

Registration

| Shareholder number: | Surname / Company: | |
|---|-----------------------|---|
| Number ofshares: | First name: | |
| Phone number:* | E-mail address:* | |
| No later than 26 May 2025, 24:00 (CEST), return (receipt) to: | | |
| flatexDEGIRO AG c/o Link Market Services Landshuter Allee 10 80637 Munich Germany | E-Mail: Telefax: | flatexdegiro@linkmarketservices.eu +49 (0)89 889 690 633 |

Please complete only page 1 (registration) <u>OR only pages 2 - 4</u> (registration with postal absentee ballot / power of attorney and instructions to the Company proxies) and return the form to us by 26 May 2025, 24:00 hours (CEST) (receipt).

1 Registration

My/our shareholding is hereby registered for the Annual General Meeting of flatexDEGIRO AG on 02 June 2025.

Registration of the registered shareholder(s)

Please note that registration does not initially entail the exercise of voting rights. The exercise of voting rights or the granting of power of attorney/instructions to the Company proxies can be done via the password-protected online service until the close of the vote by the chairperson of the meeting in the virtual Annual General Meeting. If you already wish to cast your votes by postal absentee ballot (transmission by fax or e-mail is not possible in the case of postal absentee ballot) or grant power of attorney/instructions to the Company proxies, you can do so on the reverse side of this form and by subsequently returning it to us by mail in due time.

If more than one shareholder is entered in the share register: We authorise each other - each individually and with the right to sub-authorisation - to exercise the related rights, in particular the right to vote.

Registration with power of attorney without instructions (representation by an authorised person)

I/We authorise the person(s) named under clause 2 to represent me/us. This power of attorney includes the right to grant a sub-power of attorney. Please send the access data for the password-protected internet service to the address of the authorised representative set out under clause 2.

2 Power of attorney without instructions

| First name*** | |
|-----------------------------|-------------|
| | |
| Surname or company*** | |
| Street*** | e number*** |
| | |
| Country Postcode*** Town*** | |

** The authorisation is made by disclosing the name(s). The power of attorney includes the revocation of powers of attorney granted elsewhere and the exercise of all rights granted, including the granting of a sub-power of attorney.
*** Mandatory fields

3 Signature(s) or person(s) of the declarant (legible)

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Registration

| with power of attorney and instructions to | the Company proxies or by postal absentee ballot | |
|---|---|-------------|
| Shareholder | Surname / | |
| number: | Company: | |
| | First | |
| Number of shares: | name: | |
| | E-mail | |
| Phone number:* | address:* | |
| * optional information | | |
| Quilliant to time by very intration for the | Annual Canaval Masting by no later than 20 May 2025 | 24.00 haura |

<u>Subject to timely registration for the Annual General Meeting by no later than 26 May 2025, 24:00 hours</u> (CEST) (receipt is decisive):

Return power of attorney to the Company proxies by no later than 01 June 2025, 24:00 hours (CEST) (receipt is decisive) to the following address, fax number or e-mail address; or

Return **postal absentee ballot by no later than 01 June 2025, 24:00 hours (CEST)** (receipt is decisive) to the following **postal** address (transmission by fax or e-mail is not possible for postal absentee ballot):

| flatexDEGIRO AG | E-Mail: | flatexdegiro@linkmarketservices.eu |
|-------------------------------|---------|------------------------------------|
| c/o Link Market Services GmbH | Fax: | +49 (0)89 889 690 655 |
| Landshuter Allee 10 | | |
| 80637 Munich | | |
| Germany | | |

Please tick clearly: (In the event of a missing or ambiguous selection, postal absentee ballot is assumed. In the event of receipt of several declarations of intent the recognizably most recently submitted one (measured at the time of receipt) shall count). If divergent declarations are received via different transmission channels and it is not possible to identify which was submitted last, the declarations submitted via the password-protected online service will be given priority. Your vote(s) or instruction(s) refer(s) in each case to the resolution proposal of the Management Board and/or Supervisory Board published in the Federal Gazette in the notice convening the Annual General Meeting. If you do not tick a box, your vote/instruction will be counted as an abstention)

I/We register my/our shareholding for the Annual General Meeting of flatexDEGIRO AG on 02 June 2025 and authorise the Company proxies, Mr. Marcus Graf and Mr. Daniel Eichinger, both employees of Better Orange IR & HV AG, Munich, to represent me/us and exercise my/our voting rights as marked below, in each case individually and with the right to sub-authorisation. Previously submitted declarations of intent are hereby revoked.

I/We register my/our shareholding for the Annual General Meeting of flatexDEGIRO AG on 02 June 2025 and exercise the voting right at the Annual General Meeting on 02 June 2025 by postal absentee ballot as marked below. Previously submitted declarations of intent are hereby revoked.

| Vot | ing l | by power of attorney/instruction or postal absentee ballot on the agenda item | YES | NO | ABSTENTION |
|-----|-------|--|-----|----|------------|
| 2. | R | esolution on the appropriation of the balance sheet profit | | | |
| 3. | | esolution on the approval of the actions of the members of the Management Board for the 2024 nancial year | | | |
| | 3.1 | Mr. Oliver Behrens (member of the Management Board and Chairman since 01 October 2024) is discharged for his activities for the 2024 financial year. | | | |
| | 3.2 | Dr. Benon Janos (member of the Management Board and Deputy Chairman) is discharged for his activities for the 2024 financial year. | | | |
| | 3.3 | Mr. Stephan Simmang (member of the Management Board) is discharged for his activities for the 2024 financial year. | | | |
| | 3.4 | Ms. Christiane Strubel (member of the Management Board) is discharged for her activities for the 2024 financial year. | | | |
| | 3.5 | Mr. Frank Niehage (member of the Management Board and Chairman until 30 April 2024) is not discharged for his activities for the 2024 financial year. | | | |
| 4. | | esolution on the approval of the actions of the members of the Supervisory Board for the 2024 nancial year | | | |
| | 4.1 | Mr. Martin Korbmacher (Chairman and member of the Supervisory Board until 27 March 2025) is discharged for his activities for the 2024 financial year. | | | |
| | 4.2 | Mr. Stefan Müller (Chairman of the Supervisory Board since 28 March 2025, previously Deputy Chairman of the Supervisory Board) is discharged for his activities for the 2024 financial year. | | | |
| | 4.3 | Ms. Aygül Özkan (Deputy Chairwoman of the Supervisory Board since 28 March 2025, previously a member of the Supervisory Board) is discharged for her activities for the 2024 financial year. | | | |
| | 4.4 | Ms. Britta Lehfeldt (member of the Supervisory Board) is discharged for her activities for the 2024 financial year. | | | |
| | 4.5 | Mr. Bernd Förtsch (member of the Supervisory Board since 04 June 2024) is discharged for his activities for the 2024 financial year. | | | |
| | 4.6 | Mr. Herbert Seuling (member of the Supervisory Board until 4 June 2024) is discharged for his activities for the 2024 financial year. | | | |

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| 5. | fo | esolution on the election of the auditor and group auditor for the 2025 financial year, the auditor r any review of the half-year financial report for the first half of 2025 and the auditor for any view of financial information during the year | | |
|-----|----------|---|--|--|
| 6. | Re | esolution on the election of the auditor of the sustainability report for the 2025 financial year | | |
| 7. | | esolution on the approval of the remuneration report for the 2024 financial year prepared and dited in accordance with Section 162 of the German Stock Corporation Act (AktG) | | |
| 8. | Re | esolution on the approval of the remuneration system for the members of the Management Board | | |
| 9. | Re | esolution on the election of members of the Supervisory Board | | |
| | 9.1 | Mr. Stefan Müller, General Representative of Börsenmedien AG, Kulmbach, resident in Küps | | |
| | 9.2 | Mr. Bernd Förtsch, Chairman of the Management Board of Börsenmedien AG, Kulmbach, resident in Kulmbach | | |
| | 9.3 | Mr. Hans-Hermann Anton Lotter, Operating Partner in investment companies of Advent International and advisor on private equity investments, mergers & acquisitions and restructuring, resident in Como, Italy | | |
| | 9.4 | Ms. Martina Ulrike Pfeifer-Braks, Managing Director of Whistler GmbH, Frankfurt am Main, resident in Frankfurt am Main | | |
| | 9.5 | Ms. Sarna Marie Elisabeth Röser, Member of the Management of Röser FAM GmbH & Co. KG and FAIR VC GmbH, both based in Mundelsheim, resident in Ludwigsburg | | |
| 10. | | esolution on the amendment of the remuneration of the members of the Supervisory Board and e amendment of the remuneration system | | |
| 11. | 20 | esolution on the cancellation of the existing authorised capital (Authorised Capital 2021/I and 21/II) and the creation of new authorised capital, partly with the possibility of excluding bscription rights (Authorised Capital 2025) and on the amendment of the Articles of Association | | |
| 12. | pa ne | esolution on a new authorisation to issue convertible bonds and/or bonds with warrants, profit inticipation rights and/or participating bonds and to exclude subscription rights, on the creation of w conditional capital (Conditional Capital 2025) and on the amendment of the Articles of ssociation | | |
| 13. | ac | esolution on the approval of the draft joint merger plan between flatexDEGIRO AG as the quiring legal entity and flatex Projektgesellschaft Alpha AG as the transferring legal entity for the rmation of flatexDEGIRO SE and corresponding adoption of the Articles of Association | | |
| 14 | Re | esolution on amendments to the Articles of Association | | |
| 1 | 4.1 | Resolution on the amendment of Section 16 (3) of the Articles of Association to create an authorisation for the Management Board to provide for the holding of a virtual Annual General Meeting | | |
| 1 | 4.2 | Resolution on the amendment of Section 5 of the Articles of Association to adapt to the Future Financing Act (Zukunftsfinanzierungsgesetz - ZuFinG) with regard to the possibility of issuing electronic shares ("e-shares") and to simplify entries in the share register | | |
| 1 | 4.3 | Resolution on the amendment of Section 8 (2) of the Articles of Association to adjust the provisions governing the term of office of Supervisory Board members | | |

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Voting by power of attorney/instruction or postal absentee ballot on shareholders' countermotions resp. election proposals pursuant to Sections 126, 127 AktG

Shareholders' countermotions and/or election proposals that are to be made accessible and are received by 18 May 2025, 24:00 hours (CEST) will be published on the Internet at https://www.flatexdegiro.com under "Investor Relations" in the subsection "Annual General Meeting & Prospectus", there under "Annual General Meeting 2025". Countermotions and/or election proposals, which require approval by a separate resolution, are identified by a capital letter. If you want to support or reject countermotions and/or proposals identified in this manner, you can tick how you wish to vote directly next to the capital letter on the form or in the password-protected internet service at https://www.flatexdegiro.com under "Investor Relations" in the subsection "Annual General Meeting & Prospectus", there under "Annual General Meeting 2025". The other countermotions to be made accessible, which merely reject proposals by the management, are not marked with capital letters. If you wish to vote in favour of these countermotions, you must vote against the corresponding voting item/item on the agenda. Please note the further information in the convocation of the Annual General Meeting.

| | YES | NO | Abstention | | YES | NO | Abstention | | YES | NO | Abstention |
|--|-----|----|------------|--|-----|----|------------|--|-----|----|------------|
| Counter- motion / proposal A | | | | Counter- motion / proposal D | | | | Counter- motion / proposal G | | | |
| Counter- motion / proposal B | | | | Counter- motion / proposal E | | | | Counter- motion / proposal H | | | |
| Counter- motion / proposal C | | | | Counter- motion / proposal F | | | | Counter- motion / proposal I | | | |

| Voting by power of attorney/instruction or postal absentee ballot on motions and election proposals from shareholders during the Annual General Meeting | YES | NO | ABSTENTION |
|---|-----|----|------------|
| With regard to motions and election proposals from shareholders that are not to be made available prior to the Annual General Meeting and that are only submitted or amended during the Annual General Meeting, I/we vote as follows or issue the following instruction, unless I/we issue a different vote or instruction elsewhere: | | | |

Signature(s) or person(s) of the declarant (legible)