

PROXY FORM

For the Annual General Meeting of Shareholders (the **General Meeting**) of OCI N.V. (the **Company**), to be held on Tuesday 24 May 2022 at 3.00 PM (CET).

The undersigned,

Name ______

Address ______

Postal code / city / country_____

Email address¹_____

hereinafter referred to as the **Shareholder**, acting in his capacity as holder of (*number*) ordinary shares in the share capital of the Company on 26 April 2022 at 5.00 PM (CET) (the **Registration Date**), hereby grants a power of attorney to:

- 0 Mr. R.H. Kleipool (or any other (candidate) civil-law notary at De Brauw Blackstone Westbroek N.V.) (the **Authorised Person**); or
- 0 _____ (name of own proxy), ID no.: _____ (the **Own Proxy**),

(Please indicate which is applicable)

to represent the Shareholder in order to exercise the voting rights attached to the ordinary shares on behalf of the Shareholder in respect of the agenda items for the General Meeting,

0 without specific voting instruction²; or

0 in the manner set out below,

(Please indicate which is applicable)

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¹To be provided in case the Shareholder would like to receive from ABN AMRO a registration certificate containing details through which the General Meeting can be followed.

² A proxy granted to Mr. R.H. Kleipool without a specific voting instruction will be regarded to include a voting instruction in favour of all voting items at the General Meeting.



No.	Agenda	For	Against	Abstain
1.	Opening and announcements.	n/a	n/a	n/a
2.	Report by the Board of Directors for the financial year 2021.	n/a	n/a	n/a
3.	Proposal to advise on the 2021 Remuneration Report (advisory vote).			
4.	Proposal to adopt the Annual Accounts for the financial year 2021 (<i>resolution</i>).			
5.	Amendment Policy on Reserves and Dividend.	n/a	n/a	n/a
6.	Proposal to grant a One-Off Share Award to certain Executive Directors for their 2021 performance (<i>resolution</i>).			
7.	Proposal to amend the 2020 Remuneration Policy (resolution).			
8.	Proposal to discharge the Executive Directors from liability (resolution).			
9.	Proposal to discharge the Non-Executive Directors from liability (resolution).			
10.	Proposal to extend the designation of the Board of Directors as the authorised body to issue shares in the share capital of the Company <i>(resolution)</i> .			
11.	Proposal to extend the designation of the Board of Directors as the authorised body to restrict or exclude pre-emptive rights upon the issuance of shares <i>(resolution)</i> .			
12.	Proposal to authorise the Board of Directors to repurchase shares in the share capital of the Company <i>(resolution).</i>			
13.	Proposal to appoint KPMG as auditor charged with the auditing of the Annual Accounts for the financial year 2022 (<i>resolution</i>).			
14.	Proposal to appoint PWC as auditor charged with the auditing of the Annual Accounts for the financial year 2023 (<i>resolution</i>).			
15.	Questions and close of meeting.	n/a	n/a	n/a

Signature shareholder:	
Place:	
Date	
Signature Own Proxy:	
Place:	
Date	

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INSTRUCTIONS FOR SUBMITTING THIS PROXY

This written proxy is to be accompanied by a statement of the Shareholder's bank or intermediary of the number of shares held by the Shareholder at the Registration Date (the **Statement**).

If granted to the Authorised Person, this written proxy, accompanied with the Statement must have been received by the Authorised Person at the below mentioned address, ultimately on **17 May 2022 at 5.00 PM (CET)**. The Authorised Person will thereupon vote the shares in writing ahead of the General Meeting in accordance with section 2:117b of the Dutch Civil Code.

If granted to the Own Proxy, this written proxy, <u>countersigned</u> by the Own Proxy and <u>accompanied with</u> <u>a copy of a valid ID of the Own Proxy</u> and the Statement, must have been received by the Authorised Person, for this purpose acting on behalf of the Company, at the below mentioned address ultimately on **17 May 2022 at 5.00 PM (CET).** Upon receipt of the fully executed and countersigned proxy, the votes will have been cast ahead of the meeting in writing in accordance with section 2:117b of the Dutch Civil Code.

If send by mail:

De Brauw Blackstone Westbroek N.V. attn. Mr. R.H. Kleipool Claude Debussylaan 80 1082 MD Amsterdam The Netherlands

If sent in pdf-form by email: <u>OCI2022AGM@debrauw.com</u>