

FORM OF PROXY FOR USE AT THE EXTRAORDINARY GENERAL MEETING OF SHAREHOLDERS OF NN (L) PATRIMONIAL TO BE HELD ON 13 JANUARY 2023 AT 4.15 PM LUXEMBOURG TIME

PLEASE COMPLETE IN BLOCK CAPITAL LETTERS

l/We	First Name(s)	Last Name	Account Number
First holder:			
Second holder: (if applicable)			
(IF THERE ARE MORE TH	IAN TWO JOINT SHAREHOLDERS, ATTACH TH	E OTHER NAMES IN FULL)	
holder(s) of (the "Company") hereb Company or	(number of) shares ¹ of su y appoint the Chairman of the Extraordina	b-fund ry General Meeting of Sharehold	

(insert name of representative:)

as my/our proxy to vote for me/us and on my/our behalf on the resolutions on the agenda of the Meeting to be held at, 27, Boulevard Marcel Cahen, L-1311 Luxembourg, Grand Duchy of Luxembourg, on 13 January 2023 at 4.15 PM (Luxembourg time).

If you have appointed the Chairman as your proxy, please indicate with an 'X' in the boxes below how you wish your votes to be cast on each of the resolutions on the agenda of the Meeting². If you have appointed another representative, he or she will be entitled to attend the Meeting and to vote on your behalf according to your instructions on the resolutions on the agenda of the Meeting and on any other business as may properly come before the Meeting.

In case the Meeting cannot validly deliberate on all or part of the items included in the agenda of the Meeting, this proxy will remain valid for all other extraordinary general meetings of shareholders of the Company with the same agenda.

This proxy will remain in force if the Meeting, for whatsoever reason is to be continued or postponed.

AGENDA		Against	Abstain
 Amendment of the name of the Company from NN (L) Patrimonial to Goldman Sachs Funds V and subsequent amendment of Article 1 of the Company's Articles, as follows: 			
Article 1. – NAME AND FORM There exists among the existing shareholders and those who may become owners of shares in the future, a public limited liability company ("société anonyme" – S.A.) qualifying as an investment company with variable share capital ("société d'investissement à capital variable" - SICAV) under the name of "Goldman Sachs Funds V" (hereinafter the "Company"). The Company shall be governed by part I of the Luxembourg law of 17 December 2010 relating to undertakings for collective investments as amended and supplemented from time to time (hereinafter, the "Law of 2010"), and by these articles of			

¹ Please insert total number of shares held in the relevant sub-fund. If you hold shares in more than one sub-fund, please list all your holdings on the reverse side of this form of proxy.

 $^{^{2}}$ If the boxes are left blank, the proxy will be considered as giving a general mandate to the Chairman of the Meeting to vote on the resolutions.



Investment Company with Variable Capital (SICAV) Registered office: 80 route d'Esch, L-1470 Luxembourg R.C.S. Luxembourg n° B 24401

AGENDA		Against	Abstain
 Amendment of Article 9, first paragraph and of Article 23, last paragraph to reflect the integration of the NN Investment Partners group into The Goldman Sachs Group, as follows: 			
Article 9. – CLASSES OF SHARES			
(first paragraph) The Board of Directors may decide, at any time and at its own discretion, to issue one or more share-class(es) for each Sub-Fund (hereinafter, individually a "Share-Class", or, jointly, the "Share-Classes"). These may be limited to a specific group of investors, e.g. investors from a specific country or institutional investors. Moreover, the Board of Directors may decide to allocate existing or new shares to be issued free of charge, to salaried staff members or to certain categories of staff of the Company or to staff belonging to The Goldman Sachs Group, in accordance with and to the full extent permitted by the Law of 1915. []			
Article 23. – CONFLICT OF INTEREST (last paragraph) [] The term "personal interest", such as it is used above, shall not include any relationship or interest of any kind that may exist in any capacity or in any connection with The Goldman Sachs Group and its subsidiaries and affiliated or associated companies or with any other company or legal entity that the Board of Directors may determine at its own full discretion.			

Signature(s): _____

Proxy form to return to the Legal Department of NN Investment Partners B.V. at Prinses Beatrixlaan 35, 2595 AK Den Haag, Netherlands, no later than by **11 January 2023, 5 PM** Luxembourg time by email (email address: <u>Secretariat.Luxfunds@nnip.com</u>), followed by the original by regular mail.