

4finance S.A.
Luxembourg

(“**Issuer**”)

VOTE WITHOUT MEETING

regarding the

EUR 150,000,000.00 11.25 % Senior Notes 2016/2022

International Securities Identification Number (ISIN): XS1417876163

German Securities Identification Number (Wertpapierkennnummer WKN): A181ZP

(the “**Notes**”)

within the voting period
commencing on 12 July 2021, at 00:00 hrs (CEST)

and

ending on 14 July 2021, at 24:00 hrs (CEST)

(“**Voting Period**”)

(“**Vote without Meeting**”)

VOTE SUBMISSION FORM

I/We,
Holder

Name/Company name

Residence/Registered office

[Please fill in legibly / in block letters!]

hereby declare that I/we, within the course of the abovementioned Vote without Meeting,
want to execute my/our voting right(s) as set out below.

A proof of my/our eligibility to participate in the Vote without Meeting within the meaning of section 6.4. of the invitation to vote (so-called “**Special Confirmation**” with “**Blocking Notice**” or “**Alternative Proof**”) regarding the Notes, published in the German Federal Gazette (*Bundesanzeiger*) and on the website of the Issuer (<https://www.4finance.com/investors-and-media/bonds/>) on 21 June 2021 (“**Invitation to Vote**”), is appended, insofar as this proof has not already been submitted. Also appended is – insofar as relevant and not already submitted – (i) a proof regarding the granting of proxy and furthermore – where relevant – (ii) a proof of representation.

I am/We are aware that the resolution items of section 3.1. of the Invitation to Vote constitute a uniform resolution proposal in accordance with section 3.2. of the Invitation to Vote and I/we can therefore only vote on these resolution items uniformly within the framework of a uniform resolution proposal.

Having said this, I/we vote on the Uniform Resolution Proposal (as defined in section 3.1. of the Invitation to Vote) by checking one of the boxes as follows:

AGENDA ITEM	RESOLUTION PROPOSAL BY THE ISSUER	YES	NO	ABSTENTION
3.1.	Amendment of the Terms and Conditions pursuant to § 15 para. 1 of the Terms and Conditions	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

(Please mark appropriate voting box!)

PARTICIPATION FEE

In case of the payment of a participation fee (“**Participation Fee**”) in accordance with and subject to sections 7.2 and 7.3 of the Invitation to Vote, kindly make payment of the Participation Fee to the following bank account:

Name of account holder: _____

IBAN: _____

SWIFT: _____

Place/Date

Signature (or other form of declaration pursuant to Section 126b BGB)

Name in block letters

**Title/Position of signatory
(in case of legal entity or in case of representation)**

Note:

This vote submission form must be submitted within the Voting Period in text form (Section 126b German Civil Code (Bürgerliches Gesetzbuch – “BGB”)) to the Notary mentioned below. The vote is deemed being submitted with receipt (Zugang) of the vote by the Notary. Vote submissions that are received by the Notary outside of the voting period, i.e. prior to commencement or after termination of the voting period, are invalid and will not be considered.

INFORMATION ON THE VOTE SUBMISSION FORM

- Please note the explanations to the voting procedure within the Vote without Meeting in the Invitation to Vote. The information in the Invitation to Vote is solely authoritative.
- The Vote Submission Form will be updated in the event that one or more counter-motions and/or request for additional resolution items are made.

In connection with the vote submission by using the Vote Submission Form, the following must be observed (please note this is not a complete reproduction of all information contained in the Invitation to Vote):

1. VOTE SUBMISSION

The holders of the Notes (“**Holders**”) that wish to participate in the Vote without Meeting may cast their votes (“**Vote Submission**”) with the Notary (as defined below) within the Voting Period in text form (Section 126b BGB). The Vote Submission is deemed being submitted with receipt (*Zugang*) of the vote with the Notary. Holders are requested to state their name or company name and residence or registered office when voting. Vote Submissions that are received by the Notary prior to commencement or after termination of the Voting Period will not be considered.

Votes are cast with the Notary by post, fax, e-mail or otherwise in text form (Section 126b BGB) in German or English to the following address:

Mr. Kristof Schnitzler
“4finance-Notes: Vote without Meeting”
Mendelssohnstraße 75-77, 60325 Frankfurt am Main
facsimile: +49 (0) 69 97 58 31 20
e-mail: 4finance@schalast.com

(“**Notary**”)

(see section 6.3(a) of the Invitation to Vote)

2. SPECIAL CONFIRMATION, BLOCKING NOTICE AND ALTERNATIVE PROOF

The following documents are to be attached to the Vote Submission Form, unless these documents have already been transmitted previously or will be transmitted by the end of the Voting Period to the Notary:

- **proof of the eligibility** to participate in the form of a **Special Confirmation** and a **Blocking Notice** from the depository bank or an **Alternative Proof** (each as defined below); and
- a **power of attorney** in conformity with the stipulations in Section 3.3 below to the extent that a Holder is represented by a third party at the Vote without Meeting.

Furthermore, it is requested that in the case that Holders are not individuals but legal entities or partnerships under German law or under foreign law, and in the case that Holders are represented by a legal representative or by an officeholder, the representatives or officeholder representing the Holder in the Vote Submission may prove their power of representation vis-à-vis the Notary in accordance with the following Sections 3.1 and 3.2 before the end of the Voting Period.

Holders should contact their depository bank in good time regarding the formalities of the Special Confirmation and the Blocking Notice.

2.1 Special Confirmation

A special confirmation is a certification of the depository bank which states the aggregate nominal value and/or the number of the Notes which were credited on the day of the issuance of this certification to the securities account of the respective Holder at this depository bank and which such Holder actually holds the account ("**Special Confirmation**").

(see Section 6.4 of the Invitation to Vote)

2.2 Blocking Notice

A blocking notice from the depository bank is a notice according to which the Notes held by the Holder are blocked by the depository bank until the end of the Voting Period (i.e. until Wednesday, 14 July 2021, at 24:00 hrs (CEST) ("**Blocking Notice**").

(see Section 6.4 of the Invitation to Vote)

2.3 Alternative Proof

Instead of the Special Confirmation and the Blocking Notice, Holders may exceptionally also submit or transmit an alternative proof in text form (Section 126b BGB), which – at the discretion of the Notary – is suitable as proof that (i) the Holder is entitled to participate in the Vote without Meeting, and (ii) the Note(s) of the Holder cannot be disposed of until the end of the Voting Period ("**Alternative Proof**").

(see Section 6.4 of the Invitation to Vote)

3. REPRESENTATIVES OF THE HOLDERS

3.1 Representatives of legal entities and partnerships

Representatives of Holders that are legal entities or partnerships under German law (e.g. stock corporation (*Aktiengesellschaft*), limited liability company (*Gesellschaft mit beschränkter Haftung*), limited partnership (*Kommanditgesellschaft*), general partnership (*Offene Handelsgesellschaft*), entrepreneurial company (*Unternehmergesellschaft*), civil partnership (*Gesellschaft bürgerlichen Rechts*)) or under foreign law (e.g. Limited liability companies under English law) are, at the latest by the end of the Voting Period, requested to prove their power of representation in addition to the Special Confirmation and the Blocking Note or an Alternative Proof. This proof can be provided by sending a current excerpt from the relevant register

(e.g. Commercial Register, Register of Associations) or another equivalent confirmation (e.g. Certificate of Incumbency, Secretary Certificate). Proof of representation is not, however, a prerequisite for the effectiveness of the Vote Submission. However, the Notary shall be entitled, but not obligated, to reject, at his discretion, votes cast without proof of representation or with proof of representation that is not unequivocal.

(see Section 6.5(a) of the Invitation to Vote)

3.2 Legal representatives or officeholder

Insofar as Holders are represented by a legal representative (e.g., a child by its parents, a ward by its legal guardian) or by an officeholder (e.g., an insolvent debtor by its insolvency administrator), the legal representative or officeholder is requested to prove its statutory power to represent the Holder in an appropriate manner at the latest by the end of the Voting Period (e.g., by a copy of the civil status documentation or warrant of appointment), in addition to the Special Confirmation together with the Blocking Notice or an Alternative Proof. Proof of representation is not, however, a prerequisite for the effectiveness of the Vote Submission. However, the Notary shall be entitled, but not obligated, to reject, at his discretion, votes cast without proof of representation or with proof of representation that is not unequivocal.

(see Section 6.5(b) of the Invitation to Vote)

3.3 Representation through proxies

Each Holder may be represented in the Vote Submission by a proxy. The Holder may choose the person to serve as a proxy; the depository bank, the Agent or any other third party may be considered.

The proof regarding the granting of proxy must be submitted by the end of the Voting Period at the latest, i.e. until Wednesday, 14 July 2021, at 24:00 hrs (CEST) to the Notary by post, fax, e-mail or otherwise in text form (Section 126b BGB) in German or English. When voting by proxy, the proxy must, unless these documents have already been transmitted, provide the Notary in text form (Section 126b BGB) with proof of the Holder's eligibility represented by him/her in the form of a Special Confirmation and a Blocking Notice or in the form of an Alternative Proof.

The power of attorney and any instructions given to the proxy by the grantor must be in text form (Section 126b BGB). A form that can be used for granting power of attorney ("**Proxy Form**") can be downloaded from the Issuer's website (<https://www.4finance.com/investors-and-media/bonds/>) from the point in time when the publication of this Invitation to Vote is published. The Holders are kindly asked to use the Proxy Form.

(see Section 6.5(c) of the Invitation to Vote)

3.4 Recipient of documents

The aforementioned documents are to be sent within the Voting Period to the Notary by post, fax, e-mail or otherwise in text form (Section 126b BGB) in German or English to the address stated under section 1. above.