

SHAREHOLDERS' AGM CONVENED ON APRIL 13, 2022 AT 11:30 A.M. CEST



PROXY FORM

To be sent to and to be received by: **Computershare S.p.A.**, Via Nizza 262/73, 10126 Turin (Italy), as Agent for **FERRARI N.V.**, by **11:00 p.m. CEST on April 6, 2022** by mail or by Fax (+39 011 0923202) or by e-mail (ferrari@computershare.it), as an attachment in PDF format.

Disclaimer

This Proxy Form shall be completed and signed by the Shareholder in order **to appoint Computershare S.p.A.** to vote online as per attached Voting Instructions Form at the Shareholders' AGM of **FERRARI N.V.**. Alternatively, the Shareholder can directly **vote online** through the company corporate website (http://corporate.ferrari.com/en/investors/stock-and-shareholder-corner/shareholders-meetings).

Mandatory information *						
THE UNDERSIGNED*						
(natural person only)						
Date of birth *	Place of birth *	Resident in (town/city) *				
At <i>(street address)</i> *			Tax Code*			
Telephone no. *		e-mail				
entitled to vote on	March 16	, 2022 (record da	te) as (1):		
registered shareholder		☐ legal re	presentative or agent with a	uthority to sub-de	elegate 🗆 pledgee 🗆 taker-in	
beneficial interest holder	official receiver	\square manager	other (specify)			
for no. *	FERRARI common shar	es				
(2) registered in the name of	f					
(natural or legal person)						
Date of birth *	Place of birth *		Resident in (town/d	city)*		
At <i>(street address)</i> *			ID no. (tax code	e/LEI)		
Registered in the securities a	ccount <i>(3)</i> no.	At	Bar	nk code (ABI)	Branch code (CAB)	
as resulting from communica	tion no. <i>(4)</i>	Made by (<i>Bank</i>)				
APPOINTS Computershare above shares, in accordance ACKNOWLEDGES that Com	e with the instructions p	rovided in the attac	ched Voting Instructions	Form. If no such	to vote online, with reference to the instructions are indicated,	
DATE Form of id	entification (5) (type)*	Issued by *	no. *	SI	GNATURE	
1) Specify the capacity of the p				n ralavant naraanal	datails must be included	

- 2) To be completed only if the registered shareholder is different from the proxy signatory; mandatory indications on relevant personal details must be included.
- *3)* Provide the securities account number, Bank Codes and Branch Codes of the Depository, or in any case its name, available in the securities account statement.
- 4) Reference to the communication made by the intermediary and its name.
- **5)** Provide details of a valid form of identification of the proxy signatory.





VOTING INSTRUCTIONS FORM

The Undersigned

INSTRUCTS the Appointed Representative to vote at the above indicated shareholders' meeting as follows:

Prog.	RESOLUTIONS OF THE AGENDA TO BE VOTED		VOTE (Please tick as appropriate)		
1	2.c. Remuneration Report 2021 (advisory vote)	For	Against	Abstain	
2	2.d. Adoption of the 2021 Annual Accounts	For	Against	Abstain	
3	2.e. Determination and distribution of dividend	For	Against	Abstain	
4	2.f. Granting of discharge to the directors in respect of the performance of their duties during the financial year 2021		Against	Abstain	
5	3.a. Appointment of John Elkann (executive director)		Against	Abstain	
6	3.b. Appointment of Benedetto Vigna (executive director)	For	Against	Abstain	
7	3.c. Appointment of Piero Ferrari (non-executive director)	For	Against	Abstain	
8	3.d. Appointment of Delphine Arnault (non-executive director)	For	Against	Abstain	
9	3.e. Appointment of Francesca Bellettini (non-executive director)	For	Against	Abstain	
10	3.f. Appointment of Eduardo H. Cue (non-executive director)	For	Against	Abstain	
11	3.g. Appointment of Sergio Duca (non-executive director)	For	Against	Abstain	
12	3.h. Appointment of John Galantic (non-executive director)	For	Against	Abstain	
13	3.i. Appointment of Maria Patrizia Grieco (non-executive director)	For	Against	Abstain	
14	3.j. Appointment of Adam Keswick (non-executive director)	For	Against	Abstain	
15	4.1. Appointment of the independent auditors – Proposal to appoint Ernst & Young Accountants LLP as the independent auditor of the Company for 2022 financial year	For	Against	Abstain	
16	4.2. Appointment of the independent auditors – Proposal to appoint Deloitte Accountants B.V. as the independent auditor of the Company for 2023 financial year	For	Against	Abstain	
17	5.1. Proposal to designate the Board of Directors as the corporate body authorized to issue common shares and to grant rights to subscribe for common shares as provided for in article 6 of the Company's articles of association	For	Against	Abstain	



SHAREHOLDERS' AGM CONVENED ON APRIL 13, 2022 AT 11:30 A.M. CEST



18	5.2. Proposal to designate the Board of Directors as the corporate body authorized to limit or to exclude pre-emption rights for common shares as provided for in article 7 of the Company's articles of association	For	Against	Abstain
19	5.3. Proposal to designate the Board of Directors as the corporate body authorized to issue special voting shares and to grant rights to subscribe for special voting shares as provided for in article 6 of the Company's articles of association		Against	Abstain
20	6. Proposal to authorize the Board of Directors to acquire fully paid-up common shares in the Company's own share capital as specified in article 8 of the Company's articles of association	For	Against	Abstain
21	7. Approval of awards to the executive directors - Proposal to approve the proposed award of (rights to subscribe for) common shares in the capital of the Company to the executive directors in accordance with article 14.6 of the Company's articles of association and Dutch law	For	Against	Abstain