Dear Shareholder,

Please find attached the invitation to Nestlé’s 2007 Annual General Meeting, together with the proposals on which we invite you to vote. Please allow me to briefly comment on one topic that is not included in the agenda and one that is included.

The topic that is not included is a revision of our Articles of Association. Last year your Board proposed to shareholders an amendment that would allow a modernization of the Articles, which previously for certain provisions was practically impossible. The Board’s proposal won the support of 98% of the shares represented at the shareholder meeting. Accordingly, the Articles were amended with a mandate to the Board to draft a proposal for a complete revision of the Articles. The shareholders’ resolution on such revision would be adopted with a majority of two thirds of the votes represented.

This clear decision of the shareholders at last year’s annual meeting was subsequently challenged in court by one shareholder. In order to respect the minority rights and minimize the legal uncertainties, the Board has decided to let the legal process take place and submit the new Articles to the shareholders for approval when the courts have taken their decisions. Your Board continues to believe that the modernization of the Articles is in the best interests of the company and its shareholders. As I have previously stated, the goal is a balanced set of Articles which take into account the interests of the various groups of shareholders who have expressed different priorities, reflect the changed legal and corporate governance environment and, most importantly, are in the best interests of the company to create long term, sustainable shareholder value.

The topic which is included in the agenda is my re-election as a member of the Board. In this context I would like to remind you that I have announced at last year’s meeting my intention to step down as Chief Executive Officer (Administrateur délégué) following the 2008 Annual General Meeting. It has been my great honour to serve you in that function since 1997. The Board will appoint my successor as Chief Executive Officer in due time and this will be announced well ahead of the shareholder meeting in 2008.

This year, we hold our 140th Annual General Meeting and, for this reason, I have asked Mr. Albert Pfiffner and Mr. Hans-Jörg Renk to update our recent history in a book, which will be published on
the occasion of our Anniversary: “Transformational Challenge. Nestlé 1990 – 2005” documents the most recent part of our impressive 140-year journey, and we will offer it to you as a small token of appreciation. You may request a copy of it using the enclosed reply form, and I hope it will further foster your understanding of the strategies and long-term orientation of your company.

I look forward to seeing you at the upcoming Annual General Meeting.

Yours sincerely

Peter Brabeck-Letmathe
Chairman of the Board
Nestlé S.A.
Invitation to the Annual General Meeting

Dear Sir or Madam,

We have the honour to invite you to the

140th Annual General Meeting

to be held on Thursday, April 19, 2007, at 2.30 p.m. at the “Palais de Beaulieu” in Lausanne, Switzerland.

Agenda and proposals of the Board of Directors

1  
2006 annual report; accounts of Nestlé S.A. and of the Nestlé Group; reports of the auditors  
Proposal  
Approval of the 2006 annual report, of the accounts of Nestlé S.A. and of the consolidated accounts of the Nestlé Group

2  
Release of the Board of Directors and of the Management  
Proposal  
Release of the members of the Board of Directors and of the Management

3  
Decision on the appropriation of profits resulting from the balance sheet of Nestlé S.A.  
Proposal  
Retained earnings  
Balance brought forward from 2005 CHF 875 365 054  
Profit for the year 2006 CHF 6 898 667 700  
CHF 7 774 032 754

Proposed appropriation  
Transfer to the special reserve CHF 2 500 000 000  
Dividend for 2006, CHF 10.40 per share on 383 722 074 shares CHF 3 990 709 569  
Dividend for 2006, CHF 10.40 per share on 2 277 526 shares reserved for the option rights which may be exercised in the year 2007, on 2 230 269 shares to cover warrants and on 600 279 shares held for trading purposes CHF 53 123 970  
CHF 6 543 833 539  
CHF 1 230 199 215  
Balance to be carried forward
4 Capital Reduction and consequent Amendment to Article 5 of the Articles of Association

Proposal
As announced in connection with the second share buy-back program of CHF 3 billion, launched on November 17, 2005, the Board of Directors proposes, in order to conclude such program, to reduce the share capital by CHF 7,663,200 through the cancellation of 7,663,200 registered shares with a nominal value of CHF 1 each. Consequently, Article 5 of the Articles of Association of the Company will be amended as follows:

Article 5 Share capital
The share capital is CHF 393,072,500 (CHF three hundred ninety-three million and seventy-two thousand five hundred) divided into 393,072,500 fully paid up registered shares having a nominal value of CHF 1 each.

Explanation
Nestlé S.A. completed its second share buy-back program by October 20, 2006 with the repurchase of 7,663,200 shares at an average price of CHF 391.36 per share on its second trading line on virt-x. The second buy-back program was announced in light of continued strong cash-flow, solid triple A rating and absence of major acquisitions.

Nestlé also still holds 4,766,300 “reserve shares”, which were issued by resolution of the Annual General Meeting in 1989 to cover conversion or option rights resulting from future bond issues, or to be used for other purposes in the interests of the Company as decided by the Board of Directors. The “reserve shares” were paid up at their nominal value, but never allotted at market price.

To reduce the share capital, the Board proposes to cancel (i) these 4,766,300 “reserve shares”, and (ii) 2,896,900 of the shares repurchased on the second trading line. The share capital in Article 5 of the Articles of Association will be reduced accordingly. The remaining 4,766,300 shares bought back on the second trading line will be used for the purpose of hedging Nestlé Group remuneration plans in Nestlé S.A. shares and options thereon.

In a special audit report for the Annual General Meeting, the Auditors KPMG Klynveld Peat Marwick Goerdeler S.A. have confirmed that the claims of the creditors are fully covered even after the capital reduction.

The capital reduction by cancellation of shares can only be accomplished, in particular, after publication of the notice to creditors in accordance with article 733 of the Swiss Code of Obligations. Such notice to creditors will be published after the Annual General Meeting in the Swiss Official Commercial Gazette.

5 Re-elections to the Board of Directors

Proposal
Individual re-elections of Mr. Peter Brabeck-Letmathe (for the term stated in the Articles of Association, i.e. five years) and Mr. Edward George (for a term of four years).

Explanation
The Board proposes the individual re-election of Mr. Peter Brabeck-Letmathe, Austrian, born 1944, Chairman and CEO of Nestlé S.A., and of Mr. Edward George (Lord George), British, born 1938, former Governor of the Bank of England.

Mr. Brabeck-Letmathe, who joined Nestlé in 1968, serves as Chief Executive Officer (Administrateur délégué) of Nestlé S.A. since 1997, assumed the office of Vice-Chairman of the Board in 2001 and is since 2005 the Chairman of Nestlé S.A. He has already announced his intention to step down as Chief Executive Officer following the 2008 Annual General Meeting.

Lord George is up for re-election the first time and has during his first term of office made very valuable contributions to the Company as a member of the Board and by serving in several Board Committees. Lord George’s re-election is proposed for a term of four years, in line with the age limit (of 72) foreseen for Directors in the Board Regulations.
Admission cards
Admission cards can be ordered at any time prior to 12:00 a.m. (noon) on Thursday, April 12, 2007, at
the latest, from the Share Transfer Office in Cham, Switzerland, by means of the enclosed reply form.
The mailing of admission cards will start on Tuesday, April 3, 2007.

Only shareholders who are on record in the share register with voting rights on March 30, 2007, are
entitled to exercise their voting rights.

Proxies
If you are unable to attend the General Meeting in person, you can be represented by another share-
holder registered with voting rights, by Nestlé S.A. or by the independent representative pursuant to
Article 689c of the Swiss Code of Obligations, Mr. Jean-Ludovic Hartmann, attorney, Boulevard de Pérolles 7, CH-1701 Fribourg, Switzerland. The enclosed reply form can be used to grant a proxy as
well as to give voting instructions to the independent representative. If the independent representative
does not receive written voting instructions for some or all of the proposals, he will vote in favour of
the Board of Directors’ proposals. Nestlé S.A. will only represent shareholders if they want to approve
the proposals of the Board of Directors. All proxies with different instructions will be passed on to the
independent representative. Signed proxies left blank will be deemed to be a mandate to Nestlé S.A.
to vote in favour of the Board of Directors’ proposals. The reply form can be sent to the Share Transfer
Office in Cham or directly to the independent representative by using the appropriate envelope.

You will find enclosed the summary of the Management Report 2006 which will give you a brief over-
view of the financial results of the business year of the Company and of the Nestlé Group as a whole.
If you wish to have more detailed information on the financial results and an insight into our different
areas of activity, we invite you to order the full Management Report 2006, which will be available from
March 15, 2007. For this purpose, please tick the appropriate box on the attached reply form. Should
you also wish to receive the Half-yearly Report January/June 2007, which will be published in August
2007, we invite you to tick the corresponding box on the same reply form. These documents will also
be available on the internet (www.nestle.com).

Please address all correspondence regarding the General Meeting to the Share Transfer Office of
Nestlé S.A., P.O. Box 380, CH-6330 Cham, phone +41 41 785 20 20, fax +41 41 785 20 24.

Yours faithfully,

NESTLÉ S.A.
BOARD OF DIRECTORS