

KBC Group Naamloze vennootschap (company with limited liability) Havenlaan 2 – 1080 Brussels VAT BE 0403.227.515 (RLP Brussels) www.kbc.com

PROXY

The undersigned, (full name and address of the shareholder. For a legal person, full name and registered office)
declares to be holder of
L to confer proxy on:
(make your choice by ticking one of both boxes ¹)
☐ (Full name of one solitary proxy, who will only be able to remotely participate in the general meetings mentioned below using an electronic means of communication made available by KBC Group NV. To that end, the e-mail address and mobile number of the shareholder must also be mentioned)
Name proxy:
E-mail address shareholder:
Mobile number shareholder:
□ KBC Group NV
in pursuance of and in compliance with the provisions of Article 28 of the Articles of Association, in order to represent them at the Annual General Meeting and the Extraordinary General Meeting, the agenda of which is included in point II below, that will be held at the company's registered office, Havenlaan 2, 1080 Brussels, at 10 a.m. on Thursday, 6 May 2021.

¹ Article 7:143 (1) of the Companies and Associations Code stipulates that a shareholder of KBC Group NV may only nominate one person as proxy for a particular general meeting, except in the following cases:

A shareholder may assign a different person as proxy for each form of share (i.e. registered and book-entry) they possess, and for each custody account they possess if they have KBC Group NV shares on more than one custody account.

A person that is a qualified shareholder that also acts professionally for the account of other natural or legal persons may grant proxy
to each of the other natural or legal persons, or to a third party appointed by them.

Shareholders are requested to complete and sign a separate proxy form for each proxy they wish to appoint.

II. He / she / it gives the proxy the following voting instructions²:

Agenda for the Annual General Meeting

 Review of the combined annual report of the Board of Directors of KBC Group NV on the company and consolidated annual accounts for the financial year ending on 31 December 2020.

This gives no entitlement to a vote.

2. Review of the statutory auditor's reports on the company and consolidated annual accounts of KBC Group NV for the financial year ending on 31 December 2020.

This gives no entitlement to a vote.

3. Review of the consolidated annual accounts of KBC Group NV for the financial year ending on 31 December 2020.

This gives no entitlement to a vote.

1	I. Resolution to approve the company annual accounts of KBC Group NV for the financial			
٦.	ending on 31 December 2020.			
	□ for	□ against	□ abstention	
	If you do not register a prefervoted 'for'.	rence or a clear preference,	, you will be deemed to have	
5.	Resolutions with respect to the ending on 31 December 2020:	profit distribution by KBC Gro	oup NV for the financial year	
	a) First resolution to allocate 10 328 813.08 euros as categorized profit premium as stipulated in the collective labour agreement of 22 November 2019 with regard to the categorized profit premium concerning financial year 2020.			
□ for □ against □ abstention				
If you do not register a preference or a clear preference, you will be deemed to have voted 'for'.			, you will be deemed to have	
	b) Second resolution to allocate 183 345 605.52 euros as a gross dividend, i.e. a gross dividend per share of 0.44 euros.			
	□ for	□ against	□ abstention	
	If you do not register a preference or a clear preference, you will be deemed to have voted 'for'.			

² If the shareholder (i) designates KBC Group NV as its proxy, or (ii) designates another proxy who has a potential conflict of interest with the shareholder within the meaning of article 7:143 §4 of the Belgian Companies Code, or (iii) does not provide the name of the proxy, in which case the proxy will be recorded by KBC Group NV, the proxy may, in accordance with the aforementioned article, only vote provided that it has received specific voting instructions for each item on the agenda. Therefore, the fact that KBC Group NV as proxy is deemed to have a conflict of interest with the shareholder has no consequence for the shareholder.

Resolution to approve the remuneration report of KBC Group NV for the on 31 December 2020, as included in the combined annual report of the KBC Group NV referred to under item 1 of this agenda.		•		
	□ for	□ against	□ abstention	
	If you do not register a prefere voted 'for'.	ence or a clear preference,	you will be deemed to have	
7.	Resolution to approve the remula separate document on www.k		NV, which is made available as	
	□ for	□ against	□ abstention	
	If you do not register a prefere voted 'for'.	ence or a clear preference,	you will be deemed to have	
8.	Resolution to grant discharge to the directors of KBC Group NV for the performance of their duties during financial year 2020.			
	□ for	□ against	□ abstention	
	If you do not register a prefere voted 'for'.	ence or a clear preference,	you will be deemed to have	
9.	Resolution to grant discharge to of its duties during financial year	•	C Group NV for the performance	
		□ against	□ abstention	
	If you do not register a prefer voted 'for'.	ence or a clear preference	, you will be deemed to have	
10.		<u> </u>	rable endorsement by the Audit inancial year 2020 to the amount	
	□ for	□ against	□ abstention	
	If you do not register a prefere voted 'for'.	ence or a clear preference,	you will be deemed to have	
11.	Appointments			
	a. Resolution to appoint Mr. Lu	ic Popelier, as director for a	period of four years, i.e. until the	

close of the Annual General Meeting of 2025, in replacement of Mr. Hendrik Scheerlinck who will reach the statutory age limit, with effect from the end of this Annual General

Meeting.

			□ abstention
	If you do not regist have voted 'for'.	er a preference or a clear pre	eference, you will be deemed to
b.	• • • • • • • • • • • • • • • • • • • •	point Mrs. Katelijn Callewaert, a Annual General Meeting of 20	s director for a period of four years, i.e. 25.
	□ for	□ against	□ abstention
	If you do not regist have voted 'for'.	er a preference or a clear pre	eference, you will be deemed to
C.		point Mr. Philippe Vlerick, as dir ual General Meeting of 2025.	ector for a period of four years, i.e. until
	☐ for	□ against	□ abstention
	If you do not regist	er a preference or a clear pro	eference, you will be deemed to

The proposed changes in the composition of the Board of Directors will be discussed during the Annual General Meeting. In consideration of the advice issued by the Nomination Committee, the Board of Directors recommends the proposed appointment and the reappointments.

A brief CV for the proposed new directors can be found in the 'Corporate governance statement' section of the annual report, which will be available at www.kbc.com from Thursday, April 1, 2021.

A brief CV of the directors whose reappointment is proposed can be seen at www.kbc.com (Home – Corporate Governance – Leadership – Board of Directors: Members).

12. Other Business.

have voted 'for'.

This gives no entitlement to a vote.

Extraordinary General Meeting

Amendment of the Articles of Association of KBC Group NV

 Review of the Report of the Board of Directors, drawn up in accordance with Article 7:154 of the Code on Companies and Associations with respect to the proposed modification of the object of the company.

This gives no entitlement to a vote.

2. Motion to replace <u>Article 2</u>, <u>paragraphs 1 to 4</u> of the Articles of Association by the following text:

'The company has as its object the direct or indirect ownership and management of shareholdings in other companies, including but not restricted to credit institutions, insurance companies and other financial institutions.

The company also has as object to provide services to third parties, either for its own account or for the account of others, including to companies in which the company has an interest -either directly or indirectly- and to (potential) clients of those companies.

The object of the company is also to acquire in the broadest sense of the word (including by means of purchase, hire and lease), to maintain and to operate resources, and to make these resources available in the broadest sense of the word (including through letting and granting rights of use) to the beneficiaries referred to in the second paragraph.

In addition, the company may function as an intellectual property company responsible for, among other things, the development, acquisition, management, protection and maintenance of intellectual property rights, as well as for making these rights available, granting rights of use in respect of these rights and/or transferring these rights.'

	granting rights of use if	respect or these rights and	for transferring triese rights.	
	□ for	□ against	□ abstention	
	If you do not regist have voted 'for'.	er a preference or a clear	preference, you will be deemed to	
3.	Motion to delete the la regarding the transfer of	· · · · · · · · · · · · · · · · · · ·	aragraph 1 of the Articles of Association	'n
	□ for	□ against	□ abstention	
	If you do not regist have voted 'for'.	er a preference or a clear	preference, you will be deemed to	
4.	Motion to delete Article for voluntary dissolution		es of Association regarding the condition	ıs
	□ for	□ against	□ abstention	
	If you do not regist have voted 'for'.	ter a preference or a clear	preference, you will be deemed to	
5.	In the event a share particular of the General Meeting of Share of	remium is paid on a capital in al Meeting of Shareholders, on In rights, or if an issue price is of subscription rights decided areholders, this will be earm	les of Association by the following text: ncrease decided upon by the Board of or on the conversion of bonds or the s posted to the accounts as a share d upon by the Board of Directors or the arked for appropriation to the share e liabilities side of the balance sheet.'	
	□ for	□ against	□ abstention	

If you do not register a preference or a clear preference, you will be deemed to have voted 'for'.

6.	The company recogni	-	ation by the following text: or sub-share for the exercise of voting f all rights attaching to the shares or	
	other security, shall ar	range to be represented by on ither be one of the persons co-	t right in rem to a share, sub-share or e and the same person. This entitled or must meet the requirements	
		provision has been met, the cattaching to these shares, sub-	ompany shall be entitled to suspend the shares or other securities.	è
	sub-shares or other se		ise all the rights attaching to the shares, erwise in a will or an agreement of	,
	□ for	□ against	□ abstention	
	If you do not register have voted 'for'.	a preference or a clear pref	erence, you will be deemed to	
7.	text: 'The Board of Directo Meeting of Sharehold capacity of independ Shareholders may at a	ers shall comprise at least severs, on condition that at least lent director in accordance vany time remove a director from	e Articles of Association by the following ven directors appointed by the General three members of the Board have the vith the law. The General Meeting on office. at the most and expires after the annual	al e of
	☐ for	□ against	□ abstention	
	If you do not regist have voted 'for'.	er a preference or a clear	preference, you will be deemed to)
8.	'If a director's seat become director. The next opted director. Upon this/her predecessor, users	comes vacant, the remaining of the General Meeting of Shareho confirmation, the co-opted dire unless the General Meeting of of confirmation, the office of t	of Association by the following text directors shall have the right to co-opt a olders must confirm the office of the co ector shall complete the term of office of Shareholders opts for a different term of the co-opted director shall end following	a o- of of
	□ for	□ against	□ abstention	
	If you do not regist have voted 'for'.	er a preference or a clear	preference, you will be deemed to)

9.	Motion to add to <u>Article 15, last paragraph</u> of the Articles of Association the following sentence: 'These arrangements are laid down in the Corporate Governance Charter, that can be consulted on the company's website.'			
	□ for	□ against	□ abstention	
	If you do not registe have voted 'for'.	r a preference or a clear pre	ference, you will be deemed to	
10.	Motion to replace the the following sentence	·	agraph 1 of the Articles of Association	by
	vote are included to d	determine whether the attenda	nt participate in the deliberations and to nonce quorum has been reached but sh enominator) when determining the voti	all
	□ for	□ against	□ abstention	
	If you do not regis have voted 'for'.	ster a preference or a clear p	preference, you will be deemed to	
11.	Motion to add the f Association:	ollowing sentence to <u>Article</u>	16, last paragraph of the Articles	of
			Article 16, paragraphs 1 to 3 inclusive ticles of Association shall not apply.'	ı
	□ for	□ against	□ abstention	
	If you do not regis have voted 'for'.	ster a preference or a clear p	preference, you will be deemed to	
12.	Motion to replace Article text:	cle 20, paragraphs 2 to 4 of the	e Articles of Association by the following	ıg
	members form a colle law, may not participa the attendance quoru	giate body. Members of the Enter in the deliberations and the	mum of ten members. Together, the xecutive Committee who, pursuant to to vote, are included to determine wheth not be counted (either in the numeral majority.	he ner

If all or all but one of the members of the Executive Committee have a direct or indirect interest of a financial nature that is incompatible with a decision or transaction that falls within the competence of the Executive Committee, the members of the Executive Committee shall inform the Board of Directors which shall pass the resolution according to the procedure prescribed by law.

The Executive Committee can also make all arrangements to ensure it functions effectively. The president and the members of the Executive Committee shall be appointed and removed by the Board of Directors, in accordance with the relevant legal and regulatory provisions.' ☐ for □ against □ abstention If you do not register a preference or a clear preference, you will be deemed to have voted 'for'. **13.** Motion to replace the first paragraph of Article 22 of the Articles of Association by the following text: 'The statutory audit of the financial statements shall be performed by one or more statutory auditors appointed and remunerated in accordance with the prevailing statutory rules.' and motion to delete the last paragraph of the same Article with regard to the representation of the statutory auditors. ☐ for □ against □ abstention If you do not register a preference or a clear preference, you will be deemed to have voted 'for'. 14. Motion to add the following sentence to the first subsection of Article 27, paragraph 1 of the Articles of Association: 'In the cases permitted by law, the Board of Directors may set a different record date.' □ against □ abstention ☐ for If you do not register a preference or a clear preference, you will be deemed to have voted 'for'. **15.** Motion to complete the first sentence of <u>Article 27</u>, <u>paragraph 2</u> of the Articles of Association as follows: 'Every shareholder and every holder of convertible bonds, subscription rights or certificates issued in co-operation with the company, who wishes to attend the General Meeting of Shareholders, must inform the company or a person so designated by the company by no later than the sixth day before the day of the General Meeting of Shareholders of his/her intention to attend and also indicate the number of securities with which he/she wishes to participate and the manner in which he/she intends to attend.' □ against □ abstention ☐ for If you do not register a preference or a clear preference, you will be deemed to

The resolutions of the Executive Committee may be passed by unanimous written

agreement of its members.

have voted 'for'.

16.	Motion to insert a new	v Article 28bis in the Articles of As	sociation, which reads as follows:
	remotely prior to the		hareholder has the right to cast votes ers by correspondence, through the notice.
	be followed by the sha on the company webs	areholder in order to vote remotely	ain a description of the procedures to c. The convening notice, or information e refers, shall specify the way in which e shareholder.
	be taken into account	•	g majority only the remote votes shall neeting the formalities to be admitted in Article 27 of these Articles of
			no longer choose any other way of the number of the thus cast votes.'
	□ for	□ against	□ abstention
	If you do not regine have voted 'for'.	ster a preference or a clear pref	erence, you will be deemed to
17.	Motion to add to Artic	le 30 the following sentence:	
	•	•	ing of Shareholders, the login to the pany will count as a signature on the
	□ for	□ against	□ abstention
	If you do not regine have voted 'for'.	ster a preference or a clear pref	erence, you will be deemed to
18.	Motion to delete Article possibility to ask for a	le 32, paragraph 3 of the Articles on secret ballot.	of Association with respect to the
	□ for	□ against	□ abstention
	If you do not regine have voted 'for'.	ster a preference or a clear pref	erence, you will be deemed to
19.	Motion to complete th	ne first sentence of Article 35 of the	e Articles of Association as follows:
		eneral Meetings of Shareholders hareholders who so request.'	shall be signed by the officers of the
	□ for	□ against	□ abstention
	If you do not reginerate the second of the s	ster a preference or a clear pref	erence, you will be deemed to

20.	Motion to delete in <u>Title V</u> the words 'inventory' and 'reserves' and to delete <u>Article 36</u> , <u>paragraphs 2 to 4</u> of the Articles of Association regarding inventory taking and preparing the financial statements and the annual report by the Board of Directors.				
	manda datomonto ana me t	annual report by the Board of	D1100.010.		
	☐ for	□ against	□ abstention		
	If you do not register a p have voted 'for'.	reference or a clear prefere	nce, you will be deemed to		
21.	Motion to replace Article 41 of Every shareholder who is do the purpose of all dealings with	miciled abroad shall be oblige	y the following text: ed to elect domicile in Belgium for		
		f Directors and each member ed office of the company for all	of the Executive Committee may I matters relating to the		
	and liquidators who are domi-	ciled abroad shall be deemed any, where all notifications, su	tive Committee, statutory auditors to have elected domicile at the mmonses and writs may legally t to them.'		
	□ for	☐ against	□ abstention		
	If you do not register a p have voted 'for'.	reference or a clear prefere	nce, you will be deemed to		
22.	•	lay 2012, without prejudice to and of those of its subsidiaries	s granted by the General the general powers of the Board to transfer the company's own		
	□ for	□ against	□ abstention		
	If you do not register a p have voted 'for'.	reference or a clear prefere	nce, you will be deemed to		
23.	Motion to grant a power of att of Association of the companjurisdiction.		e consolidated text of the Articles y of the court of relevant		
	□ for	□ against	□ abstention		
	If you do not register a preference or a clear preference, you will be deemed to have voted 'for'.				
24.	Motion to grant authorisation f	or implementation of the motion	ons passed.		
	□ for	□ against	□ abstention		

have voted 'for'.	-		
25. Motion to grant a power Bank for Enterprises and	•	quisite formalities with the	Crossroads
□ for	□ against	□ abstention	
If you do not registe have voted 'for'.	er a preference or a clea	r preference, you will be	deemed to
III. that the proxy ³			
must abstain from voting of Associations Code, may be powning at least 3% of the sh to authorise the proxy to vote	out on the agenda at the re are capital of the company	equest of one or more share y. Please tick the box if yo	eholders together
Drawn up and signed in (tow	/n/city)	on <i>(date)</i>	2021
(signature of the shareholde signatory's own hand)	r, preceded by the words	'good for proxy' written in t	the

If you do not register a preference or a clear preference, you will be deemed to

Article 7:130 (4), third paragraph, of the Companies and Associations Code states that the proxy must indicate whether the holder of the proxy is authorised to vote on new agenda items to be dealt with or whether they must abstain.
 In the cases described in footnote 2, the proxy may only vote on new agenda items provided they are in possession of specific

⁴ In the cases described in footnote 2, the proxy may only vote on new agenda items provided they are in possession of specific instructions for each item. These voting instructions may be given by means of the adjusted proxy form that will be available on the website at www.kbc.com (Home > Corporate Governance > KBC Group general meeting) no later than 21 April 2021.