BlackRock

Registered Office: 49 avenue J.F. Kennedy, L-1855 Luxembourg,

Grand Duchy of Luxembourg R.C.S. Luxembourg B 127481

Ballot Paper ("Formulaire")

Please deliver or fax completed ballot paper to the Registered Office of the Company at its registered address (address: c/o State Street Bank International GmbH, Luxembourg Zweigniederlassung, 49, Avenue J.F. Kennedy, L–1855 Luxembourg, Fax No: +352/46 40 10 – 413 / email: Luxembourg-Domiciliarygroup@statestreet.com) to arrive by 5.00 p.m. CET in Luxembourg on 22 November 2023.

Shareholder(s) name	(See note 1 below)
The undersigned,	
With account number	
holder(s) of	1
	shares of BlackRock Strategic Funds SICAV
for the purpose of the Annual General Meeting of shareholders	s (the "Meeting") of the Company
to be held at the registered office of the Company at 11.00 a.m. any adjournment thereof with the following agenda:	CET on 23 November 2023 or at

### **Agenda**

- 1. To receive the Directors' and Auditor's reports and to approve the financial statements for the year ended 31 May 2023.
- 2. To approve the payment of dividends for the year ended 31 May 2023.
- 3. To agree to discharge the Board for the performance of its duties for the past fiscal year.

4.	To re-elect Ms Denise Voss as Director until the next annual general meeting of shareholders to be held in 2024.
5.	To re-elect Mr Geoffrey Radcliffe as Director until the next annual general meeting of shareholders to be held in 2024.
6.	To re-elect Mr Paul Freeman as Director until the next annual general meeting of shareholders to be held in 2024.
7.	To re-elect Mr Keith Saldanha as Director until the next annual general meeting of shareholders to be held in 2024.
8.	To re-elect Ms Davina Saint as Director until the next annual general meeting of shareholders to be held in 2024.
9.	To re-elect Ms Bettina Mazzocchi as Director until the next annual general meeting of shareholders to be held in 2024.
10.	To re-elect Ms Vasiliki Pachatouridi as Director until the next annual general meeting of shareholders to be held in 2024.
11.	To approve the remuneration of the Directors.
12.	To re-elect Deloitte Audit S.à.r.l as Auditor until the accounts of 2024 are approved at the annual general meeting of shareholders to be held in 2024.
irs	et Resolution

The Meeting RESOLVES to approve the financial statements for the year ended 31 May 2023		
For	with	(number of Shares)
1 01		Shares
Against	with	(number of Shares)
Against	WILLI	Shares
Abstention	with	(number of Shares)
		Shares

Please indicate with an "X" in the appropriate boxes how you wish to vote with respect to what number of shares on the relevant resolutions. The omission to tick any boxes with respect to each and any resolution shall be considered as a void vote.

### Second Resolution

Occoma Resolution			
The Meeting RESOLVES to approve the payment of dividends for the year ended 31 May 2023.			
For with	(number of Shares) Shares		
Against with	(number of Shares) Shares		
Abstention with	(number of Shares) Shares		
Third Resolution			
The Meeting RESOLVES to agree to discharge the Board for the performant fiscal year.	ormance of its duties for the		
For with	(number of Shares) Shares		
Against with	(number of Shares) Shares		
Abstention with	(number of Shares) Shares		
Fourth Resolution			
The Meeting RESOLVES to re-elect Ms Denise Voss as Director until the annual general meeting of shareholders to be held in 2024.			
For with	(number of Shares) Shares		
Against with	(number of Shares) Shares		
Abstention with	(number of Shares) Shares		
Fifth Resolution			
The Meeting RESOLVES to re-elect Mr Geoffrey Radcliffe as Director meeting of shareholders to be held in 2024.	until the annual general		
For with	(number of Shares) Shares		
Against with	(number of Shares) Shares		
Abstention with	(number of Shares) Shares		

# Sixth Resolution

,		to re-elect Mr Paul Freeman as Director until be held in 2024.	the annual general
For	with		(number of Shares) Shares
Against	with		(number of Shares) Shares
Abstention	with		(number of Shares) Shares
Seventh Res	olution		
_		to re-elect Mr Keith Saldanha as Director unti o be held in 2024.	I the next annual general
For	with		(number of Shares) Shares
Against	with		(number of Shares) Shares
Abstention	with		(number of Shares) Shares
Eighth Resolution			
The Meeting RESOLVES to re-elect Ms Davina Saint as Director until the next annual general meeting of shareholders to be held in 2024.			
For	with		(number of Shares) Shares
Against	with		(number of Shares) Shares
Abstention	with		(number of Shares) Shares
Ninth Resolution			
The Meeting RESOLVES to re-elect Ms Bettina Mazzocchi as Director until the next annual			
general meeting of shareholders to be held in 2024.			
For	with		(number of Shares) Shares
Against	with		(number of Shares) Shares
Abstention	with		(number of Shares) Shares

#### **Tenth Resolution**

The Meeting RESOLVES to re-elect Ms Vasiliki Pachatouridi as Director until the next annual general meeting of shareholders to be held in 2024.		
For with	(number of Shares) Shares	
Against with	(number of Shares) Shares	
Abstention with	(number of Shares) Shares	
Eleventh Resolution		
The Meeting RESOLVES to approve the remuneration of the Directors.		
For with	(number of Shares) Shares	
Against with	(number of Shares) Shares	
Abstention with	(number of Shares) Shares	
Twelfth Resolution		
The Meeting RESOLVES to re-elect Deloitte Audit S.à.r.l as Auditor unti	I the accounts of 2024 are	
approved at the annual general meeting of shareholders to be held in 20	)24.	
For with	(number of Shares) Shares	
Against with	(number of Shares) Shares	
Abstention with	(number of Shares)	

Please indicate with an "X" in the appropriate boxes how you wish to vote with respect to what number of shares on the relevant resolutions. The omission to tick any boxes with respect to each and any resolution shall be considered as a void vote.

This ballot paper ("formulaire") shall be received by the Company no later than 5.00 pm CET on 22 November 2023. Any ballot paper ("formulaire") received by the Company after such deadline or without evidence of its valid execution, shall be disregarded for quorum purposes.

(All joint holders must sign)

#### **Notes**

1. Please print your name(s) and address (es) or registered office in the space provided. If a registered share is held jointly, the right to vote must be jointly exercised. Accordingly, the names of all joint holders must be printed here and all joint holders must sign at the foot of this ballot paper in the space provided. A corporation may execute this ballot paper under the hand of a duly authorised officer.