DWS Group GmbH & Co. KGaA

Virtual Annual General Meeting held on 9 June 2022

Form for postal vote or power of attorney/instructions to company proxies

This form does not replace proper registration for the meeting. Please note the information on the following page.

Information about the declaring party



Last name or company name*							Number of	shares*				
First name*							Voting Care	d No.*				
Pos	stal code/Ci	ty*										
*red	quired fields	(you will find	this information	on the voting ca	ard for the r	meeting, v	which will be sent to	you after you	u have register	ed properly.)		
Po	ostal vote	or power	of attorne	y/instructio	ns to co	mpany	proxies					
[] I/We exercise my/our voting right for the virtual general meeting of DWS Group GmbH & Co. KGaA held on 9 June 2022 via postal vote as marked below.												
	I/We authorise Dr. Karl-Ludwig Ruppel, Dr. Marcel Heptner and Dr. Daniel Kieper, all with business address in Frankfurt am Main (company proxies), each individue to exercise the voting rights as marked below during the virtual general meeting of DWS Group GmbH & Co. KGaA held on 9 June 2022 while disclosing my/our name(s), and to grant sub-proxies.											•
Proposed resolutions according to publication in the Federal Gazette											YES	NO
1. Resolution to adopt the Annual Financial Statements of DWS Group GmbH & Co. KGaA for fiscal year 2021												
2. Appropriation of distributable profit for the 2021 fiscal year												
3. Ratification of the acts of management of the General Partner for fiscal year 2021												
4. Ratification of the acts of management of the members of the Supervisory Board for fiscal year 2021												
5. Election of the auditor of the annual financial statements and the auditor of the consolidated financial statements, interim financial reports												
6. Resolution on approval of the compensation report												
7. Cancellation of the authorized capital pursuant to Section 4 (4) of the Articles of Association and creation of new authorized capital for capital increases in cash and/or contribution in kind (with the possibility of excluding shareholders' pre-emptive rights, also in accordance with Section 186 (3) sentence 4 Stock Corporation Act) and corresponding amendments to the Articles of Association												
8.	8. Cancellation of the authorized capital pursuant to Section 4 (5) of the Articles of Association and creation of new authorized capital for capital increases in cash (with the possibility of excluding pre-emptive rights to except broken amounts) and corresponding amendments to the Articles of Association									. 🗆		
 Cancellation of the existing authorization granted on June 5, 2019, for the issue of convertible bonds or bonds with warrants (with the possibility of excluding pre-emptive rights) and of the conditional capital pursuant to Section 4 (6) of the Articles of Association and corresponding amendments to the Articles of Association 												
10. Cancellation of the existing and creation of a new authorization to issue participatory notes and other Hybrid Debt Securities that fulfill the regulatory requirements to qualify as Additional Tier 1 Capital (AT1 Capital)												
Counter proposals/Election nominations												4:
If any shareholder proposal (such as counter proposals or election nominations) regarding particular items of the agenda are to be made available to the general meeting, they can be viewed under https://group.dws.com/ir/annual-general-meeting/. If a separate vote is taken on the following counter proposals or election nominations												ns
inv	alid. A sepa	ate vote on t	ne counter prop	osals identified b	y letters w	ill most lik		the managen	nent's resolutio	bstention; marking bot n proposal regarding t		
	۸	Yes	No		Yes	No	_	Yes	No	C	Yes	No
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	. •		_	aration (legible)								
FI	OXY IO A	Third Part	ıy									
I/W	Ve grant pro	ky to										
Last name or company name												
Fir	st name											
Cit	ty											
to	represent m	e/us with disc	losure of the na	ame(s) in the Ge	neral Meeti	ng descrit	ped above. The prox	ky includes th	ne power to rev	oke other		
proxies that have been issued and to exercise all rights related to the meeting, including the right to issue a sub-proxy. Please give your proxy explicit instructions on the statements regarding data privacy and the forwarding of personal data.												

Notes

Registering for the general meeting and exercising shareholder rights

You may exercise shareholder rights connected with the virtual meeting only if you have registered properly and sent proof of your shareholding that refers to the beginning of the twenty-first day before the meeting: May 19, 2022, 0:00 CEST.

The registration and proof of shareholding must be received at the following address before 24:00 CEST on June 2, 2022:

DWS Group GmbH & Co. KGaA c/o Deutsche Bank AG Securities Production General Meetings P.O. Box 20 01 07 60605 Frankfurt am Main

Fax: +49 (0) 69 12012 86045 Email: wp.hv@db-is.com

The registration will be processed by your custodian bank, if applicable. The receipt of your registration documents at your custodian bank is not considered to be proper registration for the meeting; validity is assured only upon receipt of the registration and proof of share ownership at the address listed above.

Attribution to a registration

This form can be considered only if it can be clearly attributed to a registration. If such an attribution is impossible because you did not pre-register properly or at all, or if information on this form is incomplete or illegible, the voting right may not be exercised through the Company's proxy or a postal vote.

Relation to other forms

You can also issue proxies by using the forms imprinted on the voting card. The use of certain forms, apart from the authorization of the company proxies, is not required. The voting card will be sent to you after you have registered properly.

Notes about this form

Please fill out this form completely and legibly. You can obtain the necessary information about the declaring party from your voting card, which will be sent to you after you have registered properly.

Using this form is not mandatory. You can also use another declaration in text form. To that end, the above statements on allocation to a registration will apply.

Procedure for voting through proxies

If you wish to authorise a third party, you may do so by using this Form or the "Proxy Issued to a Third Party" on the upper third of the voting card (reverse side).

If you authorise a third party by using the form on proxy voting and instructions, the Company must receive the filled-out form at the following address by 18:00 CEST at the latest on June 8, 2022 (receipt).

Even if a third party is so authorised, the actual vote must be cast by the company proxy or by that third party through a postal vote. Please inform your proxy of that situation explicitly.

Postal vote or power of attorney/instructions to company proxies

You may also use this form to either cast a postal vote or have your voting right exercised by company proxies. You may also use the form imprinted on the voting card to that end.

Please issue instructions for all proposed resolutions. Mark the YES box with a cross to approve the proposed resolution, or mark the NO box to reject the resolution. Marking neither will be deemed an abstention; marking both will be deemed invalid. If a separate vote is taken on summarised resolution proposals under one agenda item, your instructions on each resolution proposal will apply. If you wish, you may give your signature or insert the identify of the declaring party.

Please use this form to send any postal votes, authorisations granted, or instructions given to the company proxies, or any changes or revocations; before 18:00 CEST at the latest on June 8, 2022 (receipt) to:

DWS Group GmbH & Co. KGaA c/o Computershare Operations Center 80249 Munich

Fax: +49 89 30903-74675

Email: anmeldestelle@computershare.de

If conflicting declarations are received through different transmission paths and it's unclear which was sent last, they will be considered in the following order: 1. via the shareholder portal, 2. by email, 3. by fax, and 4. in paper form.

The company proxies can exercise your voting rights exclusively by being bound to your instructions. Any instructions beyond that will not be carried out by the company proxies.

Any of the counter proposals, or election nominations that are to be made accessible can be viewed on the Company's website under https://group.dws.com/ir/annual-general-meeting/.

A counter proposal that is directed exclusively at rejecting a proposed resolution can be supported by voting against the respective proposal made by management.

Electronic postal vote, power of attorney via internet, or authorisations/instructions given to company proxies

As a shareholder, you may use the shareholder portal to cast an electronic postal vote or authorise a third party or the company proxies (provided you have registered properly for the virtual general meeting). You will find the access data for the shareholder portal on the front side of the voting card for the virtual general meeting. You may vote through the shareholder portal either before or during the virtual general meeting until voting commences.

Please also note the instructions in the convening notice regarding the issuance, change, and revocation of declarations and on promptly exercising your voting rights.

Privacy policy

Details on the handling of personal data and your rights under the General Data Protection Regulation (GDPR) can be found under https://group.dws.com/ir/annual-general-meeting/.