

The undersigned,

Name

## **Proxy voting form**

## **Holders of bearer shares**

This proxy voting form (the 'Form') enables you to authorise and instruct the person nominated on this form to vote by proxy for you on the resolutions stated below (the 'Voting Instructions') at the Annual General Meeting of Royal BAM Group nv (the 'Company') to be convened on Thursday 8 May 2025 at 10.30 hrs (CET), in the Postillion Hotel & Convention Centre Utrecht Bunnik, Baan van Fectio 1, 3981 HZ Bunnik, the Netherlands, for which the registration date, as defined in the articles of association of the Company, is 18.00 hrs (CET) on Thursday 10 April 2025 (the 'Registration Date'). Shareholders will be able to attend this meeting physically (at aforementioned location).

Addre	ess :			
_	g as holder of shares of Royal BAM Group nv – under the co prises and instructs:	onditions ap	opended to th	nis Form –
-	r the name of the person appointed as proxy]			
-	present him/her at the aforementioned Annual General Meeting on his/her behalf and to vote by proxy for him/her at thur.	_		
provi	undersigned confirms that the number of shares for which the ded, is and that he/she has made the properties of Royal BAM Group nv as stipulated in the r	oper applica	ation to attend	
	e indicate your Voting Instructions* by clearly marking the approple or black ink.	priate box v	with a cross, u	using a pen
with b		priate box v	with a cross, t	Abstain
with b	blue or black ink.			
with b	olue or black ink.  olution  Application of the remuneration policy for the Executive			
Reso	Dolue or black ink.  Dolution  Application of the remuneration policy for the Executive Board regarding 2024  Application of the remuneration policy for the Supervisory			
Reso	Olution  Application of the remuneration policy for the Executive Board regarding 2024  Application of the remuneration policy for the Supervisory Board regarding 2024			
Reso 2.b 2.c	Application of the remuneration policy for the Executive Board regarding 2024 Application of the remuneration policy for the Supervisory Board regarding 2024 Adoption of the 2024 financial statements			
Resolution 2.b 2.c 4	Application of the remuneration policy for the Executive Board regarding 2024 Application of the remuneration policy for the Supervisory Board regarding 2024 Adoption of the 2024 financial statements  Adoption of the dividend over the financial year 2024			
Resolution 2.b 2.c 4	Application of the remuneration policy for the Executive Board regarding 2024  Application of the remuneration policy for the Supervisory Board regarding 2024  Adoption of the 2024 financial statements  Adoption of the dividend over the financial year 2024  Discharge of the members of the Executive Board for their			



7.a	Re-appointment of Dr N.M. Skorupska as a member of the			
	Supervisory Board			
7.b	Re-appointment of Mr M.P. Sheffield as a member of the			
	Supervisory Board			
8	Appointment of Mr H. de Pater as a member of the Executive			
	Board			
9	Cancellation of ordinary shares			
10.a	Issue respectively grant rights to acquire ordinary shares and			
	cumulative preference shares F			
10.b	Restrict or exclude pre-emptive rights upon issuing			
	respectively granting rights to acquire ordinary shares			
11	Authorisation for the Executive Board to have the Company			
	acquire ordinary shares in the Company's capital			
12	Appointment of KPMG Accountants N.V. as external auditor			
	responsible for auditing the 2026, 2027 and 2028 financial			
	statements and responsible for providing assurance on the			
	sustainability statements for these years			
13	Appointment of EY Accountants B.V. as external auditor			
	responsible for providing assurance on the 2025			
	sustainability statement			
* Pofor	ance is made to the conditions anneaded to this Form	•	•	

By signing this Form you de	clare your acceptance of tr	ne appended conditions
Signed at	on	2025.
Signature	<u> </u>	



## The following conditions apply to this Form:

- If a Voting Instruction on a particular resolution has not been shown or the box has not been marked in the prescribed manner, the proxy vote on that resolution will be treated as invalid.
- The number of proxy votes to be cast relates to all the shares held by you at the Registration Date, after all transactions up to that time have been recorded.
- If you wish to attend the Annual General Meeting of the Company in person or to be represented at the meeting by a person other than the proxy or proxies nominated on this Form, you should make a separate application. In that case, the proxy votes with respect to the shares to which the application relates will be treated as invalid.
- 4 Your right to alienate any or all of the shares after the Registration Date is unaffected by your having given proxy and Voting Instructions under this Form.
- By signing this Form you confirm that you will hold the voting rights conferred by all the shares held by you at the Registration Date, after all transactions up to that time have been recorded.
- The precise wording of the resolutions may be abbreviated on this Form.
- 7 The convocation notice of the Annual General Meeting and the agenda together with explanatory notes are published on the website of the Company, www.bam.com.
- 8 Giving proxy and Voting Instructions under this Form does not involve any cost to you.
- 9 If you hold shares in a professional or business capacity on behalf of third parties, additional conditions may apply.
- Proxy and Voting Instructions are given subject to the right of substitution and are governed by the laws of the Netherlands.