THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION. If you are in any doubt about what action to take, you should consult your stockbroker, solicitor, accountant or other appropriate independent professional adviser authorised under the Financial Services and Markets Act 2000.

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If you have sold or otherwise transferred all of your shares in J D Wetherspoon plc, please forward this document and the accompanying documents to the person through whom the sale or transfer was effected, for transmission to the purchaser or transferee.

J D WETHERSPOON PLC

(incorporated and registered in England & Wales under the Companies Act 1985 with registered number 1709784)

PROPOSAL FOR APPROVAL OF WAIVER OF RULE 9 OF THE TAKEOVER CODE

Investec Bank plc ("Investec") which is authorised by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority, is acting for the Company in relation to the contents of this document and is not acting for or advising any other person and accordingly will not be responsible to any person other than the Company for providing the protections afforded to clients of Investec or for providing advice in relation to the contents of this announcement or any matters referred to herein. Neither Investec nor any of its affiliates owes or accepts any duty, liability or responsibility whatsoever (whether direct or indirect, whether in contract, in tort, under statute or otherwise) to any person who is not a client of Investec in connection with this document, any statement contained herein or otherwise.

Notice of a general meeting of the Company to be held at 10:15 a.m. (or as soon thereafter as the AGM has concluded or been adjourned) on 21st November 2019 at The Auditorium, Willis Towers Watson, 51 Lime St, London EC3M 7DQ, is set out at the end of this document.

A Form of Proxy for use at the general meeting is enclosed with the Notice. The Form of Proxy must be received by no later than 10:15 a.m. on 19th November 2019.

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PROPOSAL FOR APPROVAL OF WAIVER OF RULE 9 OF THE TAKEOVER CODE

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	DEFINITIONS
"Act"	means the Companies Act 2006;
"AGM"	means the annual general meeting of the Company to be held at 10:00am on 21st November 2019 at The Auditorium, Willis Towers Watson, 51 Lime St, London EC3M 7DQ
"Code"	means the UK City Code on Takeovers and Mergers;
"Company"	means JD Wetherspoon plc, a public limited company registered in England & Wales with registered number 1709784, whose registered office is at Wetherspoon House, Reeds Crescent, Watford, Herts, WD24 4QL;
"Concert Party"	means Tim Martin and his close relatives and related trusts, being Felicity Martin, Margit Martin, Louise Martin and Gerald Martin, who, for the purposes of the Code, are presumed to be acting in concert;
"Controlling Shareholder"	has the meaning given to it in the Listing Rules;
"Directors" or "Board"	means the Executive Directors and the Non-Executive Directors of the Company;
"GM" or "General Meeting"	means the general meeting of the Company to be held at 10:15 a.m. (or as soon thereafter as the AGM has concluded or been adjourned) on 21st November 2019 at The Auditorium, Willis Towers Watson, 51 Lime St, London EC3M 7DQ;
"GM Notice"	means the Notice of General Meeting set out in Appendix 1 of this document;
"Form of Proxy"	means the enclosed proxy form for completion by those Shareholders who wish to vote on the resolution set out in this document but who are unable to attend the GM;
"Independent Directors"	means the directors of the Company other than Tim Martin;
"Independent Shareholders"	means the Shareholders other than the Concert Party;
"Investec"	means Investec Bank plc, a company registered in England & Wales with registered number 00489604, whose registered office is at 30 Gresham Street, London, EC2V 7QP;
"issued share capital"	means, except where stated to the contrary, the issued share capital of the Company excluding treasury shares;
"Latest Practicable Date"	means 10th October 2019, being the latest practicable date prior to the publication of this document;
"Listing Rules"	means the listing rules made by the Financial Conduct Authority under Part VI of the Financial Services and Markets Act 2000;
"Non-Executive Directors"	means Debra van Gene, Sir Richard Beckett and Harry Morley;
"Ordinary Shares"	means the ordinary shares of 2 pence each in the capital of the Company;
"Official List"	means the Official List maintained by the Financial Conduct Authority;
"Panel"	means the Panel on Takeovers and Mergers;
"Relationship Agreement"	means the relationship agreement dated 19 October 2016 and made between the Company and Tim Martin;
"Share Buyback Authority"	means the authority for the Company to make market purchases of up to 15,701,759 Ordinary Shares to be proposed for approval by special resolution at the AGM;
"Shareholders"	means the holders of Ordinary Shares;
"Waiver"	means the waiver by the Panel of any requirement under Rule 9 of the Code for the Concert Party to make a general offer to Shareholders that would otherwise arise as a result of any market purchases of Ordinary Shares by the Company; and
"Waiver Resolution"	means the ordinary resolution set out in the GM Notice at the end of this document.

PART I

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LETTER FROM THE INDEPENDENT DIRECTOR J D Wetherspoon plc (the "Company")

(incorporated and registered in England & Wales under the Companies Act 1985 with registered number 1709784)

Directors

Tim Martin (Chairman) John Hutson (Chief Executive) Ben Whitley (Finance Director) Su Cacioppo (Personnel & Legal Director) Debra van Gene (Non-Executive Director)

Sir Richard Beckett (Non-Executive Director)

Harry Morley (Non-Executive Director)

21st October 2019

Notice of General Meeting

Approval of waiver by The Panel on Takeovers and Mergers under Rule 9 of the City Code on Takeovers and Mergers

Dear Shareholder,

I am pleased to be writing to you with details of the General Meeting of the Company to happen on 21st November 2019 at The Auditorium, Willis Towers Watson, 51 Lime St, London EC3M 7DQ. It is intended that the GM will start immediately following the conclusion of the AGM, which is itself due to start at 10:00 a.m. Therefore, the scheduled time for the start of the GM is 10:15 a.m. or as soon thereafter as the AGM has concluded or been adjourned.

The formal notice of the GM is set out in Appendix 1.

The purpose of this letter is to provide you with details of the Waiver Resolution to be proposed at the GM and to explain why your Independent Directors consider the Waiver to be in the best interests of the Company and its Independent Shareholders as a whole and unanimously recommend that you vote in favour of the Waiver Resolution. As occurred in each of the last three years when we successfully requested an equivalent waiver, the Company has undertaken a period of consultation with certain major shareholders prior to posting this document to all shareholders.

If you would like to vote on the Waiver Resolution, but cannot attend, please fill in the proxy form and return it to our registrars, Computershare Investor Services PLC, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY, or at the following electronic address www.investorcentre.co.uk/eproxy, as soon as possible, but no later than 10:15 a.m. on 19th November 2019.

1. Background

At the last Annual General Meeting of the Company held on 15th November 2018, shareholders of the Company voted in favour of a resolution that would enable the Company to make market purchases of its own shares. Furthermore, at a general meeting of the Company's shareholders held immediately following the Annual General Meeting on 15th November 2018, shareholders of the Company voted in favour of a resolution that waived the Rule 9 offer obligation that would otherwise arise upon the Concert Party to make a general offer for the issued share capital of the Company not already held by them following an increase in the percentage of voting rights held by the Concert Party due, solely, to share repurchases made by the Company.

The Board wishes to continue to have the maximum flexibility in managing the Company's capital resources and again intends to seek shareholder approval to have the authority to purchase its own shares at the AGM. The Share Buyback Authority would enable the Company to continue to make market purchases of its own shares that could increase the Concert Party's existing shareholding in the Company.

Registered Office:

Wetherspoon House, Reeds Crescent, Watford, Herts WD24 4QL

15/10/2019 10:34

In this respect, the Company has applied to the Panel (and received approval from them, subject to Independent Shareholder approval) for a renewal of the waiver of the obligation which would otherwise arise for the Concert Party pursuant to Rule 9 of the Code to make an offer for the issued share capital of the Company not already held by them. The Company is, therefore, seeking Independent Shareholder approval to renew the Waiver by passing the Waiver Resolution.

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Share purchases											
Over the last 10 finan	icial years	the Corr	npany ha	s carriec	l out the	following	market p	urchases	s of its ow	n ordina	ry shares:
	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019
Aggregate market purchases (£m)	-	-	32.8	22.7	-	24.6	12.7	53.6	43.9	36.2	5.4

At the AGM of the Company to be held immediately prior to the GM on 21st November 2019, a special resolution is to be proposed to allow the Company to be able to make market purchases of up to just under 15 per cent. of the Company's current issued ordinary share capital, at prices not less than the nominal value of an ordinary share and not exceeding 105 per cent. of the average of the middle-market quotations for an ordinary share for the five business days prior to each purchase (in each case, exclusive of expenses). If passed, the Share Buyback Authority will last until the earlier of 15 months from the date of passing the resolution and the conclusion of the next annual general meeting of the Company. This same authority has been sought by the Company for at least the last 10 years.

The authority to purchase Ordinary Shares will only be utilised when the Directors believe that such purchases would be in the best interests of Shareholders as a whole and would result in an increase in earnings per Ordinary Share or would otherwise benefit the overall financial position of the Company.

It is the Company's current intention to cancel all of the shares it may purchase pursuant to the Share Buyback Authority (if passed). However, in order to respond properly to the Company's capital requirements and the prevailing market conditions, the board of the Company will need to assess at the time of any and each actual purchase whether to hold the shares in treasury or to cancel them, provided it is permitted to do so.

The Concert Party comprises Tim Martin (Chairman of the Company) and his close relatives and related trusts, being Felicity Martin, Margit Martin, Louise Martin and Gerald Martin who, for the purposes of the Code, are presumed to be acting in concert. The Concert Party's aggregate holding, comprises 32,241,004 Ordinary Shares in which Tim Martin is interested, 1,225,930 Ordinary Shares in which Felicity Martin is interested, 109,970 Ordinary Shares in which Margit Martin is interested, 1300 Ordinary Shares in which Louise Martin is interested, and 85,142 shares held by Wilfred T Fry as Executor and Trustee on behalf of Margit Martin, Gerald Martin and Tim Martin. The Concert Party held in total 33,663,346 Ordinary Shares (representing approximately 32.16 percent of the issued share capital of the Company) as at the Latest Practicable Date, all of which shares are beneficially owned by the persons stated above.

Should this total interest in Ordinary Shares increase as a result of market purchases of shares by the Company permitted under the Share Buyback Authority (if passed), the Concert Party would be required under Rule 9 of the Code to make a general offer for the issued share capital of the Company not already held by them. Therefore, the Company is seeking the approval of a waiver, granted by the Panel, of any requirement under Rule 9 of the Code for the Concert Party to make a general offer to Shareholders that would otherwise arise as a result of any market purchases of Ordinary Shares by the Company pursuant to the Share Buyback Authority (if passed). The approval of the Independent Shareholders is therefore being sought, by means of the Waiver Resolution to be taken on a poll at the GM, for the Waiver, which the Panel has granted (subject to such approval).

2. Reasons for the Waiver

Under Rule 9 of the Code, when any person, together with persons acting in concert with him, is interested in shares which, in aggregate, carry not less than 30 per cent. of the voting rights but does not hold shares carrying more than 50 per cent. of the voting rights of such a company, a general offer will normally be required if any further interests in shares are acquired by any such person. Such an offer would have to be made in cash at a price not less than the highest price paid by him, or by any member of the group of persons acting in concert with him, for any interest in shares in the company during the 12 months prior to the announcement of the offer.

Share Purchases

Under Rule 37 of the Code, any increase in the percentage holding of a shareholder or group of shareholders acting in concert which results from a company purchasing its own shares will also be treated as an acquisition for the purposes of Rule 9 of the Code.

If the Share Buyback Authority is utilised in full, and if the Concert Party does not participate on a pro rata basis in any future share repurchases by the Company of its own shares pursuant to the the Share Buyback Authority, and/or otherwise sell down in the market, the Concert Party will become interested in a greater percentage of Ordinary Shares than its existing aggregate shareholding of 32.16 per cent. (being the Concert Party's current interest in Ordinary Shares) and will therefore be subject to the provisions of Rule 9 of the Code.

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As a result, the Independent Directors have consulted with the Panel which has agreed, subject to approval by the Independent Shareholders of the Waiver Resolution on a poll, that it would waive any obligation that would otherwise arise on the Concert Party to make a mandatory offer under Rule 9 as a result of market purchases of Ordinary Shares by the Company, pursuant to the authority to be granted under the Share Buyback Authority, that would take the Concert Party's interest in Ordinary Shares from 32.16 per cent. up to a maximum level of 37.83 per cent. of the issued share capital, as at the date of this document. The Independent Directors intend to only seek shareholder approval for future repurchases of the Company's Ordinary Shares to the extent that the interest of the Concert Party in the Company's Ordinary Shares will not exceed 39 per cent, the self-imposed limit they have committed to and stated in each of the last three years equivalent waiver requests.

Shareholders should note that, if the Whitewash Resolution is passed by the Independent Shareholders at the General Meeting, the Concert Party will not be restricted from making an offer for the Company.

The Independent Directors took into account the following factors in making their recommendation:

- (A) The Independent Directors believe that the Concert Party's continued shareholding remains an important part of the investment case for Shareholders and continues to align Tim Martin's interests with Shareholders' interests;
- (B) Given Tim Martin's position as Chairman of the Company, the Independent Directors believe that Shareholders should welcome the long-term participation by Tim Martin in the equity of the Company; conversely, the Independent Directors believe that disposals of Ordinary Shares by Tim Martin could be perceived negatively by investors and potential investors; and
- (C) Tim Martin continues to have no desire to be forced to sell part of his shareholding if the Company buys back shares.

3. Maximum potential holding

Pursuant to the Code, it is necessary to provide an illustration of the Concert Party's maximum potential interest in Ordinary Shares based on certain assumptions.

Share Purchases

Assuming (i) exercise by the Company of the authority proposed to be granted under the Share Buyback Authority to the maximum level permitted; and (ii) no pro rata participation or other sales of interests in Ordinary Shares by the Concert Party in connection with any share re-purchases or otherwise, the Concert Party's maximum potential interest in the Ordinary Shares would be as set out in the following table:

Name	Number of Ordinary Shares	Minimum potential number of Ordinary Shares in issue	Maximum potential interest in Ordinary Shares
Tim Martin	32,241,004/30.80%		32,241,004/36.24%
Felicity Martin	1,225,930/1.17%		1,225,930/1.38%
Margit Martin	109,970/0.11%		109,970/0.12%
Wilfred T Fry (Executor & Trustee) Limited (Mrs Margit Martin, Mr Gerald Martin, Mr Tim Martin)	85,142/0.08%		85,142/0.10%
Louise Martin	1,300/0.00%		1,300/0.00%
	33,663,346/32.16%	89,976,636	33,663,346/37.83%

4. Further information on the Waiver and the Share Buyback Authority

The Waiver relating to the authority proposed to be granted under the Share Buyback Authority would apply, provided the Waiver Resolution is approved by the Independent Shareholders on a poll, only in respect of increases in the percentage interest in Ordinary Shares held by the Concert Party resulting from market purchases of such number of Ordinary Shares by the Company that would take the Concert Party's shareholding from 32.16 per cent. up to a maximum of 37.83 per cent.

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5. The Concert Party's intentions

The Concert Party has confirmed to the Company that it is not proposing to seek any change in the composition of the Board or to the general nature or any other aspect of the Company's business, including R&D.

Tim Martin, as Executive Chairman of the Company, is involved in the decision making of the future of the Company's (and its subsidiaries') businesses, the balance of skills and functions of the Company's employees and management, the location and function of the Company's headquarters, locations of the Company's (and its subsidiaries') places of business, the continued employment of its employees and management, including any material change in conditions of employment, employer's contributions to the Company's pension schemes, the accrual of benefits for existing members and the admission of new members, the redeployment of the fixed assets of the Company (or any of its subsidiaries) and any change in the existing trading facilities for the Ordinary Shares as a result of such proposals.

The Concert Party has no intentions to change any of the above, as a result of the proposals set out within this document.

6. General Meeting

Set out in Appendix 1 to this document is a notice convening the General Meeting to be held at 10:15 a.m. (or as soon thereafter as the AGM has concluded or been adjourned) on 21st November 2019. At this meeting, an ordinary resolution will be proposed for the approval of the Waiver.

If you are not able to attend the GM but would like to vote on the Waiver Resolution, please fill in the Form of Proxy sent to you with this notice and return it to our registrars, Computershare Investor Services PLC, at The Pavilions, Bridgwater Road, Bristol, BS99 6ZY, or at the following electronic address www.investorcentre.co.uk/eproxy, as soon as possible.

Completion and return of the Form of Proxy will not prevent you from attending and voting at the GM should you so wish.

Voting in respect of the Waiver Resolution will be conducted by means of a poll.

7. Recommendation by Independent Directors

The Independent Directors, who have been so advised by Investec, consider the buyback and the Waiver to be fair and reasonable and in the best interests of the Independent Shareholders and the Company as a whole. In providing advice to the Independent Directors, Investec has taken into account the Independent Directors' commercial assessments. Accordingly, the Independent Directors unanimously recommend that Independent Shareholders vote in favour of the Waiver Resolution at the GM, as they intend to do in respect of their own beneficial shareholdings. The Concert Party will not be permitted to vote its interest in 33,663,346 Ordinary Shares, representing approximately 32.16 per cent. of the Company's current issued share capital, in relation to the Waiver Resolution. In addition, the Concert Party has not participated in the Board's consideration of the Waiver.

Yours sincerely,

Harry Morley Independent Director

Registered Number: 1709784

Registered office: Wetherspoon House Reeds Crescent Watford WD24 4QL

PART II ADDITIONAL INFORMATION

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1. Responsibility

- 1.1 The Directors accept responsibility for the information contained in this document (including any expressions of opinion) other than the information for which responsibility is taken by others pursuant to Paragraph 1.2 below and save that Tim Martin, who has not participated in the Board's consideration of the Waivers, takes no responsibility for the paragraph on page 9 entitled "Recommendation by Independent Directors". To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is this case), the information contained in this document for which they accept responsibility is in accordance with the facts and does not omit anything likely to affect the import of the information.
- 1.2 The Concert Party accepts responsibility for the information (including any expressions of opinion) contained in this document which relates to the Concert Party. To the best of the Concert Party's knowledge and belief (having taken all reasonable care to ensure that such is the case), the information contained in this document for which the Concert Party is responsible is in accordance with the facts and does not omit anything likely to affect the import of such information.

2. Directors

2.1 The Directors of the Company and their functions are as follows:

Director	Role
Tim Martin	Chairman
John Hutson	Chief Executive
Ben Whitley	Finance Director
Su Cacioppo	Personnel & Legal Director
Debra van Gene	Non-Executive Director
Sir Richard Beckett	Non-Executive Director
Harry Morley	Non-Executive Director

3. Interests and dealings

3.1 Tim Martin and his close relatives are treated as acting in concert for the purposes of the Code. As at the Latest Practicable Date, the Concert Party and any person acting in concert with the Concert Party's interests, rights to subscribe and short positions in Ordinary Shares, in respect of which they are treated as acting in concert, were as follows:

Name	Number of Ordinary Shares	Percentage of current issued Ordinary Shares
Tim Martin	32,241,004	30.80%
Felicity Martin	1,225,930	1.17%
Margit Martin	109,970	0.11%
Wilfred T Fry (Executor & Trustee) Limited (Mrs Margit Martin, Mr Gerald Martin, Mr Tim Martin) 85,142	0.08%
Louise Martin	1,300	0.00%

3.2 As at the close of business on the Latest Practicable Date, the interests, rights to subscribe and short positions of the Directors, their immediate families and persons connected with them (within the meaning of Part 22 of the Act) in Ordinary Shares (all of which are beneficial unless stated) were as set out below:

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Director	Number of Ordinary Shares held beneficially	Percentage of current issued Ordinary Shares
Tim Martin	33,466,934	31.97%
John Hutson	119,883	
John Hutson - Share Incentive Plan	43,035	
John Hutson - Deferred Bonus Scheme	17,170	
John Hutson total	180,088	0.17%
Ben Whitley	7,312	
Ben Whitley - Share Incentive Plan	11,485	
Ben Whitley - Deferred Bonus Scheme	5,611	
Ben Whitley total	24,408	0.02%
Su Cacioppo	25,769	
Su Cacioppo - Share Incentive Plan	24,157	
Su Cacioppo - Deferred Bonus Scheme	9,639	
Su Cacioppo total	59,565	0.06%
Debra van Gene	1,000	0.00%
Sir Richard Beckett	2,000	0.00%
Harry Morley	2,000	0.00%

3.3 During the period of 12 months preceding the date of this document, there have been the following dealings in relevant securities by the Concert Party:

Name	Date	Purchase/Sale	Price (p)	No. of Ordinary Share
Louise Martin	3 April 2019	Sale	1316.00	500
Gerald Martin	22 March 2019	Sale	1299.04	120
The Estate of Mrs Olive Muriel Hamilton	10 September 2019	Sale	1614.00	2418

Others

3.4 As at the close of business on the Latest Practicable Date:

- (A) Computershare Company Nominees Limited, as trustee of the J D Wetherspoon Company Share Plan, held 431,013 Ordinary Shares; and
- (B) Computershare Company Nominees (Channel Islands) Limited as trustee of the J D Wetherspoon Company Share Plan, held 20,619 Ordinary Shares; and
- (C) save as set out in paragraph 3.4 (A) and 3.4 (B) above, neither any subsidiary of the Company nor any person acting in concert with the Company nor any pension fund or employee benefit trust of the Company had any interests, rights to subscribe or short positions (whether conditional or absolute and whether in the money or otherwise), including any short position under a derivative, any agreement to sell or any delivery obligation or right to require another person to purchase or take delivery in relevant J D Wetherspoon securities.

3.5 As at the close of business on the Latest Practicable Date, Investec had the following interests in relevant J D Wetherspoon securities:

	Number of Ordinary Shares	Percentage of current issued Ordinary Shares
Investec Asset Management Limited	542,414	0.52%
Investec Wealth & Investment Limited	15,546	0.01%

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- 3.6 As at the close of business on the Latest Practicable Date, no other connected adviser, or non-exempt principal trader, of the Company (including any person controlling, controlled by or under the same control as it) has any interests, rights to subscribe or short positions in relevant J D Wetherspoon securities.
- 3.7 As at the close of business on the Latest Practicable Date, none of the Company, any persons acting in concert with the Company, Tim Martin or any persons acting in concert with Tim Martin had borrowed or lent any relevant J D Wetherspoon securities.

4. Arrangements in connection with the proposal

- 4.1 On 19 October 2016 the Company and Tim Martin entered into the Relationship Agreement, the purpose of which is to regulate the relationship between the Company and Tim Martin so that in circumstances where Tim Martin becomes a Controlling Shareholder of the Company, the Company will, at all times, be capable of carrying on business independently of Tim Martin and his associates. For the purposes of the Relationship Agreement, the term 'associates' has the meaning given to it in the Listing Rules (when used in the context of a controlling shareholder who is an individual).
- 4.2 The Relationship Agreement took effect on Tim Martin becoming a Controlling Shareholder of the Company on 6 December 2016, and will continue until such time as:
 - (A) the Company ceases to maintain its listing on the premium segment of the Official List; or
 - (B) Tim Martin, together with any person with whom he is acting in concert ceases, individually or in aggregate, to be a Controlling Shareholder of the Company.
- 4.3 Under the Relationship Agreement, Tim Martin undertakes that:
 - (A) he shall conduct all transactions and arrangements between himself (and/or any of his associates) at arm's length and on normal commercial terms;
 - (B) neither he nor any of his associates will take any action that would have the effect of preventing the Company from complying with its obligations under the Listing Rules nor propose or procure the proposal of a shareholder resolution which is intended or appears to be intended to circumvent the proper application of the Listing Rules; and
 - (C) neither he nor any of his associates will do or undertake (or fail to do or undertake) any action which could reasonably be expected to prevent the Company from being able to demonstrate at all times that it is carrying on a business independent of Tim Martin as its main activity.
- 4.4 In addition, Tim Martin also undertakes that he shall (save to the extent required by law) procure that the voting rights attached to the shares held by him are exercised (and shall procure that each of his associates shall exercise their respective voting rights) to ensure that the provisions of the Relationship Agreement are fully complied with at all times.
- 4.5 Other than the Relationship Agreement described in this paragraph 4 of Part II, no agreement, arrangement or understanding (including any compensation arrangement) exists between the Concert Party or any person acting in concert with it and any of the Directors or recent directors, Independent Shareholders or recent Independent Shareholders of the Company or any person acting in concert with such shareholders having any connection with or dependence on, or which is conditional on, the implementation of the Share Buyback Authority.

5. Directors' service contracts

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5.1 Details of the service contracts currently in place between the Company and the Executive Directors are set out below:

Executive Director	Date of contract	Term	Notice period
John Hutson	02 February 1998	-	6 months
Ben Whitley	05 November 2015	-	6 months
Su Cacioppo	10 March 2008	-	6 months

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5.2 Details of the letters of appointment currently in place between the Company and the Non-Executive Directors and chairman are set out below:

Non-Executive Director/chairman	Date of letter	Term	Notice period
Tim Martin	20 October 1992	-	6 months
Debra van Gene	01 November 2018	1 year	12 months
Sir Richard Beckett	01 November 2018	1 year	12 months
Harry Morley	01 November 2018	1 year	12 months

5.3 The aggregate emoluments, excluding pensions, of the Directors for the year ended 29 July 2018 are set out below:

S	Salary £	Taxable benefits £	Performance bonus £	Long Term Incentives £	Pension Contributions £	Total £
Executive						
John Hutson	620	21	31	276	87	1,035
Ben Whitley	220	17	11	84	26	358
Su Cacioppo	348	20	17	155	49	589
Non-Executive/cha	irman					
Tim Martin	324	17	-	-	-	341
Elizabeth McMeikan	53	-	-	-	-	53
Debra van Gene	53	-	-	-	-	53
Sir Richard Beckett	53	-	-	-	-	53
Harry Morley	53	-	-	-	-	53
Total	1,724	75	59	515	162	2,535

Executive Directors Service Contract Detail

5.4 None of the Executive Directors' current service contracts are for a fixed term. Each service contract is to continue until terminated by the relevant Executive Director or the Company and incorporates a provision for termination or a compensation payment in lieu of notice. Whilst none of the Executive Directors' service contracts are for a fixed term, all Executive and Non-Executive Directors are subject to annual re-election by shareholders. An Executive Directors' compensation payment in lieu of notice comprises basic salary for the relevant notice period plus value of the benefits (if any) the Executive Director would have been entitled to. The compensation payment is payable where the relevant notice period is not given to the Executive Director except in circumstances where no notice is given due to termination with immediate effect because of cause, such as gross misconduct.

5.5 Each Executive Directors' rights in respect of any options or awards granted to him or her under any employee share or long term bonus scheme of the Company will be determined in accordance with the rules of the relevant scheme. Pension entitlements are dealt with in accordance with the terms and conditions of the applicable pension scheme and do not form part of the part of the contractual compensation payment.

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Non-Executive Director Appointment Detail

- 5.6 Non-Executive Directors are appointed for an initial one-year period, or for a period until the next annual general meeting of the Company (whichever is sooner). Subsequent re-appointment for a further period or periods is subject to endorsement by the Board and the approval of shareholders.
- 5.7 There have been no new service contracts or amendments to existing service contracts within the period of six months preceding the date of this document.

6. Information on the Concert Party

- 6.1 Tim Martin founded J D Wetherspoon having previously studied law at Nottingham University and qualified as a barrister. He became chairman of the Company in 1983. Felicity Martin is the wife of Tim Martin, Margit Martin is the step-mother of Tim Martin, Gerald Martin is the brother of Tim Martin, Louise Martin is the sister of Tim Martin, and Olive Hamilton (Deceased) was the mother of Tim Martin.
- 6.2 All members of the Concert Party can be contacted via the Company's registered office (Wetherspoon House, Reeds Crescent, Watford, Herts WD24 4QL).

7. Material contracts

7.1 During the period beginning two years preceding the date of this document and ending on the Latest Practicable Date, the Company and its subsidiaries have not entered into any material contracts otherwise than in the ordinary course of business, save for the Relationship Agreement described in paragraph 4 of this Part II.

8. Middle market quotations

Set out below are the middle market quotations for an Ordinary Share, as derived from the Daily Official List of the London Stock Exchange PLC, for the first business day of each of the last six months and for the latest business day before the date of this document:

Price per Ordinary Share (pence)
1375p
1310p
1450p
1526p
1579p
1549p
1474p

9. General

- 9.1 Investec has given and has not withdrawn its written consent to the issue of this document with the references to it in the form and context in which they appear.
- 9.2 There has been no significant change in the financial or trading position of the Company since 13 September 2019, being the date on which the Company's statement of annual financial results was published.
- 9.3 No agreement, arrangement or understanding currently exists whereby beneficial ownership of any Ordinary Shares acquired by the Company pursuant to the Share Buyback Authority (if passed) will be transferred to any other person.
- 9.4 J D Wetherspoon owns and operates pubs throughout the UK and Ireland. The Company is listed on the Main Market of the London Stock Exchange and is a constituent of the FTSE 250.

10. Documents available for inspection

Copies of the following documents will be available for inspection on the Company's website www.jdwetherspoon. com/investors-home and documents available for display at the Company's registered office, Wetherspoon House, Reeds Crescent, Watford, Herts WD24 4QL (by contacting Nigel Connor on +44 1923 47777) and at the offices of Macfarlanes LLP, 20 Cursitor Street, London EC4A 1LT, during usual business hours on any weekday (Saturdays, Sundays and public holidays excepted) from the date of posting of this document up to the close of the General Meeting:

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- 10.1 the memorandum and articles of association of the Company;
- 10.2 the Directors' service contracts with the Company;
- 10.3 the material contracts described in the document;
- 10.4 the written consent letter from Investec Investment Banking referred to in paragraph 9 above; and
- 10.5 this document.

Any documents incorporated by reference into this document have been incorporated in compliance with Rule 24.15 of the Code.

21st October 2019

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APPENDIX 1 NOTICE OF GENERAL MEETING

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J D Wetherspoon plc

(incorporated and registered in England & Wales under the Companies Act 1985 with registered number 1709784)

Notice is hereby given that the General Meeting of J D Wetherspoon plc (the "Company") will be held at 10:15a.m. (or as soon thereafter as the AGM (as defined in the document of which this Notice forms part) has concluded or been adjourned) on 21st November 2019 at The Auditorium, Willis Towers Watson, 51 Lime St, London EC3M 7DQ to consider and, if thought fit, pass on a poll the following resolution which is proposed as an ordinary resolution.

1. That the waiver granted by the Panel on Takeovers and Mergers, described in the letter accompanying the notice convening this meeting, of the obligation under Rule 9 of the City Code on Takeovers and Mergers for the Concert Party (as defined in the document of which this Notice forms part) to make a general offer to shareholders of the Company as a result of any market purchases of Ordinary Shares (as defined in the document of which this Notice forms part) by the Company, such that the Concert Party's aggregate interest increases from 32.16 per cent. up to a maximum of 37.83% per cent. of the issued Ordinary Shares, pursuant to the authority sought pursuant to the Share Buyback Authority (as defined in the document of which this notice forms part), be and is hereby approved.

In accordance with the requirements of the City Code on Takeovers and Mergers, the Concert Party will not be voting, in respect of the resolution, the Concert Party's interest in 33,663,346 shares in the Company, representing approximately 32.16 per cent. of the Company's current issued share capital.

By order of the Board

Nigel Connor Company Secretary Wetherspoon House Reeds Crescent Watford WD24 4QL

21st October 2019

APPENDIX 2 NOTES

- 1. A member entitled to attend and vote at the meeting is entitled to appoint one or more proxies to attend, speak and vote, instead of him or her, provided that each proxy is appointed to exercise the rights attached to a different share or shares held by that member. A proxy need not be a member of the Company, but must attend the meeting to represent their appointer.
- 2. A form of proxy is enclosed which members are invited to complete and return in the envelope provided. Completion and return of the form of proxy, in accordance with the instructions on it, will not prevent such members from attending and voting at the meeting in person, should they so wish. If you do not receive a proxy form and believe that you should have one, or if you require additional proxy forms in order to appoint more than one proxy, please contact the Company's registrars, Computershare Investor Services PLC The Pavilions, Bridgewater Road, Bristol, BS99 6ZY or on 0370 707 1091.
- 3. To be valid for the meeting, the form of proxy and the power of attorney or other authority (if any) under which it is executed or a notarised copy of such authority must be deposited at the offices of the Company's registrars, Computershare Investor Services PLC, The Pavilions, Bridgwater Road, Bristol, BS99 6ZY, or at the following electronic address www.investorcentre.co.uk/eproxy no later than 10:15a.m. on 19th November 2019, being 48 hours before the time appointed for holding the meeting. You can only appoint a proxy using the procedures set out in these notes and the notes to the proxy form.
- 4. CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so for the Meeting and any adjournment(s) thereof by using the procedures, and to the address, described in the CREST Manual (via www.euroclear.com) subject to the provisions of the Company's Articles of Association. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.

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5. In order for a proxy appointment or instruction made using the CREST service to be valid, the appropriate CREST message (a "CREST Proxy Instruction") must be properly authenticated in accordance with Euroclear UK and Ireland Limited's ("Euroclear") specifications and must contain the information required for such instructions, as described in the CREST Manual. The message, regardless of whether it constitutes the appointment of a proxy or an amendment to the instruction given to a previously appointed proxy, must, in order to be valid, be transmitted so as to be received by the issuer's agent (ID number 3RA50) by 10:15 a.m. on 19th November 2019. For this purpose, the time of receipt will be taken to be the time (as determined by the time stamp applied to the message by the CREST Applications Host) from which the issuer's agent is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST. After this time any change of instructions to proxies appointed through CREST should be communicated to the appointee through other means.

- 6. CREST members and, where applicable, their CREST sponsors or voting service provider(s) should note that Euroclear does not make available special procedures in CREST for any particular messages. Normal system timings and limitations will therefore apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member or sponsored member or has appointed a voting service provider(s), to procure that his CREST sponsor or voting service provider(s) take(s)) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting service provider(s) are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.
- 7. The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- 8. Any person to whom this notice is sent who is a person nominated under section 146 of the Act to enjoy information rights (a "Nominated Person") may, under an agreement between him or her and the member by whom he or she was nominated, have a right to be appointed (or to have someone else appointed) as a proxy for the meeting. If a Nominated Person has no such proxy-appointment right or does not wish to exercise it, he or she may, under any such agreement, have a right to give instructions to the member as to the exercise of voting rights.
- 9. The statement of the rights of members in relation to the appointment of proxies in notes 1, 2 and 3 above does not apply to Nominated Persons. The rights described in those notes can be exercised only by members of the Company.
- 10. Any corporation which is a member may appoint one or more corporate representatives who may exercise on its behalf all of its powers as a member, provided that they do not do so in relation to the same shares.
- 11. To be entitled to attend and vote at the meeting (and for the purpose of the determination by the Company of the votes they may cast), members must be registered in the register of members of the Company as at 6:00 p.m on 19th November 2019 (or, in the event of any adjournment, 48 hours before the time of the adjourned meeting). Changes to the register of members after the relevant deadline will be disregarded in determining the right of any person to attend and vote at the meeting.
- 12. As at 10th October 2019 (being the last practicable day prior to the publication of this notice) the Company's issued share capital comprised 104,678,395 ordinary shares of 2 pence each. Each ordinary share carries the right to one vote on a poll at a general meeting of the Company and, therefore, the total voting rights in the Company as at that date are 104,678,395.
- 13. Any member attending the meeting has the right to ask questions. The Company must cause to be answered any such question relating to the business being dealt with at the meeting but no such answer need be given if (a) to do so would interfere unduly with the preparation for the meeting or involve the disclosure of confidential information, (b) the answer has already been given on a website in the form of an answer to a question, or (c) it is undesirable in the interests of the company or the good order of the meeting that the question be answered.
- 14. A copy of this notice, and other information required by Section 311A of the Act, can be found at the Company's website www.jdwetherspoon.co.uk/investors-home
- 15. You may not use any electronic address provided in this notice of meeting for communicating with the Company for any purposes other than those expressly stated.

15/10/2019 10:34



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