

Information about the shareholder or shareholders (if multiple depositors)

(To help us process your form more rapidly, please provide the

	following information (in block letters) as completely as possible.)
Name(s)/company	1
Address (postcode, city/tov	wn, street, number)
For natural persons: date of	of birth/for legal persons: register and number (if available)
Name and address of the f	inancial institution at which the deposit account is located
Bank sort code or BIC	Account number
	G SE (FN 88983 h, ISIN AT000000STR1) on 19 June 2020
	(name(s)/company and address of shareholder(s) ¹) hereby authorise
	Mr. Florian Beckermann, c/o Austrian Shareholder Association (IVA) Feldmühlgasse 22 1130 Vienna, Austria
(Section 1 Para 1 COVID-1	above-stated General Meeting, which will be held as a virtual meeting 9-GesV), and to exercise all rights in accordance with Section 3 Para 4 r behalf, i.e. in my/our place and with legal effect for me/us to submit raise objections.
(If you leave this space emp	ers to of my/our shares. ty, the proxy authorisation will automatically refer to all shares stated on the by the custodian bank on the record date.)

In particular, I/we authorise the proxy representative appointed above to exercise my/our voting rights on the following **agenda** items and to pass resolutions on these items:

¹ If you are completing this proxy authorisation form not as a shareholder but as a representative of a shareholder, please include proof of your power of representation (power of attorney issued by shareholders etc.).

- Presentation of the Annual Financial Statements, including the Management Report and the Consolidated Corporate Governance Report; of the Consolidated Financial Statements, including the Group Management Report; of the proposal for the appropriation of the balance sheet profit; and of the Supervisory Board Report for the 2019 financial year
- 2. Resolution concerning the appropriation of the balance sheet profit
- 3. Resolution concerning the approval of the actions of the members of the Management Board for the 2019 financial year
- 4. Resolution concerning the approval of the actions of the members of the Supervisory Board for the 2019 financial year
- 5. Selection of the auditor of the financial statements and group financial statements for the 2020 financial year
- 6. Elections to the Supervisory Board
- 7. Resolution concerning the remuneration policy

I/We specifically **instruct** the above-mentioned proxy representative to cast my/our vote for the respective draft resolution from the Management Board or Supervisory Board in reference to **agenda items 2 through 7** as indicated below *(mark the appropriate box; if no instruction is given, the proxy representative will abstain from voting)*:

representative will abstain from voting): Agenda Item 2 Appropriation of the balance sheet profit Yes No Abstain Agenda Item 3 Approval of the actions of the members of the Management Board for the 2019 financial year Yes No Abstain Agenda Item 4 Approval of the actions of the members of the Supervisory Board for the 2019 financial year Yes No Abstain П Agenda Item 5 Selection of the auditor of the financial statements and group financial statements for the 2020 financial year Yes No Abstain Agenda Item 6 (a) Election of Dr. Alfred Gusenbauer to the Supervisory Board Yes No Abstain (b) Election of Dr. Andreas Brandstetter to the Supervisory Board Yes No Abstain (c) Election of Mag. Kerstin Gelbmann to the Supervisory Board Yes No Abstain

	Yes	o the Supervisory Board No	Abstain		
_	res		Abstain		
	_	_	_		
genda Ite					
a) Remun		embers of the Management Board			
	Yes	No No	Abstain		
o) Remun	eration policy for the m	embers of the Supervisory Board			
	Yes	No	Abstain		
hould the	re be an individual vote of	on an agenda item in the Annual Gene	ral Meeting, the instructions		
	apply to each individual v	_	3 ,		
າ the ever	nt of an as yet unknown	new or amended proposal by a sha	reholder during the Annual		
Seneral Me	eeting, I/we instruct the p	roxy representative to vote as follows:			
	s (approve such an as ye				
] No	No (reject such an as yet unknown proposal)				
] Ab	stain				
r to objec struct the	t to one or more items or proxy to make or raise the	risation, it is also possible to order the parties at the agenda in the virtual Annual General following motions or objections to the proxy will not propose motions or manager	eral Meeting. I/We therefore e items on the agenda below		
Agenda iten	n	Motion / objection			
Agenda iten	n	Motion / objection			
Agenda iten	1	Woton / Objection			

Florian Beckermann can be contacted directly in the following ways:

Tel.: +43 1 8763343-30 (not during the Annual General Meeting)

E-mail: beckermann.strabag@computershare.de

The proxy is entitled to unilaterally refrain from raising one or more motions if these contradict good manners, are unlawful or, based on the proxy's reasonable judgment, are capable of inflicting a considerable disadvantage to the proxy or if the proxy makes himself criminally liable as a result.

It is recommended to contact the authorised proxy in good time if the proxy is to be instructed to propose a resolution or to object to one or more items on the agenda.

The proxy will **abstain** from voting on resolutions for which **no or unclear instructions** are issued (e.g. simultaneously FOR and AGAINST the same draft resolution). The proxy will only exercise the right to cast votes, the right to propose resolutions and the right to raise objections in accordance with the instructions.

I/We understand that the proxy representative will accept no instructions to address the General Meeting and that the **shareholders' right to information** under Section 118 AktG is **not exercised by the proxy** in the virtual general meeting.

I/We provide the following email address(es), via which I/we will address any questions to the company and/or give any instructions to the proxy:²

E-mail:
to exercise the right of information/instructions to the authorised proxy.
With my/our signature on this proxy authorisation, I/we confirm that only I/we have access to the above stated email address(es).
The proxy representative is entitled to delegate his authority to subproxies within the scope of this prox authorisation and, released from any restrictions of double representation and self-dealing, to represe other shareholders.
Telephone number and/or e-mail for contact:

To facilitate processing, we ask you to send the authorisation form in such a timely manner that it is received by STRABAG SE no later than 18 June 2020, 4:00 p.m., CEST, using one of the following communication channels, preferably by e-mail, so that the proxy you have selected will have direct access to the authorisation and your instructions:

by e-mail beckermann.strabag@computershare.de

(proxy authorisation please as a PDF file)

by mail or courier STRABAG SE

(Place, Date)

Hauptversammlung c/o Donau-City-Str. 9 1220 Vienna, Austria

by fax +49 89 30903 74675

by SWIFT COMRGB2L

(Message Type MT598 or MT599, must include ISIN AT000000STR1 or

(Signature/Signature of authorised representative)

number of the registered share in text)

Questions may be submitted by e-mail to Fragen.HV2020@strabag.com. Please use the question form provided on the company's website. The e-mail must end with your name (reproduction of signature in accordance with Section 13 Para 2 AktG). Providing an e-mail address in the proxy authorisation serves to facilitate identification and is not absolutely necessary for the exercise of the right to information and/or for instructions to the proxy. If no shareholder e-mail address is indicated on the proxy authorisation form, or if questions and/or instructions are sent from another e-mail address, the identity of the person making the declaration must be verified with the shareholder's name/company name and date of birth/commercial register number. Please note the information on exercising the shareholders' right to information in item II.3 of the meeting notice.