

PROXY AUTHORISATION

to exercise voting rights at the 19th Annual General Meeting of STRABAG SE (FN 88983 h, ISIN AT000000STR1) on 16 June 2023

I/We,;
(name(s)/company and address of shareholder(s)1)
hereby authorise
(name/company and address of proxy representative)
to represent me/us at the above-stated General Meeting and to exercise the voting rights on my/ou behalf.
This proxy authorisation refers to of my/our shares. (If you leave this space empty, the proxy authorisation will automatically refer to all shares stated on the deposit confirmation issued by the custodian bank on the record date.)
The proxy representative is authorised to delegate their authority to a subproxy. (Cross out if no applicable.)

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

- 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 2022 financial year
- 2. Resolution concerning the appropriation of the balance sheet profit

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.).

- 3. Resolution concerning the approval of the actions of the members of the Management Board for the 2022 financial year
- 4. Resolution concerning the approval of the actions of the members of the Supervisory Board for the 2022 financial year
- 5. Selection of the auditor of the financial statements and group financial statements for the 2023 financial year
- 6. Resolution concerning the remuneration report for the Management Board and the Supervisory Board for the 2022 financial year
- 7. Resolution concerning the increase of the share capital of the company from company funds, resolutions concerning ordinary reductions of the share capital of the company and resolution concerning the non-cash capital increase of the share capital of the company, specifically
 - a) resolution concerning the increase of the share capital of the company from company funds through conversion of a portion of the committed reserves in the amount of EUR 1,900,000,000.00 shown in the annual financial statements as at 31 December 2022 into share capital without issuing new shares (capital adjustment pursuant to Section 1 et seq. of the Austrian Capital Adjustment Act (Kapitalberichtigungsgesetz, or "KapBG");
 - b) resolution concerning the ordinary reduction of the share capital of the company by EUR 996,620,004.30 pursuant to Section 175 et seq. of the Austrian Stock Corporation Act (Aktiengesetz, or "AktG") for the purpose of allocation to non-committed reserves with reduction of the pro rata amount of the share capital attributable to each no-par value share (without reverse stock split);
 - c) resolution concerning the reduction of the share capital of the company by EUR 903,379,995.70 in accordance with the provisions on ordinary capital reductions pursuant to Section 175 et seq. AktG for the purpose of repayment of part of the share capital with reduction of the pro rata amount of the share capital attributable to each nopar value share (without reverse stock split);
 - d) resolution concerning the ordinary increase of the share capital of the company pursuant to Section 150 et seq. AktG by up to EUR 24,955,248.00 through the issue of up to 24,955,248 new no-par value bearer shares with contributions in kind to be raised by way of a shareholder waiver on distribution entitlements from the capital reduction (item c)).

I specifically **instruct** the above-mentioned proxy representative to cast my 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 is authorised to vote at their own discretion):

Agenda Item 2

, igoniaa			
	Yes	No	Abstain
Agenda	Item 3		
	Yes	No	Abstain
Agenda	Item 4		
	Yes	No	Abstain
Agenda	Item 5		
	Yes	No	Abstain

Agend	la Item 6				
	Yes	No	Abstain		
Agend	la Item 7a				
	Yes	No	Abstain		
Agend	la Item 7b				
	Yes	No	Abstain		
Agend	la Item 7c				
	Yes	No	Abstain		
Agend	la Item 7d				
	Yes	No	Abstain		
Board	YES (approval of such an as yet under NO) (rejection on such an as yet under Abstain event of new or amended motions during the Annual General Meetinging instructions:	nknown motion) submitted by the Manageme			
	YES (approval of such an as yet unknown motion) NO (rejection on such an as yet unknown motion) Abstain				
to this The pr simulta If addir issued I/We u	parate vote is held on individual item proposal shall apply accordingly to e oxy holder will abstain from voting aneously YES and NO for the same tional or amended instructions are herein shall remain in effect unless understand that the proxy represerg, to raise objections against resolu	each individual vote. on proposed resolutions if the proposed resolution). issues after this form has bee amended or revoked. ntative will accept no instruct	instructions are unclear (e.g. en submitted, the instructions ions to address the General		
Teleph	one number and/or e-mail for conta	ct:			
(Place, I	Date)	(Signature / Company Seal)			

For the proxy authorisation to be valid, it must be received by STRABAG SE at the latest on 15 June 2023, by 4:00 p.m. (Vienna time), at one of the following:

by mail or courier STRABAG SE

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

by fax +49 89 30903 74675

by e-mail anmeldestelle@computershare.de, with the proxy authorisation to be

attached to the e-mail in text form, e.g. as a PDF file

After this deadline, the proxy authorisation may only be presented in person on the day of the General Meeting at the entrance to the meeting.