POWER OF ATTORNEY FOR SHAREHOLDER

Undersigned			
name:			
(if shareholder is a company) legal form:			
address / seat:			
owner of:	share(s) of	the company	
Company name:	COIL SA/NV		
seat:	1000 Brussels,	, Drukpersstraat 4	
registered in the Register of Legal Persons	0448.204.633	(RPR Brussels)	
(if shareholder is a company) represented in accordance with the articles of association by: 2 directors / 1 managing director / 1 director (name, first name, title)			
who declares and assures that he/she is authorised to sign this power of attorney on behalf of the undersigned, and			
hereby declares to appoint as his (her) authorised	proxy-holder:	Mr Hendrik Marien, Chief Financial Officer of Coil or a person appointed by the Company	
to represent him (her) at the annual general meeting of shareholders of the company			
which will be held at the Sheraton Brussels Airport Hotel, Brussels National Airport, Leopoldlaan, 1930 Zaventem, Belgium, on:	2 June 2021		
at:	10.30 a.m.		
in order to vote in his/her name on all agenda item instructions, as set out below.	ns and on his/he	r behalf in accordance with his/her	

AGENDA

- 1. Shareholders' questions to the directors and to the statutory auditor in accordance with article 7:139 of the Belgian Companies and Associations Code
- 2. Reading of the reports of the board of directors and the statutory auditor with respect to

the annual and consolidated accounts for the financial year closed on 31 December 2020 and presentation of the consolidated accounts with respect to the financial year closed on 31 December 2020

3. Approval of the annual accounts for the financial year closed on 31 December 2020

Proposed decision:

The general meeting decides to approve the annual accounts for the financial year closed on 31 December 2020.

4. Decision on the allocation of the result

Proposed decision:

The result to be allocated is:

Result carried forward: 4.218.023,59 EUR
Result of the financial year: -3.022.015,50 EUR

Total result to be allocated: 1.196.008,09 EUR

The general meeting decides to allocate the result as follows:

- Legal reserve: -

- Profit to be carried forward: 1.196.008,09 EUR

5. Discharge to the directors for the performance of their mandate in the financial year closed on 31 December 2020

Proposed decision:

The general meeting decides to grant discharge to each of the directors, by specific and individual vote for each of them, for the performance of their mandate during the financial year closed on 31 December 2020.

6. Discharge to the statutory auditor for the actions taken in the context of his supervisory mandate for the financial year closed on 31 December 2020

Proposed decision:

The general meeting decides to grant discharge to the statutory auditor for the actions taken in the context of his supervisory mandate during the financial year closed on 31 December 2020.

7. Other topics

VOTING INSTRUCTIONS

Vote on pro	posal 3 of the agenda	
- Approval of the annual accounts for the financial year closed on 31 December 2020		
	□ for	
	□ against	
	□ abstention	
Vote on pro	posal 4 of the agenda	
- De	cision on the allocation of the result	
	□ for _	
	□ against □ abstention	
	absternion	
Vote on pro	posal 5 of the agenda	
	charge to the directors for the performance of their mandate in the financial year sed on 31 December 2020	
	> James Clarke	
	□ for	
	□ against	
	□ abstention	
	Finance & Management International NV	
	□ for	
	□ against	
	□ abstention	
	Patrick Chassagne	
	□ for	
	□ against	
	□ abstention	
	> Thomas Frost	
	□ for	
	□ against	
	□ abstention	
Vote on pro	posal 6 of the agenda	
	charge to the statutory auditor for the actions taken in the context of his supervisory ndate for the financial year closed on 31 December 2020	
	□ for	
	□ against	
	□ abstention	

If the undersigned has not issued an instruction regarding one of the proposed decisions, the proxyholder will abstain from this proposal.

Each proxy must arrive at the company's exploitation office (3400 Landen, Roosveld 5) as soon as possible and no later than five free days before the general meeting or be sent via e-mail, no later than five free days before the general meeting, to the following e-mail address: legal.notices@coil.be. Shareholders are also reminded of the fact that the conditions for admission to the general meeting remain unchanged and that the formalities related thereto must also be complied with. If these requirements are not met, the company will not recognise the powers of the proxy-holder.

Done at:
On:
Name – first name:
Title: