

Transfer of Meetic shares by several shareholders, and increase in the float to 40.2% of total capital

Boulogne- Billancourt, 4 April 2006.

Meetic's Board has today been informed by some shareholders of their intention to divest a total of 2 121 818 shares, representing 12.84% of the Company's total share capital.

It was specified that this transfer is taking place in the form of an Accelerated Book Building with qualified institutional investors in France and abroad.

Once this institutional placement is complete, Mr Marc Simoncini's stake will go from 41.63% to 38.00% of the Company's capital and from 53.8% to 51.1% of its voting rights. Three of the transferors - Mr Marc Simoncini, AGF Innovation 4 and AGF Innovation 5 - declare to have signed an agreement with Société Générale, the sole underwriter and book-runner for this institutional placement, committing them to retain the shares they will still hold after this operation for a minimum period of 180 days, for Mr Marc Simoncini, and 90 days for AGF Innovation 4 and AGF Innovation 5, from the transfer's settlement and delivery date. Mr Marc Simoncini also informed the members of the Board of his intention to remain a long-term significant shareholder in the Company.

This operation will allow the company's float to increase from 27.3% to 40.2%, thus contributing to an improvement in the liquidity of Meetic shares.

Meetic's shares were admitted for trading on the Eurolist by Euronext Paris market on 12th October 2005 at an opening price of €22.30 per share. Since then, the stock market price of these shares has risen by around 29%.

Société Générale is the sole underwriter and book-runner for this institutional placement.

Impact of the operation on Meetic's shareholder structure

Shareholders	Percentage of capital as of 31/12/ 2005	Percentage of capital after transfer
Mr. Marc Simoncini ⁽¹⁾⁽²⁾	41.63%	38.0%
AGF Innovation 4 ⁽³⁾	3.05%	1.83%
AGF Innovation 5 ⁽³⁾	3.05%	1.83%
M. Jacques Collin ⁽³⁾⁽⁴⁾	2.3%	1.39%
Other selling shareholders ⁽⁵⁾	13.6%	7,74%
Other non-selling shareholders ⁽⁶⁾	9.02%	9.02%
Others (incl. the general public)	27.35%	40.19%

⁽¹⁾ Meetic Chairman and CEO

⁽²⁾ Including shares previously donated to members of family.

⁽³⁾ Meetic Board member.

⁽⁴⁾ Directly and indirectly through Société civile Allure.

⁽⁵⁾ SCI Seamary, Philippe Chainieux, Thierry de Passemar, Jean-Guilhem Lerouge, Philippe Dian, Véronique Huurnemann, Bernard Maillet, Emmanuelle Sawko, Jean David Blanc, Daniel Chambon and Luc Chalmey.

⁽⁶⁾ Christophe Salanon, MDP, ARAN Investment, William Guillouard, and Emmanuel Prevost.

This press release and its information are not intended as an offer or solicitation for the purchase of Meetic shares in any country. No Meetic shares have been or will be registered under the United States Securities Act of 1933, as amended (the "Securities Act of 1933"). Meetic shares may only be offered in the United States if registered with the US Securities and Exchange Commission or if exempt from registration. Meetic does not intend to register Meetic shares under the Securities Act of 1933 or to market the share in the United States of America.

This press release is made to or directed only at persons who (1) are outside the United Kingdom, (2) are investment professionals falling within Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the "Order") or (3) are persons falling within Article 49(2) (a) to (d) ("high net worth companies, unincorporated associations, etc") of the Order (all such persons together being referred to as "relevant persons"). This press release must not be acted on or relied on by persons who are not relevant persons. Any investment or investment activity to which this press release relates is available only to relevant persons and will be engaged in only by relevant persons.

The shares are only available, and may only be offered to relevant persons and any offer, solicitation or agreement in view of the purchase of existing shares may only be engaged in with relevant persons.

No other person may rely on this press release. The distribution of this press release or of any document relating to the offer must be made in accordance with the rules set out above.

The distribution of this press release and of the information contained herein, may, in certain jurisdictions constitute a violation of applicable laws. Neither this press release nor the information contained herein may be distributed in the United States, Canada, Australia or Japan.

* * * *

About MEETIC, the European leader in online dating (www.meetic-corp.com)

Three years after its commercial launch, MEETIC has established itself as the European leader in online dating, with over 17.0 million profiles registered since its creation. MEETIC is present in 13 European countries and is available in 10 languages. Following, ever since its creation, a clear European leadership strategy based on a quality-first policy, innovative marketing and perfect technological know-how making it possible to manage a database of 2.6 million 30-day active profiles, the company is intent on permanently improving its services and meeting even more fully the various expectations of its European subscribers. MEETIC has launched two additional offers – ULTEEM by MEETIC and SUPERLOL.

MEETIC

Chief Financial Officer

Sandrine Leonardi

Tel: +33 (0)1 58 17 05 70

investisseurs@meetic-corp.com

MEETIC

Press relations

Virginie Andouard

Tel: +33 (0)1 58 17 05 77

v.andouard@meetic-corp.com

NewCap.

Investor and media relations

Emmanuel Huynh / Pierre Laurent

Tel: +33 (0)1 44 71 94 94

infos@newcap.fr

**Publication of Q1 2006 revenue:
4 May 2006
(after market)**