

BILATERAL CONTACTS POLICY

Dated 20 July 2021

VAM Investments SPAC B.V.

1 Introduction

- 1.1** This is the policy of VAM Investments SPAC B.V. (the “**Company**”) on bilateral contacts with the Company’s shareholders (the “**Shareholders**”) in accordance with best practice provision 4.2.2 of the Dutch Corporate Governance Code 2016 (the “**Policy**”).
- 1.2** This Policy shall be reviewed periodically and shall be amended or withdrawn by the board of directors of the Company if and when required or otherwise deemed fit.
- 1.3** This Policy shall be published on the Company’s website.

2 Purpose

The Company aims to provide the (potential) Shareholders and other parties in the financial markets, such as investors and analysts, on an equal and simultaneous basis with accurate, clear and high-quality information about the Company’s performance, strategy and other Company matters and developments that could be relevant to investors’ decisions.

3 Bilateral contacts with Shareholders

- 3.1** The (annual) general meeting of the Company will be the primary forum of contact between the Company and its Shareholders. Other than in the context of such general meetings, the Company publishes annual reports, semi-annual reports and trading updates, elaborates on its financial results and it informs investors via its website and/or press releases.
- 3.2** Conversations with Shareholders may also be held on a bilateral basis if the board of directors of the Company deems such bilateral dialogue to be in the interest of the Company and the business connected with it. The Company will take into consideration all requests from Shareholders to enter into a conversation. The subject matter of bilateral communications may range from individual queries from Shareholders to more elaborate discussions following Company disclosures, such as its annual and interim reports.
- 3.3** In order to assess whether a conversation with Shareholders could be in the Company’s interest, the Company may request Shareholders to provide certain (written) information. This information can include the objective of the conversation, the matters to be discussed, the opinion of the Shareholders on these matters and information in respect of the Shareholder and its interest in the Company.
- 3.4** The Company is generally represented by one or more Directors during these interactions, occasionally supplemented or replaced by members of senior management.
- 3.5** The Company adheres to all legal obligations relating to confidentiality, disclosure of inside information and equal treatment of shareholders and only discusses publicly known information in one-on-one meetings. In the event that non-public inside information is inadvertently disclosed during any bilateral contact, the Company will publicly announce such information as prescribed by applicable law. This Policy is subject to publicly disclosed arrangements with specific Shareholders.

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