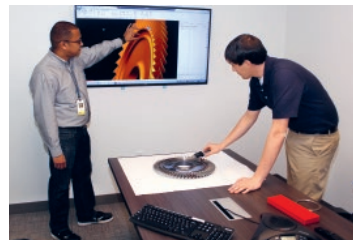
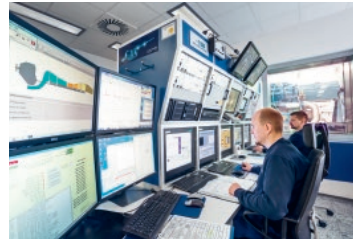




Invitation to the Annual General Meeting of MTU Aero Engines AG



Invitation to the Annual General Meeting of MTU Aero Engines AG

Munich · Securities code (WKN) A0D 9PT · ISIN DE000A0D9PT0

We hereby invite the shareholders of our Company to attend the Annual General Meeting, which will be held on

Wednesday, April 11, 2018 at 10 a.m.

at the

Hilton Munich Park

Ballroom

Am Tucherpark 7

80538 Munich, Germany

Doors open at 9 a.m.

I. Agenda

1. Presentation of the adopted annual financial statements, the approved consolidated financial statements, the combined management report for the Company and the Group, and the report of the Supervisory Board including the explanatory report of the Executive Board on the statements pursuant to Sections 289a and 315a of the German Commercial Code (HGB), each for the financial year 2017.

The above-mentioned documents will be made available on the Company's website at www.mtu.de/hv as of the date on which the Annual General Meeting is convened.

According to the statutory requirements, no resolution is necessary in respect of this item of the agenda, because the Supervisory Board has already approved the annual financial statements and the consolidated financial statements.

2. Resolution on the appropriation of net profit

The Executive Board and Supervisory Board propose that the net profit generated by MTU Aero Engines AG in the financial year 2017, amounting to Euro 142,702,997.98 be appropriated as follows:

Appropriation of net profit

1. Payment of a dividend of Euro 2.30 on each non-par share entitled to receive a dividend	Euro	118,449,636.60
2. Allocation to revenue reserves	Euro	24,253,361.38
3. Profit carried forward	Euro	0.00

Treasury shares held by the Company are not entitled to a dividend. The number of non-par shares entitled to a dividend may change prior to the date of the Annual General Meeting. In this case, an appropriately modified proposal for the appropriation of net profit will be presented to the Annual General Meeting which still allows a dividend of EUR 2.30 to be paid on each non-par share entitled to a dividend.

The dividend is payable on the third working day after the resolution has been passed by the Annual General Meeting, i.e. April 16, 2018.

3. Resolution on the discharge of members of the Executive Board for the financial year 2017

The Executive Board and Supervisory Board propose that discharge be granted to the members of the Executive Board for the financial year 2017.

4. Resolution on the discharge of members of the Supervisory Board for the financial year 2017

The Executive Board and Supervisory Board propose that discharge be granted to the members of the Supervisory Board for the financial year 2017.

5. Resolution on the appointment of the auditor for the financial year 2018

Following the recommendation of the Audit Committee, the Supervisory Board proposes that Ernst & Young GmbH Wirtschaftsprüfungsgesellschaft, Munich, be appointed to audit the annual and consolidated financial statements for the financial year 2018 and to review the half-year interim report for the financial year 2018.

6. Election of members of the Supervisory Board

Pursuant to Sections 95, 96 (1) and 101 of the German Stock Corporation Act (AktG) in conjunction with Sections 1 (1), 5 (1) and Section 7 (1) sentence 1 no. 1 of the German Co-Determination Act (MitbestG) and Article 7 (1) of the Company's articles of association, the Supervisory Board consists of twelve members. Six members are elected by the Annual General Meeting (shareholder representatives) and six are elected in accordance with the provisions of the German Co-Determination Act (MitbestG) (employee representatives).

The term of office of the following members of the Supervisory Board expires at the end of the Annual General Meeting on April 11, 2018: Prof. Dr. Wilhelm Bender, Klaus Eberhardt, Dr. Jürgen M. Geißinger, Prof. Dr. Klaus Steffens and Prof. Dr. Marion A. Weissenberger-Eibl.

Section 96 (2) sentence 1 of the German Stock Corporation Act (AktG) stipulates that at least 30% of the seats on the supervisory board of listed companies must be held by women and at least 30% by men. Given that an appeal has been lodged against overall compliance (i.e. applicable to the Supervisory Board as a whole), the quota must be met separately by both sides of the Supervisory Board: the shareholder representatives and the employee representatives. This means that there must be at least two women and two men among each set of representatives. The following proposal for a resolution respects these minimum quotas.

Following the proposal of the Nomination Committee, the Supervisory Board proposes the following candidates for election or reelection as members of the Supervisory Board:

- 6a. Dr. Christine Bortenlänger**, Executive Member of the Board of Deutsches Aktieninstitut e.V., residing in Pullach;
- 6b. Klaus Eberhardt**, independent consultant; former chairman of the Executive Board of Rheinmetall AG, residing in Lindau;
- 6c. Dr. Jürgen M. Geißinger**, CEO of Servion SA, Luxembourg, residing in Hamburg;
- 6d. Prof. Dr. Klaus Steffens**, independent consultant; former CEO of MTU Aero Engines GmbH, residing in Bernried;
- 6e. Prof. Dr. Marion A. Weissenberger-Eibl**, Director of the Fraunhofer Institute for Systems and Innovations Research ISI in Karlsruhe and holder of the Chair of Innovation and Technology Management at the Karlsruhe Institute of Technology (KIT), residing in Karlsruhe.

Elections are to be carried out individually.

The elected candidates will take up their duties as of the end of the Annual General Meeting on April 11, 2018. Their term of office ends after the Annual General Meeting entrusted with granting discharge on their fourth financial year of service, not including the financial year in which they were appointed.

These proposals comply with statutory requirements and with the objectives set by the Supervisory Board pursuant to Section 5.4.1 of the German Corporate Governance Code (GCGC) regarding the board's composition and the desired profile of skills and expertise of its members. The Supervisory Board has assured itself that the candidates will be able to devote the required time to their duties as members of the Supervisory Board and are considered independent in the meaning of Section 5.4.2 of the German Corporate Governance Code (GCGC).

To the best knowledge of the Supervisory Board, the proposed candidates have no personal or business interests in the Company, other companies in the MTU group, the Company's governing bodies, or any shareholder directly or indirectly owning more than 10% of the voting shares in the Company, which might affect the decision of the Annual General Meeting.

Prof. Dr. Klaus Steffens receives contractually agreed post-employment benefits from MTU as the former CEO of MTU Aero Engines GmbH.

In keeping with Section 5.4.3 sentence 3 of the GCGC, we hereby inform you that Mr. Eberhardt will be proposed for the position of chairman of the Supervisory Board.

More information on the candidates standing for election to the Supervisory Board is provided on the pages following this Agenda and on the Company's website at www.mtu.de/hv.

7. Resolution to approve the compensation system for members of the Executive Board

Section 120 (4) of the German Stock Corporation Act (AktG) makes provision for the Annual General Meeting to approve the compensation system for members of the Executive Board.

The Company wishes to give its shareholders the opportunity to vote on this issue.

The resolution under this item of the agenda relates to the compensation system currently implemented for members of the Executive Board, which has been in place since January 1, 2016. A description of this system is presented in the management compensation report, which forms part of the combined management report referred to in item 1 of this agenda. The combined management report can be consulted online at www.mtu.de/hv.

The Supervisory Board and Executive Board propose that the current compensation system for members of the Executive Board, which has been in place since January 1, 2016, be approved.

II. Further information on the candidates proposed for election to the Supervisory Board under item 6 of the agenda

6a. Dr. Christine Bortenlänger

Chief Executive of Deutsches Aktieninstitut e.V.

Born:	1966
Nationality:	German
Biography	
1986 - 1988	Training as bank clerk, Bayerische Vereinsbank AG, Munich
1988 - 1994	Degree in business administration, Ludwig-Maximilians-University (LMU), Munich
1994 - 1996	Project manager of an international research project conducted by the German Research Foundation concerning electronic markets
1996 - 1997	Head of project management, electronic commerce, Bayerische Landesbank, Munich
1997 - 1998	Senior consultant and project manager for strategy and organization, Dr. Seebauer & Partner, Munich
1998 - 2000	Deputy manager of the public Stock Exchange, Munich
2000 - 2012	Member of the Management Board of Bayerische Börse AG and Managing Director of the public Stock Exchange, Munich
Since 9/2012	Chief Executive of the Board of Deutsches Aktieninstitut e.V., Frankfurt/Main

Additional mandates held on the supervisory board or a comparable controlling body of other business enterprises in Germany or abroad:

- Covestro AG (listed)
 - Covestro Deutschland AG (Covestro Group)
- OSRAM Licht AG (listed)
 - OSRAM GmbH (OSRAM Group)
- SGL Carbon SE (listed) (office ends on April 30th, 2018)
- TÜV Süd AG (not listed)

Specific expertise and experience relevant to the Supervisory Board role at the Company

Dr. Christine Bortenlänger possesses extensive experience in the management and supervision of listed and unlisted companies. Her specific areas of expertise are the workings of the capital markets, legal and compliance issues, and organizational and cultural change. Moreover, Dr. Christine Bortenlänger has in-depth experience of work in public relations, sales and marketing, and has special knowledge in the fields of corporate governance and investor relations.

6b. Klaus Eberhardt

Independent consultant

Born:	1948
Nationality:	German
Biography	
April 1, 1972 1972 – 1975 1975 – 1978 1979 – 1984	Standard Elektrik Lorenz AG Central organization and IT department Assistant to the Chief Operating Officer (production, materials logistics, quality) Head of the production management control and materials logistics department in the communications engineering division
January 1, 1985 1985 – 1986 1987 – 1988 1988 – 1990 1990 – 1992	Messerschmitt-Bölkow-Blohm GmbH (later DASA) Head of the materials logistics, organization and IT department at the Nabern plant Head of the Nabern plant Head of production, member of the executive management of the defense systems division Head of product division “subsystems and components”
July 1, 1992	TEMIC Telefunken microelectronic GmbH Member of the Executive Board and Vice-Chairman
March 1, 1997	Rheinmetall AG Chairman of the Executive Board of Rheinmetall Elektronik AG Member of the Executive Board of Rheinmetall AG
January 1, 2000 to Dec. 31, 2012	Chairman of the Executive Board of Rheinmetall AG
Member of the Supervisory Board of MTU Aero Engines AG since 2007 Chairman of the Supervisory Board of MTU Aero Engines AG since 2008 End of office: 2018	

Additional mandates held on the supervisory board or a comparable controlling body of other business enterprises in Germany or abroad:

- ElringKlinger AG (listed) (chairman of the Supervisory Board)

Specific expertise and experience relevant to the Supervisory Board role at the Company

Through his many years as a member of the executive and supervisory boards of internationally active, listed industrial companies, Klaus Eberhardt has gained extensive experience in the strategic and operational management and in the supervision of such companies. As the former president of the Aerospace and Defence Industries Association of Europe, he offers the Supervisory Board a wealth of knowledge in MTU Aero Engines' industry sector. He also possesses valuable expertise in the fields of legal issues and compliance, corporate governance and risk management, and is familiar with the duties and responsibilities incumbent upon a supervisory board chairman, thanks to his previous posts in various listed companies.

6c. Dr. Jürgen M. Geißinger

CEO of Servion SA, Luxembourg

Born:	1959
Nationality:	German
Biography	
1985 – 1991	Fraunhofer Institut
1991 – 1992	Heidelberger Druckmaschinen AG
1992 – 1998	ITT Automotive, last as CEO of ITT Industries with global responsibility for braking and chassis systems
1998 – 2011	INA-Holding Schaeffler KG, Chairman of the Executive Board
2011 – 2013	Schaeffler AG, Chairman of the Executive Board
2014 – present	Independent entrepreneur and startup investor, i.a. in IT technologies, medical devices and renewable resources
since 12/2015	additionally, CEO of Servion SA, Luxembourg
Member of the Supervisory Board of MTU Aero Engines AG since 2005	
End of office: 2018	

Additional mandates held on the supervisory board or a comparable controlling body of other business enterprises in Germany or abroad:

- Hilotherm Holding AG (Switzerland) (not listed)

Specific expertise and experience relevant to the Supervisory Board role at the Company

Through his many years as a member and chairman of the executive boards of leading industrial companies, Dr. Jürgen Geißinger has acquired wide-ranging skills as a business manager, both in respect of operations and strategy. These include know-how in manufacturing and production, sales and marketing, staff development and training, and organizational change.

Above and beyond these skills, Dr. Geißinger possesses outstanding knowledge in the supervision of listed and unlisted companies operating on a global scale, as well as specific expertise in corporate management and governance.

6d. Prof. Dr. Klaus Steffens

Independent consultant

Born:	1950
Nationality:	German
Biography	
1971 – 1977	Degree in Mechanical Engineering and Aircraft Construction at RWTH Aachen University
1977 – 1985	RWTH Aachen University, Manufacturing Engineering
1985 – 1987	Fraunhofer-Gesellschaft
1987 – 1996	Ford
1996 – 2000	Chief Operating Officer MTU Aero Engines
2000 – 2004	Chief Executive Officer MTU Aero Engines
since 2005	Independent consultant
Member of the Supervisory Board of MTU Aero Engines AG since 2005 End of office: 2018	

Additional mandates held on the supervisory board or a comparable controlling body of other business enterprises in Germany or abroad:

- Poppe & Potthoff GmbH (not listed) (chairman of the advisory council)

Specific expertise and experience relevant to the Supervisory Board role at the Company

Prof. Dr. Klaus Steffens' outstanding knowledge of the technologies and markets of interest to MTU Aero Engines, especially in the aviation sector, stem from his education and professional experience. After many years as head of operations and ultimately president and CEO, Prof. Dr. Klaus Steffens was responsible for strategic and technological planning, including expansion of MTU Aero Engines' product portfolio and the globalization of its business activities. He possesses broad experience of internationally operating companies and is particularly well versed in the management of sales activities, product development and manufacturing, and the maintenance of aero engines. He is also familiar with the Company's business model and its customers and partners.

6e. Prof. Dr. Marion A. Weissenberger-Eibl

Director of the Fraunhofer Institute for Systems and Innovation Research ISI in Karlsruhe and holder of the Chair of Innovation and Technology Management at the Karlsruhe Institute of Technology (KIT)

Born:	1966
Nationality:	German
Biography	
1985 – 1987	Apprenticeship and education as garment tailoress (IHK)
1987 – 1991	Degree in garment technology (Dipl.-Ing., FH) from University of Applied Science, Sigmaringen
1991 – 1992	Deputy head of production ready-made products and knitwear, ESCADA AG, Munich
1992 – 1993	Head of product development and assistant head of logistics/production for LAURÈL and CRISCA at ESCADA AG, Munich
1993 – 1997	Degree in business administration (Dipl.-Kffr.) Ludwig-Maximilians-University, Munich
1997 – 2003	Senior consultant and division head TCW Transfer-Centrum für Produktions-Logistik und Technologiemanagement GmbH & Co. KG, Munich
1997 – 2000	Scientific officer and research division head, Institute for Business Administration and Logistics, Technical University Munich
2000 – 2003	Assistant lecturer and research division head, Institute for Business Administration and Logistics, Technical University Munich
5/2003 – 6/2004	Postdoctoral habilitation qualification, Technical University Munich Associate professor, Technical University Munich, and deputy chair of Innovation Management at the University of Kassel
7/2004 – 12/2012	Chair for Innovation and Technology Management at the University of Kassel
since 4/2007	Director of the Fraunhofer Institute for Systems and Innovation Research ISI
since 1/2013	Chair of Innovation and Technology Management at the Karlsruhe Institute of Technology (KIT)
Member of the Supervisory Board of MTU Aero Engines AG since 2013 End of office: 2018	

Additional mandates held on the supervisory board or a comparable controlling body of other business enterprises in Germany or abroad:

- HeidelbergCement AG (listed)
- Rheinmetall AG (listed)

Specific expertise and experience relevant to the Supervisory Board role at the Company

With her successful career as a university lecturer and head of an institute for systems and innovation research, combined with her experience in industry at management level, Prof. Dr. Marion A. Weissenberger-Eibl possesses outstanding skills in innovation and technology management and strategy planning, and an excellent understanding of the imperatives of corporate strategy as applicable to the forward-looking strategic development of MTU Aero Engines.

Her proven expertise in innovations research and many years of experience in the supervision of listed and unlisted companies are an invaluable asset that will benefit the Company in the role of a member of the Supervisory Board. She possesses special expertise and knowledge in the fields of new technologies and digitalization and has gathered a wealth of experience over many years in dealing with industry, science and government. As we are a high-tech company that works together with many different research organizations, her advice and support in matters of innovation and technology management are much appreciated.

III. Further information concerning the convocation

1. Total number of shares and voting rights

At the time of convening the 2018 Annual General Meeting, the Company's capital stock consisted of 52,000,000 registered non-par shares, each representing one vote. Voting rights may currently be exercised in respect of 51,499,842 of these shares. No voting rights may be exercised in respect of the 500,158 treasury shares held by the Company.

2. Conditions for participating in the Annual General Meeting and for exercising voting rights

In order to participate in the Annual General Meeting and exercise their voting rights, shareholders must be listed in the Company's share register and their requests to register their shareholding must be received by the Company at the latest by the end of April 4, 2018 (Wednesday).

Shareholders who are listed in the share register can register their shareholding by writing (in German or English) to MTU Aero Engines AG at the following address:

MTU Aero Engines AG
c/o Link Market Services GmbH
Landshuter Allee 10
80637 Munich
Germany

or by sending a fax to the number
+49 (0)89 210 27 288

or by sending an email to
namensaktien@linkmarketservices.de

or by completing the online registration form at
www.mtu.de/hv

For online registration on the website above, you will require the personal access code that is provided with your shareholders' documentation. More detailed information on the registration procedure can be found in the shareholders' documentation sent to you by post or on the website mentioned above.

Banks, associations of shareholders, and other parties as defined in Section 135 of the German Stock Corporation Act (AktG) are not permitted to exercise voting rights for shares which they do not own and for which they are not listed in the share register as the holders, without the express authorization of the shareholder.

The shareholding listed in the share register on the date of the Annual General Meeting determines the entitlement to participate in the meeting and exercise voting rights. Please note that, for administrative reasons, no changes in share ownership will be recorded in the share register on the last three working days preceding the date of the Annual General Meeting, nor on the date of the meeting itself, meaning from Saturday April 7, 2018 (00:00 hours) up to and including Wednesday April 11, 2018 (24:00 hours). Shares that have been registered for the purposes of the Annual General Meeting are not blocked. After registration, shareholders remain free to dispose of their shares as they wish, even during the above-mentioned period in which changes in share ownership are not immediately recorded.

3. Procedure for voting by proxy; proxies appointed by the Company

a) Authorization of a third party

Shareholders listed in the share register may appoint a proxy, for instance a bank or an association of shareholders, to vote on their behalf. The deadline for registration of the shares, by the shareholder or the proxy, must also be respected in this case. The text form is required for the granting and revocation of the power of attorney and for proof of the proxy's authorization if such authorization is granted neither to a bank nor to an association of shareholders or equivalent person or institution as defined in Sections 135 (8) and (10) of the German Stock Corporation Act (AktG).

Proof of the granted or revoked authorization can be submitted to the Company by the shareholder or proxy in text form either (i) by sending the appropriate documents to the postal address, email address, fax number or website specified in item 2 above or (ii) by presenting these documents at the reception desk on the day of the Annual General Meeting. No documentation is required to revoke a previously granted power of attorney if the shareholder attends the Annual General Meeting in person.

For the authorization of banks, associations of shareholders or equivalent persons or institutions as defined in Sections 135 (8) and (10) AktG and for the revocation and proof of such authorization and revocation, the legal requirements, especially Section 135 AktG, apply. Please also consider, where necessary, the rules issued in that respect by the banks, associations of shareholders or other equivalent persons or institutions.

b) Authorization of proxies appointed by the Company

Alternatively, we offer you the option of being represented at the Annual General Meeting by an employee of the Company, charged with voting on your behalf in accordance with your instructions. In this case, you must grant power of attorney to the proxy and provide instructions on how you wish your voting rights to be exercised. These proxies are obligated to vote as instructed.

Documentary evidence of the powers of attorney and voting instructions issued to proxies appointed by the Company, the revocation of the same, and proof of the proxy's authorization can be submitted in text form to the Company up to the end of April 10, 2018 (Tuesday), the day before the Annual General Meeting. Shareholders can also use the online system for powers of attorney and voting instructions available at www.mtu.de/hv. Please note that the option of granting power of attorney to proxies appointed by the Company and acting under your instructions is available only to shareholders who register their shareholding for the purposes of the Annual General Meeting no later than the end of April 4, 2018. No documentation is required to revoke a previously granted power of attorney or annul the instructions issued to the proxy if the shareholder or another authorized third party attends the Annual General Meeting in person. Please note that proxies appointed by the Company are not allowed to accept instructions requiring them to speak to the assembly, or ask questions, or propose motions, and are not allowed to vote on procedural motions or unannounced motions proposed by shareholders. Further details, including forms for granting powers of attorney and issuing instructions to proxies, are included in the information to shareholders enclosed with the invitation to the Annual General Meeting.

4. Procedure for exercising voting rights by means of a postal vote

Shareholders listed in the share register who are unable to attend the Annual General Meeting in person have the further option of exercising their voting rights by means of a postal vote. This option is also available to banks, associations of shareholders, and equivalent parties as defined in Section 135 AktG.

In order to exercise their voting rights by means of a postal vote, shareholders must register in due time, as specified in item 2 above ("Conditions for participating in the Annual General Meeting and for exercising voting rights"), at the latest by the end of April 4, 2018.

Shareholders who have registered in due time for the Annual General Meeting may submit their postal votes, or modify or withdraw previously submitted postal votes, up to the end of April 10, 2018 (Tuesday), whereby the Company must have received them by this date. Postal votes may be submitted in text form or online to one of the addresses specified for registration in item 2 above.

Votes that have been cast by means of a postal vote are invalidated if the shareholder attends the Annual General Meeting in person or is represented at the meeting by a proxy.

Please note that it is not possible to use the postal voting procedure to vote on a countermotion submitted in the course of the Annual General Meeting, nor to submit nominations. Similarly, it is not possible to use the postal voting procedure to address the assembly, ask questions or propose motions.

Further details, including forms for postal voting, are included in the information to shareholders enclosed with the invitation to the Annual General Meeting.

5. Additions to the agenda, motions, nominations and requests for information by shareholders

a) Additions to the agenda requested by a minority pursuant to Section 122 (2) AktG

Shareholders whose shares together represent one twentieth of the capital stock or the proportionate amount of Euro 500,000 may call for items to be included in the agenda and published. Each new item must be accompanied by a reason or a draft resolution. Such requests must be received by the Company in writing at the postal address specified in item 5 b) at the latest by the end of March 11, 2018 (Sunday). The parties filing the motion shall provide evidence of the fact that they have been holders of such shares for at least 90 days prior to the day of receipt of the motion and that they will hold the shares until a decision on the motion by the Executive Board has been rendered.

b) Shareholders' motions and nominations pursuant to Sections 126 (1) and 127 AktG

Pursuant to Section 126 et seq AktG, the Executive Board will make shareholders' motions and nominations accessible only if they are received by the Company at the latest by the end of March 27, 2018 (Tuesday), and on the condition that the persons submitting the motions and nominations are listed as shareholders in the share register. Shareholders' motions and questions as defined in Section 126 (1) AktG and nominations as defined in Section 127 AktG will be accepted only if they are sent directly to the Company at one of the following addresses:

Postal address

MTU Aero Engines AG
Abteilung Investor Relations
Dachauer Strasse 665
80995 Munich
Germany

or by sending a fax to the number

+49 (0)89 1489 95139

or by sending an email to

hv2018@mtu.de

Motions and nominations sent to any other address will not be taken into account.

Shareholders' motions and nominations received in due time at the above addresses will be published without delay on the Company's website at

www.mtu.de/hv

together with the name of the relevant shareholder, the reasons given, and any opinion expressed by management.

c) Shareholder's right to information pursuant to Section 131 (1) AktG

The Executive Board is obliged to provide information about Company matters, including legal and business relationships with affiliated companies, and the situation of the group and the companies included in its consolidated financial statements, to any shareholder who requests such information during the Annual General Meeting, insofar as this is necessary for the proper appraisal of an item on the agenda.

6. Publication on the Company's website

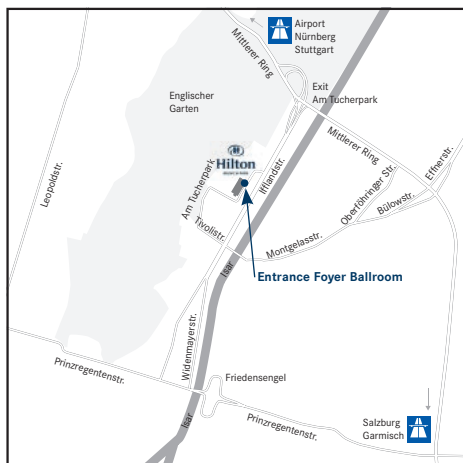
This invitation to the Annual General Meeting, the documents to be made available pursuant to Section 124a AktG, shareholders' motions, detailed explanations of the above-mentioned shareholders' rights, and other information are available on the Company's website at www.mtu.de/hv.

The voting results will be published in the same section of the website after the Annual General Meeting.

Munich, March 2018
MTU Aero Engines AG

The Executive Board

How to find us



Taxi

from the airport, one way approx. about 60 €

Public transportation

From Franz-Josef-Strauß Airport

- S-Bahn S8 from Munich FJS - Airport to Ostbahnhof (Frequency: every 20 minutes e. g.: 08:15,08:35,08:55)
- From the train station, please change to bus no. 54 in the direction of „Münchner Freiheit“, exit at bus stop „Am Tucherpark“

From Hauptbahnhof (main station) or station Karlsplatz/Stachus

- Take tram no. 18 in the direction of „Effnerplatz“, exit at the stop „Tivolistraße“; approx. 5 minutes walk to the hotel.

From Central Station North

- From Hauptbahnhof Nord (main station, exit „Nord“), please take bus no. 150 in the direction of „Tivolistraße“, exit at bus stop „Am Tucherpark“.

From Marienplatz

- U-Bahn U3 direction „Olympiazentrum“, exit at the stop „Giselastraße“.
- Please change to bus no. 54 or 150 in the direction of „Lorettoplatz“. Exit at bus stop „Am Tucherpark“.

By car

Approaching from Stuttgart (Munich West):

- At the end of motorway BAB 8, keep going straight ahead on VerdisträÙe, MenzingersträÙe, follow the signs to Passau, Nuremberg heading to Munich's beltway „Mittlerer Ring“.
- You will pass the Olympic Stadium and cross the English Garden, thereafter take the exit „At Tucherpark“.
- Turn right at the first traffic light into „Tucherpark“.

Approaching from Nuremberg, Berlin: (Munich North)

- At the end of motorway BAB 9 head towards „Mittlerer Ring Ost“ and stay on that beltway passing the English Garden, thereafter take the exit „At Tucherpark“.
- Turn right at the first traffic light into „Tucherpark“.

Approaching from Salzburg (Munich South):

- At the end of motorway BAB 8 head towards „Isarring“ and stay on that beltway „Mittlerer Ring“ until exit „Am Tucherpark“.
- Turn right at the first traffic light into „Tucherpark“.

Approaching from Garmisch: (Munich South)

- At the end of motorway BAB 95 keep going straight ahead and follow the signs to Passau, Nuremberg taking you to Munich's beltway „Mittlerer Ring“.
- You will pass the Olympic Stadium and cross the English Garden, thereafter take the exit „At Tucherpark“.
- Turn right at the first traffic light into „Tucherpark“.

Parking

A limited number of parking spaces is available at the Hilton Munich Park.

Alternatively, please use the car park at the Chinese Tower, English Garden 3, 80538 Munich.



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