Proxy Authorization

35th Annual General Meeting ("AGM") CA Immobilien Anlagen Aktiengesellschaft in the premises of the Company, Mechelgasse 1, 1030 Vienna 5 May 2022, 11:00 am (Vienna time)



IMPORTANT NOTE: This form does not grant the right to personally participate in the Annual General Meeting. Please contact your depositary bank and ensure that the securities listed below have been properly registered for participation in the Annual General Meeting via a safe custody receipt (record date: 25 April 2022). **Deadline: 2** May 2022, midnight, CET (Receipt of the deposit receipt(s) by the Company)

By granting proxy, I confirm that I have read the information published on the Website of the company or in the Invitation to the Annual General Meeting. I expressly give my consent to process personal data (name, address, date of birth, custody account number, number of shares, class of shares if applicable, number of the voting card and e-mail address), in order to enable the exercising of shareholder rights within the context of the Annual General Meeting.

Principal / Shareholder

First name, surname / company name						
Thist name, surname / company name						
Address (postcode, town, street, house number)		Date of birth / registration number				
Deposit number	Custodian bank					
E-mail address (the proxy authorization confirms that only the principal person granting authorization has access to this e-mail address)						
Password (in case of doubt the password is used to verify your identity t	o the special proxy)					

If you are not the shareholder but a shareholder representative filling out this proxy authorization form, please enclose evidence of your power of representation (e.g. proxy authorization by the shareholder, court-imposed proxy).

Proxy authorization (for the special proxy pursuant to section 3 para 4 COVID-19-Regulation)

I/We grant authorization to the following special proxies to <u>exercise all shareholder rights</u> with the concurrent right to delegate the power of proxy to a subproxy with the exemption from restrictions on multiple representation. The right to vote, propose motions and raise objections will only be exercised via instructions. If there are no instructions on a resolution at the Annual General Meeting, the special proxy holder will abstain from voting. **If more than one special proxy has been marked, the proxy authorization applies to the first person chosen.**

Dkfm. Florian Beckermann c/o Interessensverband f
ür Anleger, IVA, 1130 Vienna, Feldm
ühlgasse 22, E-Mail: <u>beckermann.caimmo@hauptversammlung.at</u>

or Mag. Gernot Wilfling, Attorney-at-Law
 c/o Müller Partner Rechtsanwälte GmbH, 1010 Vienna, Rockhgasse 6, E-Mail: <u>wilfling.caimmo@hauptversammlung.at</u>

or Dr. Sascha Schulz, Attorney-at-Law

c/o Schönherr Rechtsanwälte GmbH, 1010 Vienna, Schottenring 19, E-Mail: schulz.caimmo@hauptversammlung.at

or Dr. Christoph Nauer LL.M, Attorney-at-Law

c/o bpv Hügel Rechtsanwaelte GmbH, 2340 Mödling, Enzersdorferstraße 4, E-Mail: nauer.caimmo@hauptversammlung.at

for the following securities

----- Bearer Shares (ISIN AT0000641352) No. of shares ----- Registered Shares (ISIN AT0000641345) No. of shares

(if no information is provided, the number of shares specified in the safe custody receipt shall apply)

Instructions (for the 35th Annual General Meeting of CA Immobilien Anlagen Aktiengesellschaft)

Voting instructions for resolutions on the agenda

The proxy is instructed to exercise my/our voting rights to the resolutions on the agenda proposed by the management (Management Board and Supervisory Board) as published on the Website of the company as follows:

Motions of the Agenda (short form)

(Please tick inside the box \Box ; do not use red pen)

(Plea	ase tick inside the box \square ; do not use red pen)	FOR	AGAINST	ABSTENTION
1.	Presentation of the annual financial statements and the consolidated financial statements and the management reports, the corporate governance report, the proposal on the appropriation of the profit, and the supervisory report for the 2021 financial year	FUR	No resolution necessary	ADSTENTION
2.	Appropriation of the net profit recognized in the Annual Financial Statements as at 31 December 2021			
3.	Discharge of the members of the Management Board for the 2021 financial year			
4.	Discharge of the members of the Supervisory Board for the 2021 financial year			
5.	Remuneration of the Supervisory Board for the 2021 financial year			
6.	Appointment of the auditor and Group auditor for the 2022 financial year			
7.	Resolution on the remuneration report for the 2021 financial year			
8.	Election of one person to the Supervisory Board			
	 Election of Prof. Dr. Klaus HIRSCHLER until the discharge for the fiscal year <u>2025</u> 			
9.	Resolution on the amendment of the Articles of Association:			
	a. Article 2 (corporate purpose)			
	b. Article 17 (possibility of remote participation and voting by shareholders in the General Meeting)			
	 Article 18 (possibility of remote participation of members of the Management Board and the Supervisory Board in the General Meeting) 			

Other items for resolution

(Please tick inside the box \Box ; do not use red pen)	FOR the proposed resolution	AGAINST the proposed resolution	ABSTENTION
In the event of new or amended motions by one or more shareholders that are made available on the Company's website after the record date of the Annual General Meeting (April 25, 2022, 24:00 hrs, Vienna time) or that are only made or amended in the course of the Annual General Meeting, I instruct the proxy holder to vote in accordance with the following instructions in each case.			
In the event of new or amended motions by the Management Board or the Supervisory Board at the Annual General Meeting, I instruct the proxy holder to vote in accordance with the following instructions in each case.			

If a separate vote is held on individual items of a particular resolution, the instructions issued for this resolution shall apply to each individual vote.

The proxy holder will abstain from voting on resolutions where no instructions have been issued or the instruction given are unclear (e.g. simultaneously vote FOR and AGAINST the same resolution). Likewise, the special proxy will abstain from voting if no instructions are given. If additional or revised instructions are issued after this form has been sent, the instructions issued here will continue to be valid unless they have been changed or revoked.

Other instructions (e.g. for motions and objections):

(If the table remains blank, the proxy holder will not submit motions for resolutions and/or raise objections)

Date

-----Signature / Company Signature

-----If applicable signature of all co-owners

Please send this completely filled-out form (preferably by 2 May 2021 via e-mail)

by **E-Mail** to one of the proxy holders selected by you at the designated e-mail address (as a scanned attachement in TIF, PDF, etc.) by **mail** or courier: CA Immobilien Anlagen AG, c/o HV-Veranstaltungsservice GmbH, Köppel 60, 8242 St. Lorenzen am Wechsel by **fax**: +43 (0)1 8900 500 82

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by SWIFT: GIBAATWGGMS; Message Type MT598 oder MT599; please indicate for bearer shares ISIN AT0000641352 or for registered shares ISIN AT0000641345 in the wording

Further information is available on the Website: www.caimmo.com