

AMENDED AND RESTATED TEMPLATE DIVIDEND VOUCHER
For Non-Tendering Shareholders of InterXion Ordinary Shares

EXPLANATORY NOTE REGARDING THIS AMENDED AND RESTATED
TEMPLATE DIVIDEND VOUCHER

As part of the transactions related to the combination (the “**Transaction**”) among InterXion Holding N.V. (“**InterXion**”), Digital Realty Trust, Inc. (“**Digital Realty**”) and Digital Intrepid Holding B.V. (an indirect subsidiary of Digital Realty) (“**Buyer**”), Digital Realty previously provided you, as a non-tendering shareholder of InterXion, with a template dividend voucher (the “**Original Template Voucher**”) to provide to your brokers. The Original Template Voucher contained instructions and a template to complete a dividend voucher for your use as evidence in any applicable claim for a refund or credit of Dutch dividend withholding tax (“**DWT**”) withheld from you with respect to your untendered InterXion shares related to the Transaction. This Amended and Restated Template Dividend Voucher amends and restates the Original Template Voucher in its entirety, and is being provided to you to correct certain information contained in the Original Template Voucher and provide revised instructions to your broker to prepare a revised dividend voucher for your use in any applicable claim for a refund or credit of DWT withheld from you with respect to your untendered InterXion shares related to the Transaction.

The “**Individual Dutch Withholding Amount**” in the dividend voucher based on this Amended and Restated Template Dividend Voucher (a “**New Voucher**”) should serve as evidence of the total DWT withheld with respect to your untendered InterXion shares, and, if applicable, be used as evidence to obtain a refund or credit with respect to such amount. You should not rely upon or use a dividend voucher based on the Original Template Voucher (an “**Original Voucher**”) as evidence of the total DWT withheld with respect to your untendered InterXion shares.

As further set forth in the instructions below:

- **For Shareholders Who Have Not Received an Original Voucher or Have Not Submitted a Claim Based on the Original Voucher** - if you have not received a completed dividend voucher from your broker based on the Original Template Voucher, or you have not submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on the Original Voucher, you should instruct your broker to prepare and deliver to you a dividend voucher based on this Amended and Restated Template Dividend Voucher, which should indicate in the sections entitled “**Previously Claimed Individual Dutch Withholding Amount**” and “**Previously Received Individual Dutch Withholding Amount**” that no such claim has been made or received.
- **For Shareholders Who Have Submitted a Claim Based on the Original Voucher** - if you have already received an Original Voucher and you have submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on that Original Voucher, you should instruct your broker to prepare and deliver to you a New Voucher, which should replace and supersede the Original Voucher.
 - If you have submitted a claim based on an Original Voucher but have not yet received the claimed refund or credit, you should resubmit that claim based on the New Voucher, and indicate to the applicable tax authorities that the new claim replaces your previously submitted claim and ensure that there will be no duplication of relief. The New Voucher should indicate, in the section entitled “**Previously Claimed Individual Dutch Withholding Amount**,” that a prior claim has been made and the amount, in Euros, set forth in the box entitled “**Individual Dutch Withholding Amount**” from the Original Voucher, and should indicate in the section entitled “**Previously Received**

Individual Dutch Withholding Amount” that no such claim has been received. In this case, you should claim the “Individual Dutch Withholding Amount,” as set forth in the New Voucher, without duplication from the original claim.

- *If you have submitted a claim based on an Original Voucher and you have already received the refund or credit based on that Original Voucher, you should claim the difference between the “Individual Dutch Dividend Withholding Amount” and the “Previously Received Individual Dutch Withholding Amount,” each as set forth in the New Voucher, without duplication. In this case, the New Voucher should indicate, in the section entitled “Previously Received Individual Dutch Withholding Amount,” that a prior claim has been received and the amount, in Euros, equal to the difference between the amount set forth in the box entitled “Individual Dutch Withholding Amount” from the New Voucher and the amount set forth in the section entitled “Previously Claimed Individual Dutch Withholding Amount” from the New Voucher (i.e., the same amount set forth in the box entitled “Individual Dutch Withholding Amount” from the Original Voucher).*

Digital Realty strongly encourages you to consult your own tax advisor regarding the tax consequences of this Amended and Restated Template Dividend Voucher. You are solely responsible for timely claiming any refund or credit with respect to the DWT if and where applicable.

Instructions

Background:

As previously announced, on March 13, 2020, as part of the transactions contemplated by the combination (the “**Transaction**”) among InterXion Holding N.V. (“**InterXion**”), Digital Realty Trust, Inc. (“**Digital Realty**”) and Digital Intrepid Holding B.V. (an indirect subsidiary of Digital Realty) (“**Buyer**”), the non-tendering shareholders of InterXion (the “**Non-Tendering Shareholders**”) became shareholders of InterXion I B.V. (*in liquidation*) (“**INXN Newco**”) and became entitled to receive, in connection with the liquidation of INXN Newco, the same consideration offered in the exchange offer by Buyer (i.e. 0.7067 shares of Digital Realty common stock for each ordinary share of InterXion, together with cash in lieu of fractional shares) (the “**Liquidation Distribution**”). The Liquidation Distribution was subject to a 15% Dutch dividend withholding tax (“**DWT**”) on the excess of the value of the Liquidation Distribution over the ratable portion of the recognized paid up capital for Dutch dividend withholding tax purposes, in each case, as calculated under the Dutch Dividend Withholding Tax Act 1965.

As of March 13, 2020, the date of the Liquidation Distribution, 5,905,361.2 ordinary shares of InterXion were held by the Non-Tendering Shareholders, which, pursuant to the terms of the Transaction, were converted, on a 5:1 basis, into 29,526,806 ordinary shares of INXN Newco.

Based on final computations made as of March 13, 2020, in accordance with the ruling provided by the Dutch tax authorities:

- The total value of the gross Liquidation Distribution with respect to the INXN Newco ordinary shares held by the Non-Tendering Shareholders was €477,050,539, which was based on the per share closing price of Digital Realty common stock (\$128.37 per share) and a USD/EUR exchange rate of 0.89047, in each case, as of March 12, 2020;
- The average paid-up capital of INXN Newco recognized for Dutch dividend withholding tax purposes with respect to such shares was €62,375,993.71;
- The total value of the taxable Liquidation Distribution with respect to the INXN Newco ordinary shares held by the Non-Tendering Shareholders was €414,674,545.90; and
- The aggregate DWT was €62,201,181.88, which was paid on March 20, 2020.

Based on Dutch statutory law, the Non-Tendering Shareholders must receive a dividend voucher setting forth the gross amount of their entitlement to the Liquidation Distribution and the amount of DWT withheld, which can be used as evidence of the amount of DWT withheld with respect to such Non-Tendering Shareholder, and if applicable, be used to obtain a refund or credit of the DWT, to the extent any such Non-Tendering Shareholder is so entitled. The attached Amended and Restated Template Dividend Voucher should be completed with respect to each Non-Tendering Shareholder accurately and completely.

This summary is for general information only and is not tax advice. Digital Realty also strongly encourages you to consult your own tax advisor regarding the tax consequences of the Transaction to you. The Non-Tendering Shareholders are solely responsible for timely claiming any reductions or exemptions of or credit for the DWT if and where applicable. Non-Tendering Shareholders should consult their own tax advisor regarding the Dutch or local tax consequences of the Transaction and the Liquidation Distribution to such holders.

To the extent you have any further questions, please refer to the “Questions and Answers Regarding

Settlement and Withholding Taxes for Non-Tendering Holders,” which was circulated by DTC to the participant brokers. Digital Realty strongly encourages you to carefully read the prospectus related to the Transaction (the “**Prospectus**”), along with other relevant documents filed by Digital Realty and InterXion with the SEC with respect to the Transaction, because the following information does not provide all the information that might be important to you. These documents, including the Prospectus, are available for free from the SEC at <http://www.sec.gov>, the SEC’s website, or from Digital Realty’s website (<http://www.digitalrealty.com>) or by contacting Digital Realty’s Investor Relations Department at (415) 848-9311.

Non-Tendering Shareholders who have additional questions or requests for assistance should contact Digital Realty’s Investor Relations Department by phone at (415) 848-9311 or via email at InvestorRelations@digitalrealty.com.

Instructions for Completing the Amended and Restated Template Dividend Voucher

The broker should provide and send to each Non-Tendering Shareholder its personalized dividend voucher as soon as possible. This may be done by providing a hard copy via mail or a PDF electronically.

Required Information:

1. The name and address of the broker of the Non-Tendering Shareholder.
2. The name and address of such Non-Tendering Shareholder.
3. The number of untendered ordinary shares of InterXion held by such Non-Tendering Shareholder.
4. If such Non-Tendering Shareholder has already received a completed dividend voucher based on the previous version of this template dividend voucher (an “**Original Voucher**”), confirmation from such Non-Tendering Shareholder as to whether such Non-Tendering Shareholder has submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on that Original Voucher, and, if so, the amount of such refund or credit that such Non-Tendering Shareholder has received, in Euros, if any.

Steps to Complete the Dividend Voucher:

1. **Insert Contact Information and Date.** Insert into the header of the dividend voucher the date on which the dividend voucher was completed, the name and address of the broker, and the name and address of the Non-Tendering Shareholder.
2. **Calculate the Ownership Percentage.** Calculate the ownership percentage of each Non-Tendering Shareholder, which is equal to (x)(i) the amount of untendered InterXion ordinary shares held by the Non-Tendering Shareholder as of immediately prior to the Liquidation Distribution, *multiplied by* (ii) 5, *divided by* (y) 29,526,806 (which is the total number of non-tendered INXN Newco shares outstanding immediately prior to the Liquidation Distribution).
3. **Insert the Beneficial Shareholder’s Percentage.** Insert the ownership percentage calculated in Step 2 into the box entitled “Beneficial Shareholder’s Percentage in InterXion I B.V. (*in liquidation*),” listed as a percentage.
4. **Calculate and Insert the Beneficial Shareholder’s EUR Taxable Gross Liquidation Distribution.** Insert into the box entitled “Beneficial Shareholder’s EUR Taxable Gross Liquidation Distribution” an amount, in Euros, equal to (x) €414,674,545.90 (the “EUR Taxable Gross Liquidation Distribution”), *multiplied by* (y) the ownership percentage calculated in Step 2.

5. **Calculate and Insert the Gross Individual Dutch Withholding Amount.** Insert into the box entitled “Gross Individual Dutch Withholding Amount” an amount, in Euros, equal to (x) the amount listed in the box entitled “Beneficial Shareholder’s EUR Taxable Gross Liquidation Distribution,” *multiplied by* (y) 15%.
6. **Confirm the Previously Claimed Individual Dutch Withholding Amount (if any).**
 - a. If a Non-Tendering Shareholder has not received an Original Voucher, or such Non-Tendering Shareholder has not submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on an Original Voucher, check “No” in the section entitled “Previously Claimed Individual Dutch Withholding Amount” at the bottom on this voucher, and leave the line following the check boxes blank.
 - b. If a Non-Tendering Shareholder has already received an Original Voucher and such Non-Tendering Shareholder has submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on that Original Voucher, check “Yes” in the section entitled “Previously Claimed Individual Dutch Withholding Amount” at the bottom on this voucher, and include, in the line following the check boxes, the amount, in Euros, set forth in the box entitled “Individual Dutch Withholding Amount” from the Original Voucher.
7. **Confirm the Previously Received Individual Dutch Withholding Amount (if any).**
 - a. If a Non-Tendering Shareholder has already received a credit or refund based on the Original Voucher, check “Yes” in the section entitled “Previously Received Individual Dutch Withholding Amount” at the bottom on this voucher, and include, in the line following the check boxes, the amount, in Euros, equal to (x) the amount set forth in the box entitled “Individual Dutch Withholding Amount” from this Dividend Voucher as calculated in Step 5, above, *less* (y) the amount set forth in the section entitled “Previously Claimed Individual Dutch Withholding Amount” from the New Voucher (i.e., the amount set forth in the box entitled “Individual Dutch Withholding Amount” from the Original Voucher).
 - b. Otherwise, check “No” in the section entitled “Previously Received Individual Dutch Withholding Amount” at the bottom on this voucher, and leave the line following the check boxes blank.

AMENDED AND RESTATED DIVIDEND VOUCHER

NOTE: THIS IS AN AMENDED AND RESTATED DIVIDEND VOUCHER, WHICH REPLACES AND SUPERSEDES ANY DIVIDEND VOUCHER THAT MAY HAVE BEEN PREVIOUSLY ISSUED FOR THE SAME DIVIDEND. EACH RECIPIENT OR READER OF THIS VOUCHER IS URGED TO VALIDATE WHETHER ANY RELIEF, IN THE FORM OF A CREDIT, REFUND, REDUCTION OR OTHERWISE, HAS BEEN OR IS IN THE PROCESS OF BEING GRANTED AND ENSURE THAT THERE WILL BE NO DUPLICATION OF ANY RELIEF GRANTED.

This is an amended and restated dividend voucher of a dividend voucher which has been issued before. This amended and restated dividend voucher is issued to you in connection with the liquidation of InterXion I B.V. (in liquidation), in accordance with Article 9 Dutch Dividend Withholding Tax Act 1965 (Wet op de dividendbelasting 1965).

Issued by:	To: Beneficial Shareholder
Broker Name: _____	Name: _____
Address: _____	Address: _____
_____	_____
_____	_____

Total number of non-tendered InterXion Holding N.V. shares	5,905,361.2
Corresponding number of non-tendered InterXion I B.V. (in liquidation) shares after the share conversion	29,526,806
Beneficial Shareholder's Percentage in InterXion I B.V. (in liquidation)	_____ %
Valuation Time	March 12, 2020
Closing Price	USD 128.37
USD/EUR Exchange Ratio	USD 1 / EUR 0.89047
EUR Taxable Gross Liquidation Distribution	EUR 414,674,545.90
Beneficial Shareholder's EUR Taxable Gross Liquidation Distribution <i>(EUR Taxable Gross Liquidation Distribution multiplied by the Beneficial Shareholder's Percentage)</i>	EUR _____
Individual Dutch Withholding Amount <i>(15% multiplied by the Beneficial Shareholder's EUR Taxable Gross Liquidation Distribution)</i>	EUR _____
Paid on	March 20, 2020

Previously Claimed Individual Dutch Withholding Amount: The beneficial shareholder listed above has previously submitted a claim for a refund from the applicable Dutch tax authorities or credit from any applicable tax authorities with respect to a portion of the Individual Dutch Withholding Tax set forth above:

Yes No

If yes, the previously claimed portion of the Individual Dutch Withholding Amount (in Euros):

EUR _____

Previously Received Individual Dutch Withholding Amount: The beneficial shareholder listed above has received the refund or credit set forth in the section entitled "Previously Claimed Individual Dutch Withholding Amount":

Yes No

If yes, the additional incremental portion claimed under this Amended and Restated Dividend Voucher of the Individual Dutch Withholding Amount (in Euros):

EUR _____

QUESTIONS AND ANSWERS REGARDING SETTLEMENT AND WITHHOLDING TAXES FOR NON-TENDERING SHAREHOLDERS

The following are answers to some questions that former shareholders of InterXion Holding N.V. (“InterXion”) who did not validly tender their ordinary shares of InterXion in the exchange offer (the “Non-Tendering Shareholders”) may have regarding the settlement of their ordinary shares of InterXion and the related Dutch dividend withholding tax in connection with the recently completed combination (the “Transaction”) among InterXion, Digital Realty Trust, Inc. (“Digital Realty”) and Digital Intrepid Holding B.V. (an indirect subsidiary of Digital Realty) (“Buyer”). Digital Realty strongly encourages you to carefully read the prospectus related to the Transaction (the “Prospectus”), along with other relevant documents filed by Digital Realty and InterXion with the SEC with respect to the Transaction, because the following information does not provide all the information that might be important to you. These documents, including the Prospectus, are available for free from the SEC at <http://www.sec.gov>, the SEC’s website, or from Digital Realty’s website (<http://www.digitalrealty.com>) or by contacting Digital Realty’s Investor Relations Department at (415) 848-9311. This summary is for general information purposes only and is not tax advice. Digital Realty also strongly encourages you to consult your own tax advisor regarding the tax consequences of the Transaction to you.

Q: Why was the consideration payable to the Non-Tendering Shareholders subject to Dutch dividend withholding tax, but not the tendering shareholders of InterXion?

A: As previously announced, in accordance with the terms of the Transaction, Non-Tendering Shareholders received their consideration pursuant to the liquidation following the completion of the exchange offer (rather than pursuant to the exchange offer), which is subject to Dutch dividend withholding tax under the Dividend Withholding Tax Act 1965. Under Dutch law, a liquidation distribution is generally subject to a 15% Dutch dividend withholding tax to the extent it exceeds the recognized average paid up capital for Dutch dividend withholding tax purposes of the shares. In contrast, no similar withholding obligation exists under Dutch law for shares tendered in an exchange offer, and so holders of InterXion shares who received their consideration pursuant to the exchange offer were not subject to the Dutch dividend withholding tax.

Q: How was the consideration payable to the Non-Tendering Shareholders in the Transaction calculated?

A: As previously announced, the consideration provided by Buyer to the Non-Tendering Shareholders was subject to a 15% Dutch dividend withholding tax. As part of the Transaction, those Non-Tendering Shareholders became shareholders of InterXion I B.V. (“INXN Newco”) and became entitled to receive, in connection with the liquidation of INXN Newco, the same consideration offered in the exchange offer (i.e., 0.7067 shares of Digital Realty common stock for each ordinary share of InterXion, together with cash in lieu of fractional shares), minus the Dutch dividend withholding tax.

As described in the Prospectus, the Dutch dividend withholding tax amount was calculated under the Dutch Dividend Withholding Tax Act 1965, and was equal to 15% of the value of the Digital Realty common stock distributed to the Non-Tendering Shareholders, less INXN Newco’s ratable portion of the recognized paid up capital for Dutch dividend withholding tax purposes. The calculation of the value of the Digital Realty common stock for Dutch dividend withholding tax purposes has been confirmed, via ruling, by the Dutch tax authorities.

Pursuant to the terms of the Transaction, Buyer and Digital Realty caused the exchange agent to sell shares of Digital Realty common stock in the open market that the Non-Tendering Shareholders would otherwise be entitled to receive in order to obtain sufficient net cash proceeds to satisfy the aggregate Dutch dividend withholding tax, with any excess net cash proceeds obtained by the exchange agent to be distributed to the Non-Tendering Shareholders on a pro rata basis.

Based on final computations made as of March 13, 2020, taking into account the number of ordinary shares of InterXion not tendered in the exchange offer (approximately 5.9 million ordinary shares), the average paid-up capital of INXN Newco recognized for Dutch dividend withholding tax purposes with respect to such shares (approximately €62.4 million), the Euro/Dollar exchange rate in effect at the time of the tax payment and other applicable amounts, the aggregate amount of applicable Dutch dividend withholding tax was approximately €62.2

million. INXN Newco caused the payment obligations with respect to such tax to be satisfied by directing the exchange agent to (1) sell shares of Digital Realty common stock that were previously deposited with the exchange agent in an amount necessary to fund the payment of the aggregate Dutch dividend withholding tax, (2) remit the proceeds of such sale to the Dutch tax authorities necessary to satisfy the aggregate Dutch dividend withholding tax, and (3) distribute any excess proceeds from such sales (after payment of the aggregate Dutch dividend withholding tax), ratably to the Non-Tendering Shareholders, all as contemplated by and further described in the Prospectus.

Accordingly, the exchange agent sold 550,000 shares of Digital Realty common stock at an average net sales price of approximately \$131.84 per share and remitted the aggregate amount of applicable Dutch dividend withholding tax to the Dutch tax authorities. As a result, approximately 4.17 million shares of Digital Realty common stock and \$4.90 million in excess proceeds remained to be distributed to the Non-Tendering Shareholders. As such, after giving effect to the payment of the Dutch dividend withholding tax, the Non-Tendering Shareholders were entitled to receive 0.6135643 shares of Digital Realty common stock (including cash in lieu of fractional shares) and \$0.8305746 in cash in respect of each former ordinary share of InterXion. The final distribution of the shares and cash were effectuated in late March.

In addition, on February 27, 2020, Digital Realty announced that Digital Realty's board of directors authorized a cash dividend of \$1.12 per share of Digital Realty common stock, payable on March 31, 2020 to common stockholders of record as of the close of business on March 17, 2020. As such, to the extent the exchange agent receives the cash dividend with respect to the shares of Digital Realty common stock actually distributed to the Non-Tendering Shareholders, Digital Realty has instructed the exchange agent to distribute such cash dividend to the Non-Tendering Shareholders ratably in proportion to the number of shares of Digital Realty common stock acquired by such holders in the liquidation distribution described above. Any such distribution will be effectuated by the exchange agent in a subsequent cash distribution.

Q: Are Non-Tendering Shareholders entitled to any refunds, reductions or exemptions from the Dutch dividend withholding tax? If so, what documentation do they need as evidence that the Dutch dividend withholding tax was paid?

A: Some Non-Tendering Shareholders may be entitled to a full or partial refund of the Dutch dividend withholding tax on the basis of Dutch domestic tax law, European Union Law or on the basis of double tax treaties between the Netherlands and their home country (if applicable). Other Non-Tendering Shareholders may be entitled to a full or partial credit of the Dutch dividend withholding tax in their home country by fully or partially offsetting the withheld Dutch dividend withholding tax against their personal tax liability. The Non-Tendering Shareholders are solely responsible for timely claiming such refunds of, reductions of or credit for, or other exemptions from the Dutch dividend withholding tax, if and where applicable. Non-Tendering Shareholders should consult their own tax advisor regarding the Dutch or local tax consequences of the Transaction and the liquidation distribution to such holders.

In connection with the liquidation distribution, Buyer and Digital Realty have provided the Non-Tendering Shareholders of record of InterXion (including DTC) with a dividend voucher, which serves as evidence of the aggregate amount of Dutch dividend withholding tax paid with respect to such Non-Tendering Shareholders. For Non-Tendering Shareholders who previously held their ordinary shares of InterXion through a broker, Buyer and Digital Realty previously provided a template dividend voucher to such brokers, along with instructions for how to complete the dividend voucher with respect to the specific holdings of such Non-Tendering Shareholders (the "Original Template Voucher"). On December 1, 2020, Buyer and Digital Realty provided an amended and restated template dividend voucher, together with revised instructions to such brokers to prepare a revised dividend voucher with respect to the specific holdings of such Non-Tendering Shareholders (the "Amended and Restated Template Voucher"), which amends and restates the Original Template Voucher in its entirety, and was provided to the Non-Tendering Shareholders to correct certain information contained in the Original Template Voucher.

The "Individual Dutch Withholding Amount" in the dividend voucher based on the Amended and Restated Template Voucher (a "New Voucher") should serve as evidence of the total Dutch dividend withholding tax withheld with respect to the untendered InterXion shares of a Non-Tendering Shareholder, and, if applicable, be used as evidence to obtain a refund or credit with respect to such amount. A Non-Tendering Shareholder should not rely upon or use a dividend voucher based on the Original Template Voucher (an "Original Voucher") as evidence

of the total Dutch dividend withholding tax withheld with respect to the untendered InterXion shares of such Non-Tendering Shareholder.

Non-Tendering Shareholders who have not received a completed dividend voucher from their broker based on the Original Template Voucher, or who have not submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on the Original Voucher, should instruct their broker to prepare and deliver a dividend voucher based on the Amended and Restated Template Voucher, which should indicate in the sections entitled “Previously Claimed Individual Dutch Withholding Amount” and “Previously Received Individual Dutch Withholding Amount” that no such claim has been made or received.

Non-Tendering Shareholders who have already received a completed dividend voucher from their broker based on the Original Template Voucher and who have submitted a claim for a refund from the applicable Dutch tax authorities or a credit from any applicable tax authorities based on the Original Voucher, should instruct their broker to prepare and deliver a dividend voucher based on the Amended and Restated Template Voucher, which should replace and supersede the Original Voucher.

- Non-Tendering Shareholders who have submitted a claim based on an Original Voucher but have not yet received the claimed refund or credit should resubmit that claim based on the New Voucher, and indicate to the applicable tax authorities that the new claim replaces the previously submitted claim and ensure that there will be no duplication of relief. The New Voucher should indicate:
 - In the section entitled “Previously Claimed Individual Dutch Withholding Amount,” that a prior claim has been made and the amount, in Euros, set forth in the box entitled “Individual Dutch Withholding Amount” from the Original Voucher, and
 - In the section entitled “Previously Received Individual Dutch Withholding Amount,” that no such claim has been received.

In this case, the Non-Tendering Shareholder should claim the “Individual Dutch Withholding Amount,” as set forth in the New Voucher, without duplication from the original claim.

- Non-Tendering Shareholders who have submitted a claim based on an Original Voucher and who have already received the refund or credit based on that Original Voucher should claim the difference between the “Individual Dutch Dividend Withholding Amount” and the “Previously Received Individual Dutch Withholding Amount,” each as set forth in the New Voucher, without duplication.

In this case, the New Voucher should indicate:

- In the section entitled “Previously Received Individual Dutch Withholding Amount,” that a prior claim has been received and the amount, in Euros, equal to the difference between the amount set forth in the box entitled “Individual Dutch Withholding Amount” from the New Voucher and the amount set forth in the section entitled “Previously Claimed Individual Dutch Withholding Amount” from the New Voucher (i.e., the same amount set forth in the box entitled “Individual Dutch Withholding Amount” from the Original Voucher).

To the extent any Non-Tendering Shareholders have not received a copy of the amended and restated dividend voucher from their respective brokers, such Non-Tendering Shareholders are encouraged to contact their respective brokers. Additional copies of such amended and restated dividend voucher template can also be obtained by contacting Digital Realty’s Investor Relations Department by phone at (415) 848-9311 or via email at InvestorRelations@digitalrealty.com.

Q: What if I have additional questions about the settlement process or the Dutch dividend withholding tax?

A: Digital Realty strongly encourages you to carefully read the Prospectus, along with other relevant documents filed by Digital Realty and InterXion with the SEC with respect to the Transaction, because this information does not provide all the information that might be important to you. These documents, including the Prospectus, are available for free from the SEC at <http://www.sec.gov>, the SEC's website, or from Digital Realty's website (<http://www.digitalrealty.com>) or by contacting Digital Realty's Investor Relations Department at (415) 848-9311. Digital Realty also strongly encourages you to consult your own tax advisor regarding the tax consequences of the Transaction to you.

Non-Tendering Shareholders who have additional questions or requests for assistance should contact Digital Realty's Investor Relations Department by phone at (415) 848-9311 or via email at InvestorRelations@digitalrealty.com.