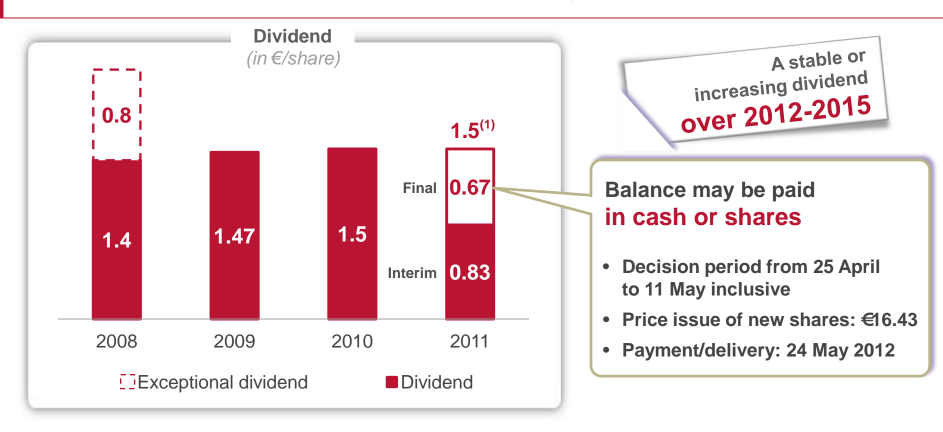




- (1) Value as of 20/04/2012
- (2) Initial nominal investment: base = 100, based on share price as of 12/31/1996
- (3) Initial nominal investment: base = 100, based on share price as of 07/07/2005

An attractive and sustainable dividend policy





⁽¹⁾ Subject to approval by the Shareholders' Meeting of 23 April 2012

Corporate Social Responsibility, a key priority









2011 situation



29400



TRAINING (proportion of employees trained each year)

68%	2/3

HEALTH AND SAFETY	
(frequency rate(1))	

(frequency rate(1))



EMPLOYEE SHAREHOLDING

(% ownership of the Group's capital)

2.9%	3%	



(installed capacity compared to 2009)



BIODIVERSITY (roll out an action plan for each sensitive site in the EU)

28%

⁽¹⁾ Frequency rate: (number of disabling injuries / worked hours) x 1,000,000

2012 financial targets⁽¹⁾



Net Recurring Income Group Share

Average weather conditions, stable regulation

Before IP: **€3.5bn** – **€4.0bn**

€3.7bn – €4.2bn⁽²⁾ After IP:

Financial Structure

Net debt/EBITDA

Before IP:

~2.5x

≤ 2.5x

After IP:

Financial rating "A" category **Gross CAPEX** ~€11bn⁽³⁾

Dividend 2012 dividend ≥ 2011 dividend

- (1) Outlook based on assumed average weather conditions, all supply costs passed on to consumers through regulated gas tariffs in France, no other significant regulatory or macroeconomic changes.
- (2) Assuming a transaction closing mid-2012; pre-additional disposals and share dividend (3) Excluding the acquisition of IPR minorities





2012 SHAREHOLDERS' MEETING

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2011 FINANCIAL RESULTS

Isabelle KOCHER

Executive Vice-President, Chief Financial Officer

Financial results



Solid results which demonstrate the Group's strength

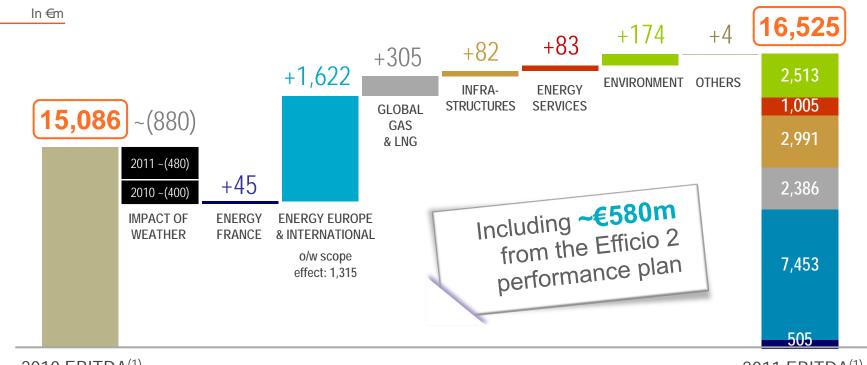
A stronger balance sheet and improved financial flexibility

Strong results in the first 2012 quarter, in line with announced outlook

International Power: a transaction which creates value and preserves the fundamental attractiveness of the GDF SUEZ share

Growth in all business lines, excluding the effect of weather conditions





2010 EBITDA⁽¹⁾ 2011 EBITDA⁽¹⁾

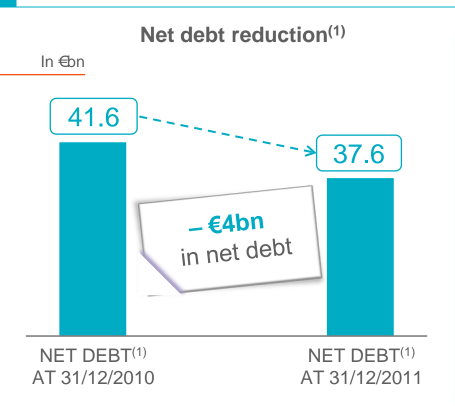
From EBITDA to Net income

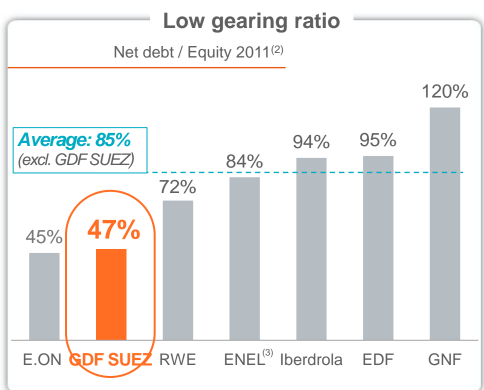


In€m	2010	2011
EBITDA	15,086	16,525
Amortisation, depreciation and provisions	(5,899)	(7,116)
Concessions, share based payments & others	(391)	(432)
Current operating Income	8,795	8,978
MtM, impairment, restructuring costs, asset disposals & others	702	706
Income from operating activities	9,497	9,684
Financial result	(2,222)	(2,606)
Income tax	(1,913)	(2,119)
Share in net income of associates	264	462
Minority interests	(1,010)	(1,418)
Net income, Group share	4,616	4,003
Net recurring income, Group share	4,244	3,455

Financial structure strengthened







- (1) Including IAS 39, pro forma IP and based on the new definition of net debt
- (2) Source: published data. Peer net debt calculated according to the GDF SUEZ definition
- (3) 2010 data

Strong results in the first 2012 quarter, in line with announced outlook

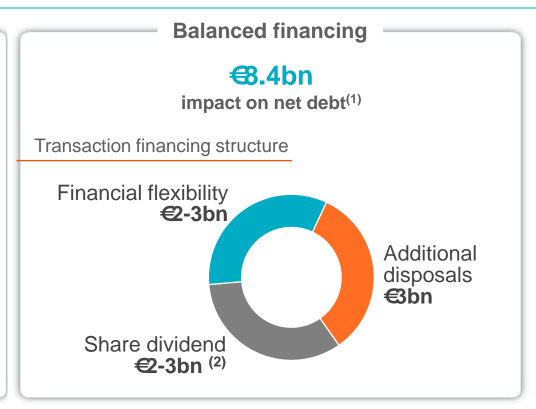




International Power: a transaction which creates value and preserves the fundamental attractiveness of the GDF SUEZ share







⁽¹⁾ Total transaction including appropriate proposals for convertible bonds and stock options along with the write off of the debt linked to convertibles – assuming full conversion of convertible bonds

⁽²⁾ Based on an indicative subscription rate of 50-100% of the free float and assuming a stable interim dividend in 2012

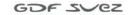






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A EUROPEAN VISION

Jean-François CIRELLI

Vice Chairman and President

GDF SUEZ restructured its energy activities in Europe to always serve its customers better

(2) Provisional pro forma data reflecting the new Energy Europe scope, unaudited





SHAREHOLDERS' MEETING, PARIS, 23 APRIL 2012

Integrating our European energy businesses









Anticipate the integration of European energy markets

Propose innovative products (Smart networks, energy efficiency...)

Better meet environmental expectations

Further optimise our assets

Continue to serve our 22 million customers













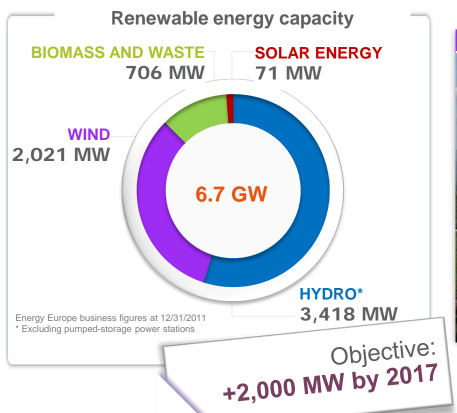
Improve the attractiveness of our offers

Increase the quality of service

Innovate to meet tomorrow's expectations

Fit environmental expectations







Increased efforts in Research and Innovation on renewable energies













Marine energy

Concentrated solar energy

CO₂ capture/storage

New gases





2012 SHAREHOLDERS' MEETING

PARIS

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CONCLUSION

Gérard MESTRALLET

Chairman and Chief Executive Officer

The 2011 results confirm our long-term strategy



Solid results despite a difficult environment in 2011

Long-term outlook supported by a unique position

Acceleration of our presence in fast growing markets

A stronger financial structure

Confirmation of a sustained and attractive dividend policy





2012 SHAREHOLDERS' MEETING

PARIS

23 April 2012

GOVERNANCE

Gérard MESTRALLET

Chairman and Chief Executive Officer

A diversified and active Board of Directors

















named by the Shareholders' Meeting, of which:

- 10 independent directors
- 1 director representing employee shareholders

6 directors

3 directors

representing employees

14 meetings in 2011, with a participation rate of 86%









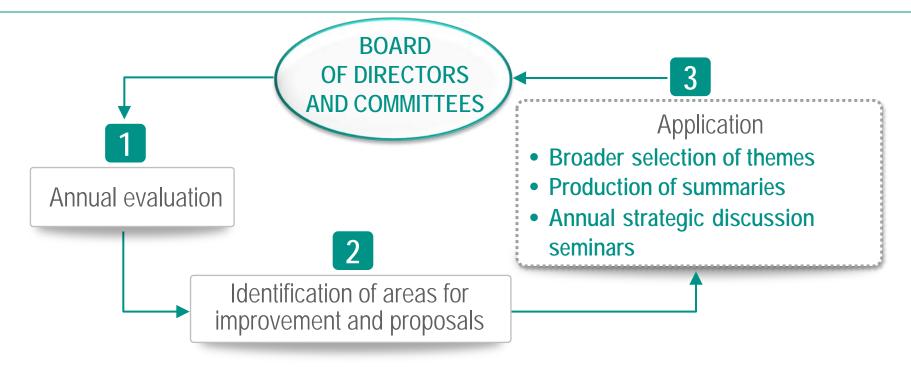






A Board that operates according to high standards





- Respectful of governance codes and recommendations
- Governed by various public texts





2012 SHAREHOLDERS' MEETING

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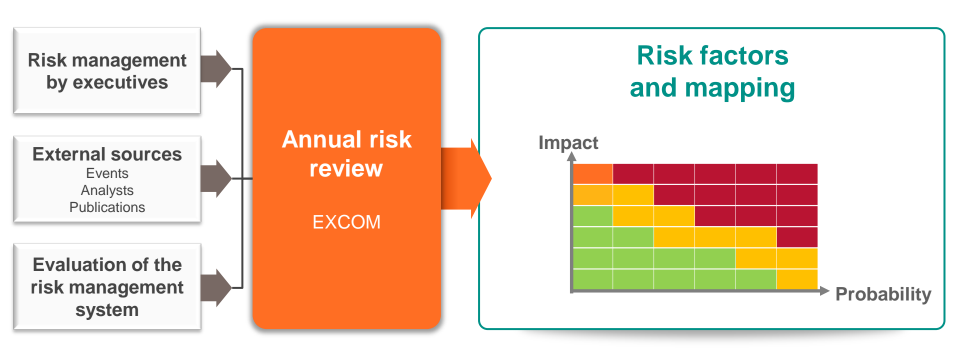
GOVERNANCE

Gérard MESTRALLET

Chairman and Chief Executive Officer

Risk management An essential process for the Group





Risk review by the Board of Directors and its Committees





2012 SHAREHOLDERS' MEETING

PARIS

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GOVERNANCE

Gérard MESTRALLET

Chairman and Chief Executive Officer





STATUTORY AUDITORS' REPORT

2012 SHAREHOLDERS' MEETING

PARIS

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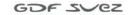


Q&A

2012 SHAREHOLDERS' MEETING

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VOTE ON RESOLUTIONS

2012 SHAREHOLDERS' MEETING

PARIS

23 April 2012

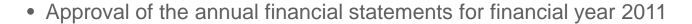


2012 Annual Shareholders' Meeting Resolutions presented by the Board of Directors

First Resolution



■ 2011 annual financial statements





Second Resolution



■ 2011 consolidated financial statements







• Allocation of income and declaration of dividend for 2011



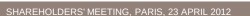
- The purpose of this resolution is to allocate the income and set the dividend per share at €1.50
- Taking into account the interim dividend of €0.83 paid on November 15, 2011, the balance of the dividend will be €0.67 per share
- Date of declaration of the outstanding dividend: April 25, 2012
- Date of payment of the balance of the dividend (in cash or in shares): May 24, 2012
- The entire dividend is eligible for a 40% tax deduction for French tax residents
- Between 25 April and 11 May 2012, possibility to opt for a payment in shares of the entirety of the balance of the dividend to be distributed

Fourth Resolution



Regulated agreements

 Approval by the Shareholders Meeting of the regulated agreements concluded during the fiscal year and mentioned in the Statutory Auditors' report



Fifth Resolution



Renewal of the authorization for the Board of Directors to trade in the Company's shares



- Maximum purchase price: €40
- Maximum number of shares purchased during the program and maximum stake at any time: 10 % of the share capital
- Maximum aggregate amount of purchases: €9 billion
- Authorization period: 18 months







Mr Gérard Mestrallet

- Chairman and Chief Executive Officer
- French nationality
- Renewal of mandate for a period of 4 years







Mr Jean-François Cirelli

- Vice-Chairman and President
- French nationality
- Renewal of mandate for a period of 4 years





Mr Jean-Louis Beffa

- Honorary Chairman of Compagnie de Saint-Gobain
- Independent director
- Chairman of the Nominations Committee
- Member of the Compensation Committee
- French nationality
- Renewal of mandate for a period of 4 years







Mr Paul Desmarais Jr.

- Chairman of the Board and Co-Chief Executive Officer of Power Corporation of Canada
- Independent director
- Member of the Nominations Committee
- Member of the Compensation Committee
- Canadian nationality
- Renewal of mandate for a period of 4 years







Lord Simon of Highbury

- Independent director
- Chairman of the Compensation Committee
- British nationality
- Renewal of mandate for a period of 4 years



■ Appointment, for a term of 4 years, of an Observer





Mr Gérard Lamarche

- Managing Director of Groupe Bruxelles Lambert
- Belgian nationality
- Appointment for a period of 4 years

Twelfth Resolution



Authorization granted to the Board of Directors to issue various securities maintaining preferential subscription rights



- Either by issuing common shares and/or securities of the Company and/or subsidiaries of the Company
- Or by issuing securities entitling the allocation of debt instruments
- Authorized period: 26 months
- Maximum nominal amounts:
 - — €225 million for securities giving access to the share capital of the Company; this amount shall count against
 the €275 million overall ceiling set in the 19th resolution
 - — €5 billion for securities entitling the allocation of debt instruments; this ceiling also covers the nominal amount of debt instruments to be issued under the 13th, 14th, 15th and 16th resolutions

Thirteenth Resolution



Authorization granted to the Board of Directors to issue various securities with preferential subscription rights waived



- Either by issuing common shares and/or securities giving access to the share capital of the Company and/or subsidiaries of the Company
- Or by issuing securities entitling the allocation of debt instruments
- Authorized period: 26 months
- Maximum nominal amounts:
 - — €225 million for securities giving access to the share capital of the Company;
 this amount shall count against the €275 million overall ceiling set in the 19th resolution
 - €5 billion for securities representing debt obligations; this ceiling also covers the nominal amount of debt instruments to be issued under the 12th, 14th, 15th and 16th resolutions

Fourteenth Resolution



- Authorization granted to the Board of Directors
 to issue common shares or other securities,
 with preferential subscription rights waived,
 in the context of an offer governed by Article L.411-2 II
 of the French Monetary and Financial Code (private investment
 opportunity for institutional investors or a restricted circle of investors)
 - Either by issuing common shares or securities giving access to the share capital of the Company
 - Or by issuing securities entitling the allocation of debt instruments
 - Authorized period: 26 months
 - Maximum nominal values:
 - €225 million for securities giving access to the share capital of the Company;
 this amount shall count against the €275 million overall ceiling set in the 19th resolution
 - €5 billion for securities representing debt obligations; this ceiling also covers the nominal amount of debt instruments to be issued under the 12th, 13th, 15th and 16th resolutions

Fifteenth Resolution



■ Delegation of authority to the Board of Directors to increase the number of shares to be issued under the 12th, 13th and 14th resolutions



- Maximum nominal amount: 15% of the initial issue counting against the €275 million overall ceiling set in the 19th resolution as well as €5 billion for securities representing debt obligations covering the nominal amount of debt instruments to be issued under the 12th, 13th and 14th resolutions
- Authorized period: 26 months



FGM

- Authorization granted to the Board of Directors to issue ordinary shares and/or various securities in consideration for contributions of securities to the Company, within the limit of 10% of the share capital
 - Maximum nominal amount: 10% of the initial issue counting against the €275 million overall ceiling set in the 19th resolution as well as €5 billion for securities representing debt obligations covering the nominal amount of debt instruments to be issued under the 12th, 13th, 14th and 15th resolutions
 - Authorized period: 26 months

Seventeenth Resolution



 Authorization granted to the Board of Directors to issue shares reserved for employee members of a Group employee shareholding plan



- Maximum nominal amount: €40 million; this amount shall count against the €275 million overall ceiling set in the 19th resolution
- Authorized period: 26 months
- Issue price: 80% of the average opening share price over the 20 trading days preceding the date of the decision

Eighteenth Resolution



FGM

- Authorization to increase the share capital, for the benefit of all entities created as part of the implementation of the GDF SUEZ Group international employee shareholding plan
 - Maximum nominal amount: €10 million; this amount shall count against the €275 million overall ceiling set in the 19th resolution
 - Authorized period: 18 months
 - Issue price: 80% of the average opening share price over the 20 trading days preceding the date of the decision

Nineteenth Resolution



■ Limit on the overall ceiling for immediate or future capital increase authorizations



- Maximum nominal amount: €275 million
- Maximum aggregate nominal amount common to the 12th, 13th, 14th, 15th, 16th, 17th and 18th resolutions
- Authorizations shall be used only up to an amount such that the French State holds an equity interest that complies with the law concerning the privatization of Gaz de France

Twentieth Resolution



 Authorization granted to the Board of Directors to issue shares by capitalizing premiums, reserves, earnings or other accounting items



- The overall amount that may be capitalized shall be in addition to the aggregate ceiling of €275 million
- Authorized period: 26 months

Twenty-First Resolution



Authorization granted to the Board of Directors to reduce the share capital by cancellation of treasury shares



- Limit: 10 % of the share capital per 24 month period
- Authorized period: 26 months

Twenty-Second Resolution



 Authorization granted to the Board of Directors to award bonus shares to employees and/or officers of the Group



- Maximum amount: 0.5 % of the share capital as of the decision date (existing shares)
- Authorized period: 18 months

Twenty-Third Resolution



■ Update and amendment of Article 13 of the bylaws



• The purpose of this resolution is to increase the current term of the Directors representing employees, from four (4) years to five (5)

Twenty-Fourth Resolution



■ Amendment of Articles 16 and 17 of the bylaws



• The purpose of this resolution is to raise from 65 to 67 the age limit for the Chairman of the Board (Article 16 of the bylaws) and the Chief Executive Officer (Article 17 of the bylaws)

Twenty-Fifth Resolution



■ Powers to implement the resolutions adopted by the General Shareholders' Meeting and to perform the related formalities



Twenty-Sixth Resolution



Option for the payment of interim dividends in shares



- The purpose of this resolution is to grant each shareholder, for each interim dividend decided by the Board of Directors until the annual meeting convened to approve the financial statements for 2012, the possibility to opt for the payment in shares of the entirety of the interim dividend to which she/he is entitled
- This resolution is conditional on the purchase of existing International Power shares not yet held by the Company or by a company that it controls

Resolution A – Amendment presented by FCPE LINK France to the Meeting's third resolution (non-approved by the Board)



■ Distribution of earnings and establishment of the amount of the dividend for 2011



• This resolution aims to set the dividend of €0.83 per share, corresponding to the interim dividend which was paid on 15 November 2011





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2012 SHAREHOLDERS' MEETING