

PROXY FORM FOR THE ANNUAL GENERAL MEETING OF B&S GROUP TO BE HELD ON MAY 18, 2021, 13:30 CEST ("AGM")

The Shareholder should choose one of the two options below and tick the appropriate boxes.

1.	Proxy:
subdele fit, on a	evocably give power to the Company Secretary of B&S Group, Mrs. Cynthia van Gils or any othe egate designated by B&S Group (the "Company Secretary"), to vote in my name as they deem Il resolutions of the agenda in addition to all amendments or new resolutions that would be validly ted to the AGM; or I appoint the following different proxy holder to do so:
	First name:
	Last name:
	Address:
2.	Voting instructions:
	evocably give power to the Company Secretary to vote in my name on the resolutions of the in accordance with the following voting instructions:

a. Agenda items (voting items)

	Proposed Resolution	Vote for	Vote against	Abstention
1.	The adoption of the consolidated financial statements 2020			
II.	The adoption of the company annual accounts 2020			
III.	The 2020 discharge of the Executive Board			
IV.	The 2020 discharge of the Supervisory Board			
V.	The approval of the profit appropriation and dividend proposal 2020			
VI.	The proposal of the amended Remuneration Policy			

Please tick the applicable boxes



Proposed Resolution	Vote for	Vote against	Abstention
VII. The proposal of the amended Supervisory Board remuneration			
VIII. The appointment of Mr. L. Blijdorp as Supervisory Board member for the term of four years until the AGM of 2025			
IX. The re-appointment of Ms. K. Koelemeijer as Supervisory Board member for the term of four years until the AGM of 2025			
X. The re-appointment of the external auditor for the term of one year until the AGM of 2022			

Please tick the applicable boxes

b. Amendments or new resolutions

If amendments or new resolutions were to be presented, I irrevocably give power to the Company Secretary to vote in my name and as she deems fit, unless I tick the box:

☐ I abstain

3. Other matters and signature

By signing this proxy form the shareholder states that he/she agrees that the bureau of the AGM shall be formed of individuals appointed by the Company.

Blank forms, lack of choice, choice unclearly expressed and/or contradictory choices will be considered as an irrevocable proxy to the Company Secretary to vote in the name of the shareholder and as she deems fit.

In all instances, the shareholder will have to obtain a proof of ownership of their B&S Group shares from their respective financial intermediary, in the form of a confirmation of entitlement. Confirmation of entitlement must indicate the identity of the owner of the B&S Group shares, the number of shares registered, and a statement that the relevant shares were registered in the financial intermediary's records in the holder's name on the Record Date i.e. Tuesday, May 4, 2021 after close of trading.

Shareholders who hold their shares indirectly, through intermediaries, must have obtained and delivered to their financial intermediary the completed, dated and signed proxy form. The respective financial intermediary will have to provide ABN AMRO, and, upon request, B&S Group, with the proxy form and the confirmation of entitlement, dated on the Record Date the latest on May 13, 2021 by 12:00 CEST.

A shareholder can be represented by a proxy of his/her choice who does not need to be the Company Secretary or a shareholder. However, any proxy appointed by a shareholder other than the Company Secretary (or its subdelegate) will be required to cast their vote by correspondence. Please refer to the convening notice published on April 15, 2021 in respect of the AGM for more information as to how a shareholder or its proxyholder may cast a vote by correspondence.



Where the shareholder provides personal data of a proxyholder (other than the Company Secretary or its subdelegate) to B&S Group, the shareholder shall refer the proxyholder to the data protection notice of B&S Group available on B&S Group's website https://www.bs-group-sa.com/general-meetings/.

This form is governed by, and shall be construed in accordance with, Luxembourg law. Luxembourg Courts have exclusive jurisdiction to hear any dispute or controversy arising out of or in connection with this form.

Agent mandated by the Company:

ABN AMRO N.V.:

Corporate Broking & Issuer Services HQ 7212 Gustav Mahlerlaan 10 NL-1082 PP Amsterdam, The Netherlands

E-mail: ava@nl.abnamro.com

Signature (please include name, address and signature within box)	Date

This proxy form is only valid if dated, signed and accompanied by a copy of your valid identity document and, if you represent a legal person, a copy of a recent extract of from a Trade Registry or similar authority proving your representation powers.