

INVITATION TO THE ANNUAL GENERAL MEETING

OF KION GROUP AG ON 12 MAY 2015

MATERIAL HANDLING SOLUTIONS







FENWICK







KION GROUP AG WIESBADEN

Dear Shareholders,

you are cordially invited to attend the

Annual General Meeting

of KION GROUP AG

to be held at

10:00 on Tuesday, 12 May 2015 (CEST)

at

Gesellschaftshaus Palmengarten

Palmengartenstrasse 11

60325 Frankfurt am Main.

Information on the shares

ISIN: DE000KGX8881

German securities identification code: KGX888

AGENDA

 Presentation of the adopted annual financial statements and the management report for KION GROUP AG as well as the approved consolidated financial statements, the Group management report, the explanatory report forming part of the management reports on the information required pursuant to sections 289(4), 315(4) German Commercial Code and the report of the Supervisory Board for the 2014 financial year

The said documents have been published on the internet at www.kiongroup.com/agm. They will also be available at the general meeting and will be explained in greater detail by the Executive Board and – as regards the report by the Supervisory Board – by the chairman of the Supervisory Board.

The Supervisory Board has approved the annual financial statements and the consolidated annual financial statements prepared by the Executive Board. This means that the annual financial statements have been adopted pursuant to section 172, sentence 1, phrase 1 German Stock Corporation Act. In accordance with the statutory provisions, no resolution is therefore necessary on this agenda item.

Resolution on the appropriation of the balance sheet profit for the 2014 financial year

The Executive Board and the Supervisory Board propose that the balance sheet profit for the 2014 financial year in the amount of EUR 85,000,000.00 be appropriated as follows:

Payment of a dividend of EUR 0.55 per no-par value

share carrying dividend rights EUR 54,305,040.90

Transfer to revenue reserves EUR 0.00

Profit carried forward EUR 30,694,959.10

Balance sheet profit EUR 85,000,000.00

The proposal regarding the appropriation of the profit is based on the no-par value shares carrying dividend rights for the completed 2014 financial year on the date on which the annual financial statements were prepared by the Executive Board. Should the number of these no-par value shares carrying dividend rights change before the annual general meeting, a suitably amended resolution proposal which contains an unchanged dividend of EUR 0.55 per no-par value share carrying dividend rights for the completed 2014 financial year will be put to the vote at the annual general meeting. In such a case, the amount attributable to no-par value shares not carrying dividend rights will be carried forward.

Resolution on the ratification of the actions of the Executive Board of KION GROUP AG for the 2014 financial year

The Executive Board and the Supervisory Board propose that the actions of the members of the Executive Board of KION GROUP AG in office in the 2014 financial year be ratified for this period.

 Resolution on the ratification of the actions of the Supervisory Board of KION GROUP AG for the 2014 financial year

The Executive Board and the Supervisory Board propose that the actions of the members of the Supervisory Board of KION GROUP AG in office in the 2014 financial year be ratified for this period.

 Resolution on the appointment of the auditor of the annual financial statements and the auditor of the consolidated financial statements for the 2015 financial year as well as the auditor for the review of the interim financial statements

The Supervisory Board proposes, based on the recommendation of its Audit Committee, that Deloitte & Touche GmbH Wirtschaftsprüfungsgesellschaft, Munich, be appointed as auditor of the annual financial statements and as auditor of the consolidated financial statements for the 2015 financial year as well as auditor for the review of the interim financial statements drawn up for periods prior to the annual general meeting in 2016.

6. Election of two Supervisory Board members

Dr. Martin Hintze and Ms. Silke Scheiber resigned from their positions as Supervisory Board members effective 31 December 2014. On 16 December 2014 Wiesbaden Local Court appointed Ms. Xu Ping and Ms. Birgit Behrendt to the Supervisory Board of KION GROUP AG for the period 1 January 2015 until the next general meeting of KION GROUP AG. Ms. Xu Ping and Ms. Birgit Behrendt are now to be elected to the Supervisory Board on the basis of a resolution adopted at the general meeting.

In accordance with section 96(1), section 101(1) German Stock Corporation Act, section 7(1), sentence 1, no. 2 German Act on Employee Co-Determination and article 9(1) of the articles of association of KION GROUP AG, the Supervisory Board is made up of eight shareholder-elected and eight employee-elected members. When electing shareholder representatives, the general meeting is not bound to candidate nominations.

The Supervisory Board – based on a corresponding proposal by the Nomination Committee of the Supervisory Board and taking into account the targets resolved by the Supervisory Board for its composition – proposes that the following resolutions be adopted:

- Ms. Xu Ping, resident in Beijing, People's Republic of China, attorney at the law firm King & Wood Mallesons in Beijing, People's Republic of China, is elected to the Supervisory Board for the period until the end of the general meeting that resolves on the ratification of the actions of the Supervisory Board for the 2016 financial year;
- Ms. Birgit Behrendt, resident in Birmingham, Michigan, USA, Vice President & Corporate Officer, Global Programs & Purchasing Operations at the Ford Motor Company in Dearborn, USA, is elected to the Supervisory Board for the period until the end of the general meeting that resolves on the ratification of the actions of the Supervisory Board for the 2016 financial year.

The intention is to carry out the elections to the Supervisory Board on an individual basis.

Information pursuant to section 125(1), sentence 5 German Stock Corporation Act and pursuant to section 5.4.1(4) to (6) of the German Corporate Governance Code

Memberships in supervisory boards required by law and comparable supervisory bodies:

 Ms. Xu Ping is a member of the following supervisory board required by law: KION GROUP AG. In addition, Ms. Xu Ping is a member of the following supervisory body comparable to a supervisory board required by law: Member of the Board of Directors of Ferretti International Holding SpA (non-executive director). Ms. Birgit Behrendt is a member of the following supervisory board required by law: KION GROUP AG.
 Besides, Ms. Birgit Behrendt is not a member of supervisory bodies comparable to a supervisory board required by law.

According to the Supervisory Board's assessment, there are no personal or business relationships between the persons nominated for election as members of the Supervisory Board and the Company, the bodies of KION GROUP AG or the shareholders with a significant stake in KION GROUP AG that go beyond the relationships specified below, the disclosure of which relationships is recommended by section 5.4.1(4) of the German Corporate Governance Code:

- Ms. Xu Ping is already a member of the Supervisory Board of the Company. Moreover, she provides extensive advice to the Weichai Power Group in her capacity as a lawyer. Weichai Power has a significant stake in KION GROUP AG.
- Ms. Birgit Behrendt is already a member of the Supervisory Board of the Company.

Additional information on the candidates has been published on the internet at www.kiongroup.com/agm.

 Resolution on the consent to a Domination Agreement between KION GROUP AG, as the controlling enterprise, and proplan Transport- und Lagersysteme GmbH, as the dependent company

KION GROUP AG and proplan Transport- und Lagersysteme GmbH concluded the following Domination Agreement on 17 February 2015:

"Domination Agreement

between

proplan Transport- und Lagersysteme GmbH, having its registered seat in Aschaffenburg, registered in the commercial register of the local court of Aschaffenburg under no. HRB 4966, with registered business address at Wailandtstraße 12, 63741 Aschaffenburg (the "Dependent Company");

and

KION GROUP AG, having its registered seat in Wiesbaden, registered in the commercial register of the local court of Wiesbaden under no. HRB 27060, with registered business address at Abraham-Lincoln-Straße 21, 65189 Wiesbaden (the "Controlling Enterprise").

Preamble

- (A) The Controlling Enterprise is the sole shareholder of the Dependent Company.
- (B) A profit and loss transfer agreement exists between the Dependent Company and the Controlling Enterprise. The profit and loss transfer agreement was concluded on 20 April 2007 between the Dependent Company and KION Holding 1 GmbH (at that time trading under the name Neggio Holding 1 GmbH). KION Holding 1 GmbH changed its legal form and name to KION GROUP AG by

means of the entry in the Commercial Register dated 4 June 2013.

(C) The following Domination Agreement (the "Agreement") is to be concluded in addition to the already existing profit and loss transfer agreement. It serves to ensure a uniform corporate management of the Dependent Company.

1. Domination

- 1.1 The Dependent Company submits its management to the control of the Controlling Enterprise. The Controlling Enterprise is thus entitled to give instructions to the management board of the Dependent Company with respect to the conduct of the Dependent Company. The right of the Controlling Enterprise to give instructions also applies to the preparation of the annual financial statements of the Dependent Company.
- 1.2 The Dependent Company is obliged to follow the instructions given by the Controlling Enterprise.
- 1.3 The Controlling Enterprise is not entitled to instruct the Dependent Company to amend, maintain or terminate this Agreement.

2. Assumption of losses

- 2.1 A profit and loss transfer agreement exists between the Controlling Enterprise and the Dependent Company. For so long as this profit and loss transfer agreement remains valid, the Controlling Enterprise shall be obliged vis-à-vis the Dependent Company to assume losses pursuant to section 2 of the profit and loss transfer agreement.
- 2.2 After the termination, rescission or other termination of the profit and loss transfer agreement, the provisions of section 302 German Stock Corporation Act (as amended from time to time) shall apply to this Agreement mutatis mutandis.

3. Effectiveness, application

This Agreement becomes effective if and when the following conditions precedent (section 158(1) German Civil Code) are fulfilled:

- a) approval by the shareholders' meeting of the Dependent Company by means of a notarised shareholders' resolution;
- b) approval by the shareholders' meeting of the Controlling Enterprise;
- registration of this Agreement in the commercial register of the Dependent Company.

4. Term, termination

- 4.1 This Agreement is concluded for an indefinite term.
- 4.2 This Agreement may be terminated, subject to a termination notice period of three months, with effect as of the end of any business year of the Dependent Company.
- 4.3 The termination notice must be given in writing. For the determination of whether or not the termination notice period has been complied with, the point in time shall be decisive at which the written termination notice is received by the respective party.
- 4.4 The right to an extraordinary termination of this Agreement for good cause without adhering to a notice period shall remain unaffected. Such good cause exists, in particular,
 - a) if the Controlling Enterprise ceases to hold the majority of voting rights arising from a participation in the Dependent Company within the meaning of section 14(1) sent. 1 no. 1 sent. 1 German Corporate Income Tax Act;

- b) in case of a merger or split of either the Controlling Enterprise or the Dependent Company;
- c) in case of the liquidation of either the Controlling Enterprise or the Dependent Company.

5. Final provisions

- 5.1 Any amendments and supplements to this Agreement, including this written form requirement, must be made in writing unless a notarial deed is required by law.
- 5.2 The German version of this Agreement is binding. The English version is a convenience translation for information purposes only.
- 5.3 Should any individual provision of this agreement be or become wholly or partially invalid or inoperable, or should there prove to be an omission herein, this shall not affect the validity of the remaining provisions. In place of the invalid or inoperable provision or in order to fill the gap, the parties to this Agreement undertake to agree on an appropriate provision that, within the framework of what is legally permissible, comes closest to what the parties to this Agreement intended or would have intended in accordance with the purpose of this agreement if they had considered the matter at the outset."

KION GROUP AG has a direct 100% share in proplan Transport- und Lagersysteme GmbH. The Domination Agreement therefore does not need to provide for either compensation or consideration payments for external shareholders.

The Executive Board of KION GROUP AG and the Management Board of proplan Transport- und Lagersysteme GmbH have drawn up a detailed joint report pursuant to section 293a German Stock Corporation Act setting out the legal and economic reasons for entering into the Domination Agreement and explaining the Agreement itself. In accordance

with section 293f German Stock Corporation Act the joint report is to be made available on the internet at www.kiongroup.com/agm together with the other relevant documents from the date when the invitation to the annual general meeting is published. All documents to be made available will also be made available at the Company's general meeting.

The shareholder's meeting of proplan Transport- und Lagersysteme GmbH has already given its consent for the conclusion of the Domination Agreement. The Domination Agreement shall only enter into force once the annual general meeting of KION GROUP AG has given its consent, and only once its existence has been entered in the commercial register for proplan Transport- und Lagersysteme GmbH.

The Executive Board and the Supervisory Board propose that consent be granted for the Domination Agreement with proplan Transport- und Lagersysteme GmbH.

FURTHER INFORMATION AND NOTES

I. Total number of shares and voting rights

As at the date of the invitation to the general meeting, the share capital of the Company amounts to EUR 98,900,000.00 and is divided into 98,900,000 no-par value shares, each of which grants one vote. This total number includes 163,562 own shares held by the Company as at the date of the invitation; pursuant to section 71b German Stock Corporation Act the Company does not have any rights in respect of these own shares.

II. Requirements for attending the general meeting and exercising voting rights

1. Eligibility to attend

Pursuant to article 20(1) of the articles of association, only those shareholders who have registered with the Company in a timely manner prior to the meeting are entitled to attend the general meeting – either in person or by proxy – and to exercise their voting rights. Notice of registration must be given in text form in either German or English.

Shareholders must provide evidence of their right to attend the general meeting and to exercise their voting rights (article 20(2) of the articles of association). Evidence of their shareholding issued in text form by the custodian bank ("evidence of eligibility") will be sufficient for this purpose. This evidence of eligibility must relate to the beginning of the twenty-first day (local time at the Company's registered office) prior to the general meeting, i.e. to 0:00 on 21 April 2015 (CEST) ("record date").

Only persons who have furnished evidence of eligibility will be deemed to be shareholders of the Company for the purpose of attending the general meeting and exercising voting rights. This means that shareholders who have only acquired their shares after the record date will not be able to attend

the general meeting nor have voting rights at the general meeting. The record date does not have any consequences for the saleability of the shares. Shareholders who have sold their shares after the record date will therefore – provided that they have registered in good time and have submitted evidence of eligibility – nevertheless be eligible to attend the general meeting and exercise their voting rights. The record date is irrelevant as far as entitlement to dividends is concerned.

The notice of registration and evidence of eligibility must be received by the Company by no later than 24:00 on 5 May 2015 (CEST) via

the following address

KION GROUP AG c/o HCE Haubrok AG Landshuter Allee 10 80637 München Germany or

- the following fax number+49 (0) 89.210 27 289 or
- the following e-mail address meldedaten@hce.de.

Shareholders who have registered for the general meeting will be sent an admission ticket. Admission tickets are issued purely as an organisational aid and are not a prerequisite for attending the general meeting and exercising voting rights.

2. Notes on casting votes by proxy

In addition to casting their votes at the general meeting in person, shareholders may also vote by proxy, which can, for example, be a credit institution prepared to do so or a shareholders' association. If shareholders wish to vote by proxy, they nevertheless still have to register in good time and evidence

of their shareholdings must be received by the Company in good time in the manner described above.

For further details on voting by proxy, please see the section "Procedure for voting by proxy".

3. Notes on postal votes

Shareholders may also vote by post without attending the general meeting in person or being represented by a proxy at the meeting. In the case of postal votes, shareholders must also register in good time and evidence of their shareholdings must be received by the Company in good time in the manner described above.

For further details on voting by post, please see the section "Procedure for voting by post".

III. Procedure for casting votes

Once shareholders have duly and properly registered, they may attend the general meeting in person and exercise their voting rights themselves. They may however also cast their votes by proxy, by a person appointed by the Company (Company proxy) or by post.

1. Procedure for voting by proxy

Shareholders who do not wish to exercise their voting rights at the general meeting in person, but rather by proxy must grant such proxy a due and proper proxy authorisation before the vote. The following should be noted in this regard:

 a) If neither a credit institution nor another person or institution (such as a shareholders' association) treated as equivalent to a credit institution pursuant to section 135(8) or (10) German Stock Corporation Act has been authorized, the proxy authorisation must be issued in text form either

- aa) to the Company using one of the addresses listed above for registration or
- bb) directly to the proxy (in such a case, evidence of the proxy authorisation must be submitted to the Company in text form).

The same applies to revocation of the proxy authorisation.

Shareholders and their proxies may submit evidence of the authorisation or revocation thereof in text form to the Company at one of the addresses listed above for registration. Such evidence may also be submitted on the day of the general meeting at the entrance/exit desks.

- b) The statutory provisions, in particular section 135 German Stock Corporation Act, apply to proxy authorisations granted to credit institutions or other persons or institutions (such as shareholders' associations) treated as equivalent to a credit institution pursuant to section 135(8) or (10) German Stock Corporation Act as well as to the revocation and the evidence of such proxy authorisations. Shareholders must also observe any rules laid down by the respective proxies in this regard.
- c) If a shareholder authorises more than one person, the Company is entitled to reject one or more of them pursuant to section 134(3), sentence 2 German Stock Corporation Act.

2. Procedure for voting by Company proxy

Shareholders may also be represented at the general meeting by persons appointed by the Company. The following should be noted in this regard:

- a) Company proxies may only vote in respect of agenda items for which they have received express instructions on how to exercise the voting right. Company proxies are obliged to vote according to the instructions given to them.
- b) Please note that Company proxies (i) cannot accept any requests to speak, to lodge objections to general meeting resolutions or to ask questions or submit motions and that they (ii) are only available to vote on such motions and candidate nominations in respect of which resolution proposals by the Executive Board and/or the Supervisory Board pursuant to section 124(3) German Stock Corporation Act or by shareholders pursuant to sections 124(1), 122(2), sentence 2 German Stock Corporation Act have been published in this invitation or subsequently or have been made available pursuant to sections 126, 127 German Stock Corporation Act.
- c) Proxy authorisations and instructions to Company proxies may be issued, amended or revoked vis-à-vis the Company in text form, using one of the addresses listed for registration by 18:00 on 11 May 2015 (CEST). In all these cases, the time at which the proxy authorisation or instruction, amendment or revocation is received by the Company will be decisive. On the day of the general meeting, proxy authorisations and instructions to Company proxies may also be issued, amended or revoked in text form at one of the entrance/exit desks.
- d) Instructions to Company proxies in respect of agenda item 2 in this invitation will also apply should the proposed resolution on the appropriation of the profit be amended on account of a change in the number of shares carrying dividend rights.
- e) Should a separate vote rather than a block vote be carried out in respect of an agenda item, the instruction given in respect of this agenda item will apply analogously to each point of the separate vote.

3. Procedure for voting by post

When voting by post the following should be noted:

- a) Postal votes may be cast up to 18:00 on 11 May 2015 (CEST) either in writing or by way of electronic communication, using one of the addresses listed above for registration. In all these cases, the time at which the postal vote is received by the Company will be decisive.
- b) Please note that postal votes may only be cast with regard to motions and candidate nominations in respect of which resolution proposals by the Executive Board and/or the Supervisory Board pursuant to section 124(3) German Stock Corporation Act or by shareholders pursuant to sections 124(1), 122(2), sentence 2 German Stock Corporation Act have been published in this invitation or subsequently or have been made available pursuant to sections 126, 127 German Stock Corporation Act.
- c) Credit institutions or other persons or institutions (such as shareholders' associations) treated as equivalent to a credit institution pursuant to section 135(8) or (10) German Stock Corporation Act with proxy authorisations may also avail themselves of postal votes.
- d) Postal votes that have been cast in good time may be amended or revoked up to 18:00 on 11 May 2015 (CEST) either in writing or by way of electronic communication, using one of the addresses listed above for registration. In all these cases, the time at which the amendment or revocation is received by the Company will be decisive.
- e) Shareholders voting by postal vote are not excluded from attending the general meeting in person. Should a shareholder or his proxy attend the general meeting in person, any postal votes cast beforehand will be deemed to have been revoked.

- f) Postal votes cast in respect of agenda item 2 in this invitation will also apply should the proposed resolution on the appropriation of the profit be amended on account of a change in the number of shares carrying dividend rights.
- g) Should a separate vote rather than a block vote be carried out in respect of an agenda item, the postal votes cast in respect of this agenda item will apply analogously to each point of the separate vote.

4. Forms for proxy authorisations and postal votes

To register, issue proxy authorisations or cast postal votes, shareholders may use any of the formal methods described above in sections II.1, III.1, III.2 as well as III.3. A form for issuing proxy authorisations and casting postal votes is available on the Company's website at www.kiongroup.com/agm. Proxy authorisations may also be issued during the general meeting using the proxy authorisation cards provided with the voting card or by other means in due form.

Should a shareholder wish to authorise a credit institution or another person or institution (such as a shareholders' association) treated as equivalent to a credit institution pursuant to section 135(8) or (10) German Stock Corporation Act directly, he must discuss the form in which the proxy authorisation is to be issued with such institution or person.

IV. Shareholders' rights

In the run-up to and during the general meeting the shareholders will, inter alia, have the following rights. For further details, please see the Company's website at www.kiongroup.com/agm.

1. Right to put items on the agenda

Shareholders whose shares together represent an amount of the share capital equal to EUR 500,000.00 (this corresponds to 500,000 shares) may, pursuant to section 122(2) German Stock Corporation Act, request that items be put on the agenda and published. Each new item must be accompanied by the grounds for this or a draft resolution. The request must be submitted in writing, using the address:

KION GROUP AG Vorstand Abraham-Lincoln-Strasse 21 65189 Wiesbaden Germany

The request must be received by the Company at least 30 days prior to the meeting, i.e. by no later than 24:00 on 11 April 2015 (CEST). The shareholders in question must, pursuant to section 122(2), (1) in conjunction with section 142(2), sentence 2 German Stock Corporation Act, prove that they have owned the required number of shares for at least three months prior to the day on which the general meeting is held, i.e. since 0:00 on 12 February 2015 (CET).

Additional agenda items that must be published will be published in the Federal Gazette without undue delay on receipt of the request and, pursuant to section 121(4a) German Stock Corporation Act, be forwarded for publication to such media capable of distributing the information throughout the entire European Union. They will also be made available on the Company's website at www.kiongroup.com/agm and notified to the shareholders.

2. Counter-motions and candidate nominations

Each shareholder is entitled pursuant to section 126(1) German Stock Corporation Act to submit counter-motions to proposed resolutions in respect of individual agenda items. If the counter-

motions are to be made available by the Company, they must be furnished with grounds and submitted at least 14 days prior to the general meeting, i.e. by no later than 24:00 on 27 April 2015 (CEST), using

the following address

KION GROUP AG Rechtsabteilung Abraham-Lincoln-Strasse 21 65189 Wiesbaden Germany or

- the following fax number
 +49 (0) 611.770 333 or
- the following e-mail address
 HV2015@kiongroup.com

Counter-motions sent to a different address need not be made available.

In all cases in which a counter-motion has been submitted, the time at which the counter-motion is received by the Company will be decisive.

Shareholders' counter-motions that are to be made available will be made available together with the shareholders' names and the grounds for the counter-motions as well as any statements by the Executive Board and the Supervisory Board in this regard on the Company's website at www.kiongroup.com/agm.

The Company may decide not to make a counter-motion and the grounds for it available if the conditions of section 126(2) German Stock Corporation Act have been met. The grounds on which the Company may do so are listed on its website at www.kiongroup.com/agm.

These provisions apply, pursuant to section 127 German Stock Corporation Act, analogously to a shareholder's nomination for the election of a member of the Supervisory Board or the auditors of the annual financial statements. No grounds need be furnished for such nominations, however. In addition to the grounds listed in section 126(2) German Stock Corporation Act, the Executive Board need not make a candidate nomination available if, *inter alia*, the nomination does not include the name, occupation and place of residence of the candidate. Nor does the Company have to make nominations for the election of members of the Supervisory Board available if the nomination does not include information on any positions held by the proposed candidate in other supervisory boards required by law within the meaning of section 125(1), sentence 5 German Stock Corporation Act.

3. Right to be provided with information

Pursuant to section 131(1) German Stock Corporation Act, each shareholder is to be provided on request with information on the Company's affairs at the general meeting by the Executive Board, provided that such information is needed by a shareholder to properly assess a specific agenda item and provided that the Executive Board is not entitled to refuse to provide such information. The Executive Board's duty to provide information also extends to the Company's legal and business relationships with its affiliated enterprises. The duty to provide information also covers the situation of the KION Group and enterprises included in the consolidated financial statements of the KION Group. The circumstances in which the Executive Board is entitled to refuse to provide information are listed on the Company's website at www.kiongroup.com/agm.

V. Information and documentation on the general meeting; website

This invitation to the general meeting, the documents to be made available to the general meeting, including the information required pursuant to section 124a German Stock Corporation Act, any shareholders' motions as well as additional notes on shareholders' rights pursuant to section 122(2), section 126(1), section 127 and section 131(1) German Stock Corporation Act will be available on the Company's website (www.kiongroup.com/agm) from the day on which the general meeting is convened. All documents that must be made available to the general meeting by law will also be available for inspection at the general meeting.

Wiesbaden, March 2015

KION GROUP AG
The Executive Board

DIRECTIONS

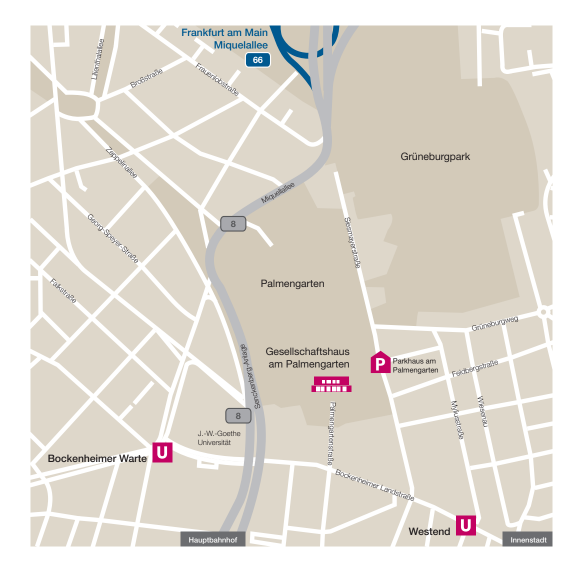
Gesellschaftshaus Palmengarten Palmengartenstraße 11 60325 Frankfurt am Main

How to reach us

The Gesellschaftshaus is located at the southern side of the Palmengarten, at the Palmengartenstraße 11. Parking (fee by hours) is available directly at the Palmengarten below the Eingangsschauhaus in Siesmayerstraße 61. Approx. 5 minutes walking distance to the Gesellschaftshaus through the Palmengarten.

The tube station "Westend" is in close vicinity, as well as the tube, tram and bus stop "Bockenheimer Warte".

Via the connection point Miquelallee, Zeppelinallee, Bockenheimer Landstraße, Siesmayerstraße you reach the Palmengartenstraße 11.



KION GROUP AG

Corporate Communications Abraham-Lincoln-Straße 21 65189 Wiesbaden Germany

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