

Grand City Properties S.A.

société anonyme
1, Avenue du Bois,
L-1251 Luxembourg
R.C.S. Luxembourg: B 165560
(the "Company")

VOTING AND PROXY FORM

for the

ANNUAL GENERAL MEETING OF THE COMPANY

(the "AGM")

to be held on 30 June 2021, at 11.00 a.m. (Central European Summer Time, "**CEST**") and for the

EXTRAORDINARY GENERAL MEETING OF THE COMPANY

(the "EGM")

to be held on 30 June 2021, at 11.40 a.m. (CEST)

Important information:

In accordance with article 1 (1) of the Luxembourg law of 23 September 2020 on measures concerning the holding of meetings in companies and other legal entities, as amended, the Company will not hold a physical meeting. Shareholders may participate at the AGM and/or the EGM by voting remotely in writing or by appointing the secretary of the AGM/EGM or a proxyholder acting as their proxyholder at the AGM/EGM. Shareholders may optionally follow the AGM and/or the EGM remotely via an audio webcast of the AGM/EGM, which will be available on 30 June 2021 at https://www.webcast-egs.com/gcp20210630 starting at 11.00 a.m. CEST.

In order to participate in the AGM/EGM and vote remotely in writing or by proxy a duly filled in and signed copy of this Voting and Proxy Form together with the Record Date Confirmation (as described below) must be returned to the Company at the latest until 24 June 2021 at midnight (CEST).

SHAREHOLDER IDENTIFICATION

Name:	 NUMBER OF SHARES HELD ON THE RECORD DATE AND TO BE CAST FOR		
, idal ess.	VOTING AT THE AGM/EGM:		
Country:			
Email:	If this box is left blank, it is deemed that the shareholder wishes to cast all of its votes equal to all the shares held on the Record Date (i.e. 16 June 2021) at midnight CEST, as indicated on the Record Date Confirmation. If this box is		
Telephone:	completed indicating a number of votes to cast and that number exceeds the number of shares indicated in the Record Date Confirmation, it is deemed that the shareholder wants to cast the number of shares as indicated on the Record		

	Date Confirmation	
Unless indicated otherwise below, it is deemed that for voting at both the		
Shares held on the Record Date shall be cast for voting:	AGM	EGM □
shall have the right to participate in and vote reaction only if I have timely submitted to the Composite Confirmation. The Record Date Confirmation on that is safe-keeping the shareholder's sharehold by the shareholder on the fourteenth (14th) 16 June 2021 at midnight CEST (the "Record Date Confirmation must be sent by e-mail to gen Grand City Properties S.A., Attn. AGM and EGI Avenue du Bois, L-1251 Luxembourg, Grand Duck Please choose one of the two options below by I will participate at the AGM/EGM by a proxyholder, if one is named below, to person deems fit on the resolutions of the two options options of the two options of the two options of the two options options options of the two options	pany this Voting this a confirmation is a confirmation is a confirmation in the Composite of the confirmation is a confirmation of the confirmation in the confirmation is a confirmation of the confirmation in the confirmation is a confirmation in the confirmation in the confirmation is a confirmation in the confirmation in t	g and Proxy Form and the Recordation letter issued by the depositor pany stating the number of sharesthe AGM/EGM at midnight, i.e. or any and Proxy Form and the Recordary and the Recordary of the AGM/EGM or any and the Recordary of the AGM/EGM or any and the Recordary of the AGM/EGM or any and and on my behalf as such
I appoint the following person to participate at the AGM/voting instructions as such person may deem fit on the res		
Name:	Address:	
E-mail:		
Telephone:	Country:	
*I indicate the last name, first name, address, e-mail address, telephone appoint. If the information provided hereto is not complete, the appoint instead. Such person, in turn, can participate at the AGM/EGM only eiremotely in writing and must therefore duly fill in and sign a copy of the Confirmation (as described herein) and return it to the Company at the	tment will be deemed of ther (i) by proxy witho his Voting and Proxy F	given to the secretary of the AGM/EGM out voting instructions or (ii) by voting Form together with the Record Date
0	R	
2 Participation by Voting Remotely in \	Writing	

I tick with an « X » the appropriate below boxes how I wish to vote on each of the relevant items of the agenda of the AGM/EGM. The omission to tick any box with respect to any resolution shall allow the secretary of the AGM/EGM to vote at his/her full discretion on the proposed resolutions.

Voting instructions for the AGM	Vote in favor:	Vote against:	Abstention
Agenda Item 1: Presentation of the management report of the Board of Directors in respect of the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for the financial year ended on 31 December 2020.	NO VOTE REQUIRED		
Agenda Item 2: Presentation of the reports of the independent auditor of the Company in respect of the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for the financial year ended on 31 December 2020.	NO VOTE REQUIRED		
Agenda Item 3: The General Meeting, after having reviewed the management report of the Board of Directors and the report of the independent auditor of the Company, approves the statutory financial statements of the Company for the financial year ended on 31 December 2020 in their entirety.			
Agenda Item 4: The General Meeting, after having reviewed the management report of the Board of Directors and the report of the independent auditor of the Company, approves the consolidated financial statements of the Company and its group for the financial year ended on 31 December 2020 in their entirety.			
Agenda Item 5: The General Meeting notes and acknowledges the statutory net loss of the Company in the amount of EUR 10,225,000 for the financial year ended on 31 December 2020 and resolves to carry it forward to the next financial year.			
Agenda Item 6: The General Meeting resolves to grant discharge to each of the members of the Board of Directors (current and former) in respect of the performance of their duties during the financial year ended on 31 December 2020.			
Agenda Item 7: The General Meeting approves the renewal of the mandate of Mr Daniel Malkin as independent member of the Board of Directors of the Company which will automatically expire on the date of the annual general meeting of the shareholders of the Company to be held in 2023.			
Agenda Item 8: The General Meeting approves the renewal of the mandate of Mrs Simone Runge-Brandner as independent member of the Board of Directors of the Company which will automatically expire on the date of the annual general meeting of the shareholders of the Company to be held in 2023.			
Agenda Item 9: The General Meeting approves the appointment and confirmation of Mr Christian Windfuhr as executive member of the Board of Directors of the Company which will automatically expire on the date of the annual general meeting of the shareholders of the Company to be held in 2023.			
Agenda Item 10: The General Meeting resolves to renew the mandate of KPMG Luxembourg, société coopérative, having its registered office at 39, avenue John F. Kennedy, L-1855 Luxembourg, Grand Duchy of Luxembourg, registered with the RCSL under number B149133, as independent auditor of the Company in relation to the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for a term which will expire at the end of the annual general meeting of the shareholders of the Company called to approve the statutory financial statements of the Company and the consolidated financial statements of the Company and its group for the financial year ending on 31 December 2021.			
Agenda Item 11: The General Meeting, upon the proposal of the Board of Directors, resolves to approve the distribution of a dividend from the share premium account of the Company relating to the financial year ended on 31 December 2020 in the amount of EUR 0.8232 (gross) per share for the holders of record in the security settlement systems on 2 July 2021.			

Voting instructions for the AGM	Vote in favor:	Vote against:	Abstention
Agenda Item 12: The General Meeting approves on an advisory non-binding basis the remuneration report of the Company for the financial year ended on 31 December 2020 in its entirety.			

Voting instructions for the EGM	Vote in favor:	Vote against:	Abstention
Agenda Item 1:			
 The Extraordinary General Meeting resolves to: a. approve the renewal of the existing authorized share capital of the Company of EUR 40,000,000 and to approve the renewal of the authorization of the Board of Directors to increase the corporate share capital within the limits of the authorized share capital for a period of five (5) years from 30 June 2021, or in case of adjournment because no quorum has been reached at the first EGM, of the adjourned EGM that effectively resolved on the renewal of the authorized share capital of the Company; b. approve the report of the Board of Directors relating to the possibility of the Board of Directors to suppress or limit any preferential subscription rights of the shareholders in relation to an increase of the share capital made within the authorized share capital of the Company; c. grant to the Board of Directors all powers to carry out capital increases within the framework of the authorized capital and to cancel or limit any preferential subscription right of the shareholders of the Company on the issue of new shares; and d. amend article 5.2 of the Articles to read as follows: 			
"Article 5.2. Authorised capital The corporate share capital may be increased from its present amount to forty million Euro (EUR 40,000,000) by the creation and the issue of new shares with a par value of ten Cent (EUR 0.10) each.			
The board of directors is fully authorised:			
 to increase the subscribed capital within the limits of the authorised capital as a whole at once, by successive portions or by continuous issues of new shares, to be paid up in cash, by contribution in kind, by conversion of shareholders' claims, or following approval of the annual general meeting of shareholders, by incorporation of profits or reserves into capital; 			
to issue convertible bonds, notes, warrants and, generally, any financial instruments granting the right to their holders to subscribe for one or more shares of the Company. The board of directors may at its sole discretion determine the conditions under which the convertible bonds, the notes, the warrants or the financial instruments granting the right to their holders to subscribe for one or more shares of the Company shall be issued, including the type, the registered or bearer form, the price, the currency, the interest rate, as well as any condition relating to the issue, exercise, transfer and conversion of such convertible bonds, notes, warrants or financial instruments. Such issue shall comply with the limits of the authorised capital and with the applicable legal provisions and more particularly with article 420-27 of the Law, as applicable;			
 to issue shares, options and any financial instruments granting the right to their holders to subscribe for one or more shares of the Company under any share option programme, management or any other incentive scheme of the Company (each a "Programme"); 			
 to determine the place and the date of the issue or of the successive issues, the terms and conditions of subscription and payment of the additional shares; and 			

Voting instructions for the EGM	Vote in favor:	Vote against:	Abstention
- to suppress or limit the preferential subscription right of the shareholders with respect to (i) the above issue of additional shares against payment in cash, by contribution in kind, by conversion of shareholders' claims or by incorporation of profits or reserves into capital, (ii) the issue of convertible bonds, notes, warrants and any financial instruments granting the right to their holders to subscribe for one or more shares of the Company and (iii) the issue of shares, options and any financial instruments granting the right to their holders to subscribe for one or more shares of the Company under any Programme.			
Such authorisation is valid for a period of five years starting from 30 June 2021 [or in case of adjournment because no quorum has been reached at the first EGM, of the adjourned EGM that effectively resolved on the renewal of the authorized share capital of the Company] and may be renewed by resolution of the general meeting of shareholders deliberating in the manner required for the amendment of the Articles. However, if any of the above-mentioned instruments are issued before or during this period the new shares may be issued upon conversion or exercise of said instruments also after the expiry of this period. As a consequence of each increase of capital so rendered effective, the first paragraph of article 5.1. will be amended such as to correspond to the increase so rendered effective; such modification will be documented in notarial form by the board of directors or by any persons appointed for such purposes and published in accordance with the Law."			
Agenda Item 2: The Extraordinary General Meeting resolves to amend article 8 paragraph 1 of the Articles to read as follows:			
"Art. 8. The annual general meeting of shareholders shall be held on the last Wednesday of the month of June at the registered office of the Company, or at such other place as may be specified in the notice of meeting."			

The proxyholder may represent the shareholder at the AGM/EGM as well as any other adjourned or re-convened meeting of the general meeting of shareholders convened for the purpose of resolving on the agenda of the AGM/EGM, and vote in the name and on behalf of the shareholder.

This Voting and Proxy Form, and the rights, obligations and liabilities of the shareholder and the proxyholder hereunder, shall be governed by the laws of the Grand Duchy of Luxembourg, to the exclusion of its rules of conflict of laws. Any claims, disputes or disagreements arising under, in connection with or by reason of this Voting and Proxy Form shall be brought by the shareholder and the proxyholder in the courts of Luxembourg-City, and each of the shareholders and the proxyholder hereby submits to the exclusive jurisdiction of such courts in any such actions or proceeding and waives any objection to the jurisdiction or venue of such courts.

By signing this Voting and Proxy Form, the shareholder hereby consents that the submitted data is collected, processed and used for the purpose of the AGM/EGM and the vote on the resolutions and that the data submitted may be transmitted to entities involved in the organization of the AGM/EGM.

Signed in	on	2021
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Name:		
Title:		