

Annual General Meeting September 16, 2021 Form of Proxy

$I/We\ being\ (a)\ Member(s)\ of\ the\ above\ named\ Company\ hereby\ appoint^*\ the\ Chair\ of\ the\ Meeting,\ with\ full\ power\ of\ substitution,$			
or			
of			
as my/our proxy to attend, speak and vote for me/us and on my/our behalf in the manner indicated herein at the Annual General Meeting of the Company to be held at the Ryanair Airside Offices, 230/240 Lakeshore Drive, Airside Business Park, Swords, Co. Dublin, K67 XF79, Ireland, at 9.00 a.m. (Irish time) on September 16, 2021 and at any adjournment thereof.			
* We to sub the or his ** Ins	rm of Proxy is given in respect of **		
NOTES 1. Any	y Member entitled to attend, speak and vote at the above meeting is entitled to appoint a proxy to attend, speak and vote on his/her behalf. A proxy of an advention of the Company. A Member may appoint more than one proxy to attend on the same occasion in respect of different shares held them. If you wish to appoint more than one proxy please contact the Registrars of the Company, Link Registrars Limited on +353 (1) 5530050.		
ceri CDI the or Car	proxy voting instructions whether submitted directly by way of a completed Form of Proxy in the case of holders of Ordinary Shares in tificated (i.e. paper) form or through the Euroclear System (in the case of Euroclear Bank participants) or CREST (in the case of holders of is) must be received not less than 48 hours before the time appointed for the holding of the Annual General Meeting, or any adjournment reof. To be valid this Form of Proxy together with the power of attorney or other authority (if any) under which it is duly completed and signed a notorially certified copy thereof, must be: (a) deposited at the office of the Registrar, Link Registrars Limited, Block C, Maynooth Business mpus, Co. Kilddre, W23 R54, Ireland; (b) submitted by post to P.O. Box 1110, Maynooth, Co. Kildare, Ireland; or (c) submitted by fox to 53 (0) 1 2240700, provided it is received in legible form.		
imp	sons holding interests in Ordinary Shares through the Euroclear System or CREST will also need to comply with any additional voting deadlines posed by the respective service offerings and should refer to the notes to the Notice of Annual General Meeting. All persons affected are ommended to consult with their stockbroker or other intermediary at the earliest opportunity.		
4. This	s Form of Proxy must (1) in the case of an individual Member be signed or sent electronically by the Member or his/her attorney, or (ii) in the case a body corporate be given either under the common seal or be signed on its behalf by its duly authorised officer or attorney.		
the hol	the case of joint holders, the signature of any of them will suffice, but the names of all joint holders should be shown. In the case of joint holders vale of the senior holder who tenders a vale, whether in person or by proxy, shall be accepted to the exclusion of the vales of the other registered ders and for this purpose, seniority shall be determined by the order in which the names stand in the Register of Members in respect of the joint ding.		
	e. so otherwise directed the proxy will vote (or abstain from voting) as he/she thinks fit. The proxy will act at his/her discretion on any other business ing at the meeting.		
	mpletion and return of this Form of Proxy will not preclude a Member from attending the meeting and voting in person if the Member so wishes.		
sha bef	ly persons registered in the Register of Members of the Company (or their duly appointed proxies or representatives) at the close of business (which lil be deemed to be 6.00 p.m. (Irish time)) on September 12, 2021 or, if the Annual General Meeting is adjourned, on the date that is four days ore the date of the adjourned Annual General Meeting (the "record date"), shall be entitled to attend, speak, ask questions and vote at the Annual neral Meeting or any adjournment thereof, in respect of the number of shares registered in their name at the record date.		
by of I In a sha pur Inte or own had pos invo	Nationality Declaration is mandatory and must be completed in order for this Form of Proxy to be valid. In accordance with the resolutions passed the Board of the Company on March 8, 2019, with effect from January 1, 2021 all Ordinary Shares and Depositary Shares held by or an behalf anon-EU nationals (including UK nationals) are treated as "Restricted Shares" (within the meaning of the Articles of Association of the Company). accordance with EU Regulation 1008/2008, the EU includes Switzerland, Norway, keland and Liechtenstein for this purpose. The holder(s) of such ress shall not be entitled to attend, speak or vote at any general meeting of the Company for so long as those shares are treated as Restricted Shares suant to Article 41(1)(i) of the Articles of Association. The Company accepts completion of the relevant input field on this Form of Proxy with an ernational Standardisation Organisation (ISO) compliant ISO 3166 country code, or entering the name of the relevant country, as equivalent to completion, execution and furnishing of the declarations as set out in the Nationality Declaration Form. By inputting the relevant country code, entering the name of the relevant country as indicated in the box above, you are declaring your nationality of the nationality of any beneficial ner(s) of or other persons having an interest in the shares to which the declaration relates (as applicable) as if the Nationality Declaration Form be been completed in respect of such Ordinary Shares. If you are in any doubt as to how to complete the Nationality Declaration or your nationality ition, you should consult your own legal and/or other professional advisers. A copy of the Nationality Declaration Form is available at https://www.iso.//so-3166-country-codes.html.		
I/We wish my/our proxy to vote on the resolutions proposed at the Annual General Meeting as indicated in this Form of Proxy. Unless otherwise indicated, the proxy may vote as he/she sees fit or abstain in relation to any business of the meeting.			
Sini	Signature		
	Sia		

ATTENDANCE CARD

5. Directors' Authority to fix the Auditors' Remuneration

6. Directors' Authority to allot Ordinary Shares

8. Authority to Repurchase Ordinary Shares

7. Disapplication of Statutory Pre-emption Rights

Nationality Declaration

country here (See Note 9):

Ordinary Business

4. Re-election of Directors(a) Stan McCarthy(b) Louise Phelan

Róisín Brennan

Michael Cawley Emer Daly

Howard Millar

Dick Milliken

Michael O'Brien

Michael O'Leary

Julie O'Neill

Special Business

1. Consideration of Financial Statements and Reports

2. Consideration of the Remuneration Report

3. Consideration of the Remuneration Policy

Insert the two-character County Code in the boxes opposite, or write name of

Please indicate with an "X" in the spaces below how you wish the proxy to vote in respect of each of the resolutions detailed in the notice convening the meeting. You may direct your proxy to vote "For", "Against" or to "Withhold" your vote. If no such specific instructions are given, the proxy will vote or withhold your vote at his/her discretion. A vote withheld is not a vote in law and will not be counted in the calculation of the proportion of votes "for" and "against" the resolutions.

RESOLUTIONS

Against

П

П

П

Vote

Withheld

П

П

Please bring this card with you to the meeting you will be asked for it when you arrive.

Ryanair Holdings plc

Annual General Meeting on September 16, 2021 at 9.00 a.m. (Irish time) at the Ryanair Airside Offices, 230/240 Lakeshore Drive, Airside Business Park, Swords, Co. Dublin, K67 XF79, Ireland.		
Signature of Shareholder		
If you are a proxy		
Name of proxy (Block Letters)		