

PROXY FORM 2024 ANNUAL GENERAL MEETING OF CTP N.V.

The undersigned:

Name	2		
Addre	ess		
Posta	l code and city		
Coun	try		
Numl	per of shares held in the Company on		
Tuesday 26 March 2024 at 5.30 PM (CET)			
(the "	'Record Date")¹		
(hereir	nafter the " Shareholder "),		
hereby	grants a power of attorney to (tick a	ppropriate box)	
	Mr. B.J. Kuck, civil-law notary in Amsterdam, the Netherlands, or in his absence a substitute		
	designated by him, or a third party (each an "Authorised Person")	
	The following person ("Own Proxy")		
	Name		
	Address		
	Postal code and city		
	Country		

to represent the Shareholder, as shareholder of CTP N.V. (the "Company") at its annual general meeting (the "AGM") to be held on Tuesday 23 April 2024 at 9.30 AM (CET), to speak on behalf of the Shareholder and to exercise any and all voting rights attached to his / her shares in the capital of the Company in accordance with the instructions on this proxy form given by the Shareholder.²

The Shareholder hereby indemnifies and holds harmless the Authorised Person against any liability he / she might incur for any steps lawfully taken in connection with this proxy form. This proxy form is issued with the right of substitution and is governed by Dutch law.

² A proxy granted to an Authorised Person without a specific voting instruction in respect of a voting agenda item, shall be regarded to include a voting instruction in favour of such voting agenda item. A proxy granted to an Own Proxy without a specific voting instruction in respect of a voting agenda item, shall be regarded as a proxy for the Own Proxy to vote at his / her discretion.



Parkmakers

¹ If (i) this entry is left open or (ii) the number of shares entered in response to this question exceeds the shares held at the Record Date, this proxy will relate to <u>all</u> of the shares held by the Shareholder in the Company on the Record date.

			Voting instruction		
No	Agenda item	For	Against	Abstain	
2(b)	Remuneration report (voting item – advisory vote)				
2(d)	Adoption of the 2023 annual accounts of the Company (voting item)				
2(f)	Adoption of the final dividend over the financial year 2023 (voting item)				
3(a)	Discharge of the Company's executive directors from liability for their duties in the financial year 2023 (voting item)				
3(b)	Discharge of the Company's non-executive directors from liability for their duties in the financial year 2023 (voting item)				
4	Adoption of the Remuneration Policy (voting item)				
5(a)	Reappointment of Ms. Barbara Knoflach (voting item)				
5(b)	Reappointment Ms. Susanne Eickermann-Riepe (voting item)				
5(c)	Appointment of Mr. Rodolphe Schoettel (voting item)				
5(d)	Appointment of Ms. Kari Pitkin (voting item)				
6(a)	Authorisation of the Board to issue shares (voting item)				
6(b)	Authorisation of the Board to restrict or exclude pre- emptive rights (voting item)				
6(c)	Authorisation of the Board to issue shares or grant rights to subscribe for shares pursuant to an interim scrip dividend (voting item)				
6(d)	Authorisation of the Board to restrict or exclude pre-emptive rights in relation to an interim scrip dividend (voting item)				
6(e)	Authorisation of the Board to acquire shares in the share capital of the Company (voting item)				

Signature Shareholder	Date and place	
Signature Own Proxy (only if applicable)	Date and place	

This proxy form must be received by ING Bank N.V. no later than 5.30 PM (CET) on Monday 15 April 2024 (ING Bank N.V., attn. Issuer Services TRC 02.039, Foppingadreef 7, 1102 BD, Amsterdam, the Netherlands, or by email in PDF-form to agm.pas@ing.com and must be accompanied by (i) a copy of the Shareholder's (and the Own Proxy's, if applicable) valid identity document, (ii) a copy of a recent extract of the Dutch Chamber of Commerce, if applicable, and (iii) a confirmation from the Shareholder's intermediary on the number of shares held by the Shareholder on the Record Date.