

Power of Attorney

for the 29th Ordinary Shareholders' Meeting of IMMOFINANZ AG Hertha-Firnberg-Straße 8, AT-1100 Vienna 12 July 2022, 11:00 a.m. CEST (Vienna local time)

IMPORTANT NOTICE: The granting of a power of attorney only does not entitle to exercise shareholder rights at the shareholders' meeting. Please contact the credit institution holding your securities on account and make sure that a deposit certificate regarding the shares (**Record Date: 02 July 2022**) will be provided for the shareholders' meeting. **Deadline:** 07 July 2022, 12 p.m. CEST (Vienna local time).

Issuer (Shareholder)							
First Name, Surname / Company name							
Address Date of birth / Registration no.							
Constitution (constitution (co							
Securities account no. Credit institution (securities account)							
Phone number (in case of any queries) Email address to exercise the right of information and for instructions to the authorised proxy							
If you issue this power of attorney not as a shareholder, but as a representative of a shareholder, please attach a confirmation of your representation authority (power of attorney issued by the shareholder, etc.).							
Power of Attorney - Representative							
I/We hereby authorise the following special proxy named by the copmany to represent me/us at the shareholders' meeting, which will be held as a virtual meeting (section 1 para 1 Corporate COVID-19 Regulation), and to exercise all rights in accordance with section 3 para 4 Corporate COVID-19 Regulation on my/our behalf, i.e. in my/our place and with legal effect for me/us to cast votes and, if necessary, to submit motions and/or raise objections:							
Attorney Dr. Marie-Agnes Arlt, LL.M. (NYU) 1010 Vienna, Ebendorferstraße 6/10, arlt.immofinanz@hauptversammlung.at							
Attorney Dr. Paul Fussenegger 1010 Vienna, Rotenturmstraße 12/6, fussenegger.immofinanz@hauptversammlung.at							
Attorney Mag. Ewald Oberhammer, LL.M. c/o Oberhammer Rechtsanwälte GmbH, 1010 Vienna, Karlsplatz 3/1, oberhammer.immofinanz@hauptversammlung.at							
Mag. Florian Prischl c/o Interessenverband für Anleger, IVA, 1130 Vienna, Feldmühlgasse 22, prischl.immofinanz@hauptversammlung.at							
for the following securities							
Non-par value shares (ISIN AT0000A21KS2)							
No. of shares (If you leave this field blank, the power of attorney will automatically refer to all shares for which the depositary bank issues a deposit certificate as of the record date.)							
Restrictions of the power of attorney:							



Instruction form

for the 29th Ordinary Shareholders' Meeting of IMMOFINANZ AG Hertha-Firnberg-Straße 8, AT-1100 Vienna 12 July 2022, 11:00 a.m. CEST (Vienna local time)

I/We instruct the above-mentioned proxy representative to cast my/our vote for the respective draft resolution from the Executive Board or Supervisory Board as follows (mark the appropriate box; if no instruction is given, the proxy representative will abstain from voting):

	da items (short form) se tick in the box ⊠; don't use a red pen)	For to	_	nst the	Abstention		
2.	Appropriation of the balance sheet profit stated in the financial state for the business year 2021.	atements \Box					
3.	Approval of actions of the members of the Executive Board business year 2021.	I for the					
4.	Approval of actions of the members of the Supervisory Board business year 2021.	for the					
5.	Remuneration of the Supervisory Board members.						
6.	Election of the auditor for the annual financial statements and constinancial statements for the business year 2022.	solidated					
7.	Resolution on the remuneration report for the remuneration of the rof the Executive Board and the Supervisory Board for the busine 2021.						
8.	Resolution on authorisations of the Executive Board for the rep and sale of treasury shares (and to dispose the treasury shares) of via the stock exchange or via a public offering, also with an authoristhe Executive Board to exclude the shareholders' rights to a pro-rate of their shares as well as to a pro-rata purchase of shares (exclusubscription rights) and the authorisation of the Executive Board to treasury shares.	ther than sation of disposal usion of					
9.	Authorisation of the Executive Board to issue convertible born exclusion of the shareholders' subscription rights, together revocation of the existing authorisation to issue convertible bond unused amount as well as conditional increase of the share (section 159 para 2 item 1 Austrian Stock Corporation A cancellation of existing conditional capitals in the unused amount as corresponding amendments to the Articles of Associated 4 (Registered Capital and Shares).	with the ls in the capital Act) and nount as					
10.	Resolution on a new authorisation of the Executive Board to increshare capital pursuant to Section 169 Austrian Stock Corporar (authorized capital) against contributions in cash and/or in kind inclusion authorisation of the Executive Board to exclude the share subscription rights, together with the revocation of the authorized to the Executive Board to increase the share capital (au capital) in the unused amount and together with the related amendmental the Articles of Association in section 4 (Registered Capital and Share).	tion Act uding the holders' orisation uthorized nents to					
11.	Resolution on the remuneration policy for the Executive Board .						
12.	Elections to the Supervisory Board.						
If individual items are to be voted on separately as part of a resolution, instructions issued for this proposal apply accordingly for each individual vote.							
Other voting items (Please tick in the box ☒; don't use a red pen) For the m			Against the motions	Abste	ntion		
In the event of new or amended motions by one or more shareholders which are only published on the company's website after the record date or which are only submitted or amended in the course of the shareholders' meeting, I instruct the proxy holder to vote in accordance with the following instructions.							

IMMOFINANZ

Note: The Executive Board and the Supervisory Board propose that shareholders vote AGAINST shareholder proposals that will only be made available on the company's website after the record date of the shareholders' meeting or that should only be submitted or amended during the course of the shareholders' meeting (in this case, the box ☒ Against should be ticked).

In the event of new or amended motions by the Executive Board or the Supervisory Board at the shareholders' meeting, I instruct the proxy holder to vote in accordance with the following instructions.

□ □ □

The proxy will **abstain from voting** on resolutions for which **no or unclear instructions** are issued (e.g. simultaneously FOR and AGAINST the same draft resolution). The proxy will only exercise the right to cast votes, the right to propose resolutions and the right to raise objections in accordance with the instructions.

Within the scope of this proxy authorisation, it is also possible to order the proxy to propose a resolution or to object to one or more items on the agenda in the virtual shareholders' meeting. I/We therefore instruct the proxy to make or raise the following motions or objections to the items on the agenda below (if the table below remains blank, the proxy will not propose motions or make objections):

Agenda item	motion / objection
Agenda item	motion / objection

It is possible to contact the proxy directly using the contact details stated above. It is recommended to contact the special proxy of your choice in good time if you intend to instruct the special proxy to propose motions for resolutions and to raise an objection to one or more items on the agenda

The proxy is entitled to unilaterally refrain from raising one or more motions if these contradict good manners, are unlawful or, based on the proxy's reasonable judgment, are capable of inflicting a considerable disadvantage to the proxy or if the proxy makes himself criminally liable as a result.

I/We understand that the proxy representative will accept **no instructions to address the shareholders' meeting** and that the shareholders' right to information under section 118 Austrian Stock Corporation Act is not exercised by the proxy in the virtual shareholders' meeting. Questions may be submitted by e-mail to **fragen.immofinanz@hauptversammlung.at**. Please use the **question form** provided on the company's website. **Please note the information on exercising the shareholders' right to information in the invitation**.

With my/our signature on this proxy authorisation, I/we confirm that only I/we have access to the abovestated e-mail address(es) via which I/we will address any questions to the company and/or issue any instructions to the proxy.

The proxy representative is entitled to delegate his authority to subproxies within the scope of this proxy authorisation and, released from any restrictions of double representation and self-dealing, to represent other shareholders.

Date	Signature / company signature	Where required signatures of all co-owners

Please complete and return until 11 July 2022, 04:00 p.m. CEST (Vienna local time)

- by post / messenger to HV-Veranstaltungsservice GmbH (in fiduciary capacity), Köppel 60, AT-8242 St. Lorenzen am Wechsel, Austria
- by **fax** to +43 (0)1 8900 500 89
- by **e-mail** to the e-mail address of the special proxy you have chosen (as scanned attachment: JPEG, TIF, PDF, etc.)
- by credit institutions according to section 114 para 1 Austrian Stock Corporation Act per SWIFT to the address GIBAATWGGMS, Message Type MT598 or MT599 (specification with the ISIN AT0000A21KS2 is necessary)