

## **PROXY FORM**

For the Extraordinary General Meeting of Shareholders (the **Extraordinary General Meeting**) of OCI N.V. (the **Company**), to be held virtually on Monday 28 March 2022 at 3.00 PM (CET).

The under	signed,
Name	
Address	<del>_</del>
Postal cod	e / city / country
Email add	ress <sup>1</sup>
ordinary s	r referred to as the <b>Shareholder</b> , acting in his capacity as holder of (number hares in the share capital of the Company on 28 February 2022 at 5.00 PM (CET) (the <b>on Date</b> ), 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 <b>Authorised Person</b> ); or
0	(the <b>Own Proxy</b> ), (name of own proxy), ID no.:
(P	lease indicate which is applicable)
•	nt the Shareholder in order to exercise the voting rights attached to the ordinary shares or he Shareholder in respect of the agenda items for the General Meeting,
0	without specific voting instruction <sup>2</sup> ; or
0	in the manner set out below,
(P	lease indicate which is applicable)

<sup>&</sup>lt;sup>1</sup>To 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.

<sup>&</sup>lt;sup>2</sup> 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	Two sets of two subsequent amendments of the articles of association of the Company (the <b>Articles of Association</b> ) to first increase, and subsequently decrease the nominal value of the shares in the Company's share capital, to facilitate capital repayments.	n/a	n/a	n/a
2A	Proposals to amend the Articles of Association twice in connection with the H2 2021 distribution ( <i>one combined voting item</i> ):  I to first, amongst other amendments, increase the nominal value of the shares; and  II to subsequently reduce the nominal value of the shares, combined with a repayment of capital.			
<del>2B</del>	Proposals to amend the Articles of Association twice in connection with a potential second distribution for the period H1 2022 (one combined voting item):  I to first increase the nominal value of the shares; and II to subsequently reduce the nominal value of the shares, combined with a repayment of capital.			
3	Close of the Extraordinary General Meeting.	n/a	n/a	n/a

Signature shareholder:	
Place:	
Date	2022
Signature Own Proxy:	
Place:	
Date	2022



## 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 **21 March 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 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 **21 March 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: <a href="https://ocitato.org/leg/bases/by-emailto:oci2022EGM@debrauw.com">oci2022EGM@debrauw.com</a>