- ``Adresse1''
- «Contact\_person1»
- «Adresse\_line2»
- «Adresse\_line3»
- «Postal\_Code\_1» «Town\_1»
- ${\rm ``Country\_1"}$

Luxembourg, 12 June 2025

Subject: Stramongate S.A.

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#### STRAMONGATE S.A.

Investment Company with Fixed Capital – Specialized Investment Fund 15, avenue J. F. Kennedy L-1855 Luxembourg R.C.S. Luxembourg N° 161 312 ("the Company")

June 12th 2025

Dear Shareholder

Please find enclosed a number of documents as follows:

- The convening notice for the Annual General Meeting of 27 June 2025.
- A proxy form to complete and return to FundPartner Solutions (Europe) S.A. There is no need for
  you to attend the meeting in person as you can vote using the proxy form. The Board of Directors
  of the Company has therefore determined that shareholders wishing to participate at the AGM of
  the Company may do so only by completing and sending a proxy form to the registered office of
  the Company.

Please note that, as in 2024, a Shareholders Information Meeting is scheduled to be held at Schroders's offices in London where you can hear more about the Company's progress. The date and timings of this year's meeting will be communicated to you at a later date.

As we did last year, we are only producing an electronic version of the accounts (which saves considerable printing costs). These can be found on the Company's website (<a href="www.stramongate.com">www.stramongate.com</a>) along with other documents issued by the Company. They can also be found on The International Stock Exchange's website <a href="https://tisegroup.com/market/securities/5687">https://tisegroup.com/market/securities/5687</a>.

While writing, I wanted to let you know that the Company has declared a total dividend of 15.80 pence per share for the year, payable in two tranches, each of 7.90 pence. The first tranche was paid on 03 June 2025 and the second will be paid on 27 November 2025.

I would also remind you about the Shareholder Advisory Committee which exists to enhance communication between the Company, the Board and its investors. Should you wish to raise anything with the Committee, please contact its Chairman, Christopher Scott, at <a href="mailto:info@Stramongate.com">info@Stramongate.com</a> or by post c/o Schroders Family Office Services, 1 London Wall Place, EC2Y 5AU.

Yours faithfully

Simona Heidempergher
Simona Heidempergher

Chair, Stramongate Board of Directors

#### Stramongate S.A.

### Société anonyme constituée sous la forme de

#### Société d'investissement à capital fixe - Fonds d'investissement spécialisé

#### 15 Avenue J.-F. Kennedy, L-1855 Luxembourg

R.C.S. Luxembourg B161312

## Convening notice to the annual general meeting of the shareholders

Luxembourg, 12 June 2025

Dear shareholder,

You are hereby convened to the annual general meeting (the "AGM") of the shareholders of Stramongate S.A. (the "Company"). It will be held on 27 June 2025 at 11.00 a.m. at the registered office of the Company with the following agenda:

- 1. To receive the Directors' report and the auditor's ("Réviseur d'Entreprises Agréé") report for the year ending 31 December 2024;
- 2. To approve the financial accounts as at 31 December 2024;
- 3. To allocate the net results as at 31 December 2024: reserve fund as required by the articles of the Company and ratification of the interim dividends paid;
- 4. To discharge the Directors from liability for their management of the Company as at 31 December 2024;
- 5. Directors fees:
  - Ratification of the payment of CHF 58'150 (gross amount), as Directors fees to Mrs Simona Heidempergher for 2024;
  - Ratification of the payment of CHF 46'525 (gross amount) as Directors fees to Mr Nicolas H.E. Oltramare for 2024;
  - Ratification of the payment of GBP 36'500 (gross amount) as Directors fees to Mr William H.S. Simmonds for 2024;
  - Ratification of the payment of CHF 46'525 (gross amount) as Directors fees to Mr Beat Wittmann for 2024;
  - Ratification of the payment of CHF 46'525 (gross amount) as Directors fees to Mr Andreas J. Bär for 2024;
  - Ratification of the payment of GBP 36'500 (gross amount) as Directors fees to Mr F. Alexander Scott for 2024;
- 6. To reelect the Directors:
  - Mr William H.S. Simmonds,
  - Mr F. Alexander Scott,
  - Mr Nicolas H.E. Oltramare,
  - Mr Beat Wittmann
  - Mrs Simona Heidempergher

until the next Annual General Meeting which will be held on 2026;

- 7. To appoint Mr. Andreas Richter as director, effective from the date of CSSF approval, and until the next Annual General Meeting, which will be held in 2026.
- 8. To reappoint the Réviseur d'Entreprises Agréé, KPMG Audit Luxembourg, until the next shareholders' Annual General Meeting which will be held in 2026;
- 9. Any other business.

The adoption of resolutions on the AGM agenda does not require any special quorum. If these resolutions are voted on, they will be adopted by a simple majority of the shares validly voting.

The majority at the AGM will be determined according to the shares issued and outstanding at midnight (Luxembourg time) on the second day before the AGM, i.e. 25 June 2025 (the "Record Date"). The rights of a shareholder to attend the AGM and to exercise a voting right attaching to his/her/its shares are determined in accordance with the shares held by this shareholder at the Record Date.

All shareholders are entitled to attend the AGM, to vote and to appoint a proxy holder to vote instead of them. A proxy holder needs not to be a shareholder. You are kindly invited to return the enclosed proxy form duly completed and signed, to the attention of the Domiciliation Department of FundPartner Solutions (Europe) S.A., before midday on 25 June 2025 (Luxembourg time). This proxy form will remain valid should this AGM be subsequently reconvened with the same agenda.

The annual accounts of the Company are available on request, free of charge, at the Company's registered office.

Yours faithfully,



On behalf of the board of directors of the Company

# Proxy form for the annual general meeting of the shareholders

Stramongate S.A.

Société anonyme constituée sous la forme de Société d'investissement à capital fixe - Fonds d'investissement spécialisé 15 Avenue J.-F. Kennedy L-1855 Luxembourg R.C.S. Luxembourg B161312

I/We, \_

holder(s) of the overall total of shares indicated in the list included in the n special proxy the chairman of the AGM, and authorise him/her to represent n held on 27 June 2025 at 11.00 a.m. or at any other date for which such meeti order to examine the items on the agenda.	ne/us at the A	AGM of the Co	ompany to be
	FOR	AGAINST	ABSTAIN
1. To receive the Directors' report and the auditor's ("Réviseur d'Entreprises Agréé") report for the year ending 31 December 2024	Vote not applicable for this point		
2. To approve the financial accounts as at 31 December 2024			
3. To allocate the net results as at 31 December 2024: reserve fund as required by the articles of the Company and ratification of the interim dividends paid			
4. To discharge the Directors from liability for their management of the Company as at 31 December 2024			
5. Directors fees :			
Ratification of the payment of CHF 58'150 (gross amount), as Directors fees to Mrs Simona Heidempergher for 2024			
Ratification of the payment of CHF 46'525 (gross amount) as Directors fees to Mr Nicolas H.E. Oltramare for 2024			
Ratification of the payment of GBP 36'500 (gross amount) as Directors fees to Mr William H.S. Simmonds for 2024			
Ratification of the payment of CHF 46'525 (gross amount) as Directors fees to Mr Beat Wittmann for 2024			
Ratification of the payment of CHF 46'525 (gross amount) as Directors fees to Mr Andreas J. Bär for 2024			
Ratification of the payment of GBP 36'500 (gross amount) as Directors fees to Mr F. Alexander Scott for 2024			
6. To reelect the Directors: Mr William H.S. Simmonds, Mr F. Alexander Scott, Mr Nicolas H.E. Oltramare, Mr Beat Wittmann and Mrs Simona Heidempergher until the next Annual General Meeting which will be held on 2026			

7. To appoint Mr. Andreas Richter as director, effective from the date of CSSF approval, and until the next Annual General Meeting, which will be held in 2026.		
8 . To reappoint the Réviseur d'Entreprises Agréé, KPMG Audit Luxembourg, until the next shareholders' Annual General Meeting which will be held in 2026		
8. Any other business		

This proxy form includes powers of substitution. The proxy holder shall have general power to do all and any acts necessary or useful in view of executing the present power of attorney, including without limitation voting and adoption of any modification of the agenda of the AGM or of resolutions presented before the AGM.

The proxy form will remain valid should the AGM be subsequently reconvened with the same agenda.

Please return the proxy form	before mid-day on	25 June 2025 (Luxemb	ourg time) by e-mail to :
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FundPartner Solutions (Europe) S.A. – Attn.: Domiciliation Department

15 avenue J.-F. Kennedy, L-1855 Luxembourg

E-mail: fundsdomiciliation@pictet.com

Given in

Authorised signature(s) on behalf of the shareholder\_\_\_\_\_

<sup>\*</sup>Please complete the last page of this document with the number of shares held and send it back with the proxy form duly completed and signed. if the domiciliary agent does not receive the page indicating the number of shares related to the proxy form, the number of shares taken into account will be the one mentioned in the books of the transfer agent as of the record date.

# List of the ISIN codes for the annual general meeting of Stramongate S.A.

ISIN CODE	SUB-FUND	NUMBER OF SHARES
LU0707675970	STRAMONGATE S.AVoting Shares	