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For Immediate Release

NLFI and a.s.r. announce indicative offer price range and offer size for IPO of a.s.r.

The Hague / Utrecht, the Netherlands – 30 May 2016. Stichting administratiekantoor beheer financiële instellingen (NL Financial Investments, “NLFI” or the “Selling Shareholder”), on behalf of the Dutch State, and ASR Nederland N.V. (“a.s.r.”, the “Company”, and together with its consolidated subsidiaries, the “Group”), today announce the indicative offer price range and offer size for a.s.r.’s planned Initial Public Offering (the “IPO” or the “Offering”) and the publication of the related prospectus.

The IPO consists of a secondary offering of [up to] [●]% of the ordinary shares in the capital of the Company issued and outstanding immediately upon closing of the Offering (the “Shares”), consistent with the exit advice provided by NLFI to the Ministry of Finance in November 2015. Trading of the Shares on an “as-if-and-when-delivered” basis on Euronext Amsterdam is expected to commence on 10 June 2016.

Highlights of the Offering

- The indicative price range for the Offering is set at €[●] to €[●] (inclusive) per Offer Share (the “Offer Price Range”).
- The Offering consists of a sale by NLFI of [up to] [●] million Shares (the “Offer Shares”).
- In addition, NLFI has granted the underwriters, as part of the Offering, an over-allotment option of up to a maximum of 15% of the total number of Offer Shares (the “Over-Allotment Shares”). The Offer Shares and the Over-Allotment Shares together represent [up to] [●]% of the Shares.
- The Offering is valued at approximately €[●] to €[●] on the basis of the Offer Price Range and excluding the over-allotment option, or at approximately €[●] to €[●] assuming full exercise of the over-allotment option.
- Based on the number of Shares, the Offer Price Range corresponds to a current equity value of approximately €[●] to €[●] million for a.s.r.
- The Shares will be offered to institutional and retail investors in the Netherlands and through a private placement to certain institutional investors in various other jurisdictions.
- There will be a preferential allocation to eligible retail investors in the Netherlands, representing up to 10% of the total number of Offer Shares, assuming full exercise of the over-allotment option.
- Each Dutch retail investor will, in principle, be allocated the first [●] Offer Shares (or fewer) for which such investor applies. However, if the total number of Offer Shares subscribed for by Dutch retail investors under the preferential retail allocation would exceed 10% of the total number of Offer Shares, assuming full exercise of the over-allotment option, the preferential allocation to each Dutch retail investor may be reduced pro-rata.
- The offer and subscription period commences at 09:00 CET tomorrow, 31 May 2016, and is expected to end at 17:30 CET on 8 June 2016 for retail investors and at 14:00 CET on 9 June 2016 for institutional investors. The timetable of the Offering may be accelerated or extended.
- The final offer price and the exact number of Offer Shares are expected to be announced on or about 9 June 2016. Allocation is expected to take place on that same day. Prior to allocation, the Offer Price Range and the number of Offer Shares may be changed.

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- Listing and trading of the Shares (on an "as-if-and-when-delivered" basis) on Euronext Amsterdam under the symbol "ASRNL" is expected to commence on 10 June 2016.
- The prospectus relating to the Offering as approved by the Dutch Authority for the Financial Markets (Stichting Autoriteit Financiële Markten, the "AFM") is available on a.s.r.'s website (www.asrnl.com) and through ABN AMRO corporate broking (corporate.broking@nl.abnamro.com).
- Upon closing of the Offering, NLFI will receive the net proceeds from the Offering and if the over-allotment option is exercised, NLFI will also receive the net proceeds from the sale of the Over-Allotment Shares. NLFI will then distribute the net proceeds it receives from the Offering to the Dutch State. The Company will not receive any proceeds from the Offering.
- NLFI currently holds 100% of the Shares on behalf of the Dutch State. Following closing of the Offering and assuming placement of all Offer Shares, including the Over-Allotment Shares, NLFI will hold approximately [●]% of the Shares. If the over-allotment option is not exercised and assuming placement of all Offer Shares, NLFI will hold approximately [●]% of the Shares. These remaining Shares will be subject to a lock-up period of 180 days, subject to certain customary exceptions. The Company has also agreed to a lock-up of 180 days. NLFI intends to fully exit from a.s.r. over time.

Jos Baeten, CEO of a.s.r., said: *"I'm pleased to announce the official launch of the IPO of a.s.r. today. This is a logical next step and we are ready for a publicly listed future. We offer our clients a comprehensive product offering. Our business model is straight forward, and we have a strong financial framework on which we realise attractive returns. We look forward to present our business and the investment case to prospective investors over the coming period."*

Michael Enthoven, Chairman of NLFI, said: *"Today marks an important next step towards the IPO of a.s.r. NLFI has again reassessed the three exit conditions, and I am pleased to have advised the Minister to continue with the Initial Public Offering of a.s.r. The level of interest from investors observed so far is encouraging and we are confident a.s.r. is well positioned for a stable future as a listed company."*

Rationale for the Offering

NLFI and a.s.r. believe the intended IPO is the logical next step to return the Group to the market. In October 2008, the Dutch State acquired the Dutch entities of the Fortis group, including Fortis Verzekeringen Nederland N.V., which now operates as the stand-alone entity a.s.r. Although the Company was acquired by the Dutch State, it has never received state aid. Since the nationalisation, the Dutch Minister of Finance has indicated the temporary nature of the investment.

Today's announcement is in line with the previously announced objective of the Dutch Minister of Finance to return a.s.r. to the market as soon as reasonably possible, provided three conditions are met: (i) the financial sector is sufficiently stable, (ii) there is sufficient interest in the market and (iii) the Company is ready for its privatisation.

a.s.r. competitive strengths

- **Strong solvency position with high quality capital**
a.s.r. is well capitalised with a high quality Solvency II midpoint estimate of 185% per 31 March 2016, based on the Standard formula. The Solvency II ratio could range between -10%-points to +10%-points relative to the midpoint estimate. a.s.r. believes it has calculated its Solvency II ratio on a prudent basis and that its current Solvency II capital would be resilient if macroeconomic stresses were to occur. As at 31 March 2016, [●]% of the Group's available capital qualified as core equity and [●]% as hybrid capital. The Group has relatively modest leverage, with a 25.4% leverage ratio as at 31 March 2016. a.s.r. believes this gives it the flexibility to potentially issue additional hybrid capital should the Group wish to further strengthen or optimise its capital position.



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- **Solid track record of attractive return on equity and cash generation**

a.s.r. believes it has a strong track record of profitability and strives to continue to be highly profitable while maintaining robust underlying cash flows. In the first quarter of 2016, a.s.r.'s operating ROE was 12.6%. In the years 2015, 2014 and 2013 the Group's operating ROE was 13.9%, 11.7% and 9.0%, respectively. a.s.r.'s objective is to ensure that its operations are based on a solid financial framework backed by a prudent risk policy, a robust Solvency II position and a sound investment policy. Maintaining a conservative risk profile is key to executive and senior management decisions. The aim is to generate high quality and sustainable returns, which drives cash generation, enabling the payment of attractive and stable dividends to shareholders.
- **Diversified, resilient Dutch insurer with leadership in attractive market segments**

a.s.r. is a leading Dutch insurance company with a comprehensive product offering for its customers. In the past, the business mix (based on GWP) has shifted from predominantly Life business to Non-life business. In 2015, the Group's product mix by segment as measured by GWP was 57% for Non-life and 43% for Life. This mix was relatively stable during the first quarter of 2016. The Group has market leading positions in a number of market segments: number one in Disability, number two in Funeral and number three in P&C (source: am: jaarboek 2015 and DNB) based on 2014 gross written premiums. a.s.r. has been able to generate stable cash flows and maintain solid growth potential by focusing on cost effectiveness, disciplined pricing, profitable underwriting and by maintaining a market leading position in the intermediary channel.
- **Differentiated distribution, underpinned by highly reputable brands**

a.s.r. uses differentiated multi-brand distribution channels, which enables the Company to offer a variety of solutions to best satisfy customers' needs. The majority of its insurance products are distributed through the intermediary channel, where a.s.r. has a leading position (source: IG&H Distributiemonitor 2015). This leading position offers significant advantages to the Group in terms of duration of customer relationships, its ability to retain customers and claims behaviour. Via three core brands and multiple niche brands, a.s.r. distributes Life and Non-life products: a.s.r. (Individual life, DB pensions, P&C and savings & mortgages), De Amertsfoortse (Disability, Health and Pensions DC), Ditzo (P&C and Health), Ardanta (Funeral), and Europeesche Verzekeringen (Travel and Leisure insurance). There is no clear trend of a potential shift to direct distribution, but with the intermediaries' online offerings and Ditzo the Group believes it is well prepared for any potential developments towards online distribution.
- **Excellence in pricing, underwriting and claims management**

a.s.r. strives to maintain a disciplined pricing, underwriting and claims handling strategy. a.s.r. believes that this is the key driver for sustainable value creation. Amongst others, the involvement of in-house claims handlers, medical advisers and re-integration managers are contributing to lower claim expenses and higher customer satisfaction. As a result, the Group will continue to implement its "value over volume" philosophy. a.s.r.'s underwriting and claims management skills have resulted in strong combined ratios.
- **Proven cost-reduction capabilities and continuous focus on operational efficiency**

a.s.r. aims to continuously focus on efficiently managing its costs and will seek to implement its disciplined cost approach throughout the organisation, including its newly acquired businesses. a.s.r. has a simple, lean organisational structure with limited layers of management. Among others, a.s.r. plans to further rationalise the administrative (back-office) systems in Individual life and Pensions and aims to make the operating costs variable and to reduce the cost base in line with the decrease of service books. In order to achieve this goal, a.s.r. plans to outsource certain activities which third

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parties can perform more efficiently and effectively, due to specialised knowledge or because of cost or scale benefits.

- **Profitable asset management platform with strong track record**

The asset management framework for the investment portfolio of a.s.r. is an integral part of its sound balance sheet management policy. This enables the Group to safeguard its solvency capital positions at the holding and operating company levels under all solvency regimes (Solvency II, ECAP, S&P capital). The Group's asset management platform and proven investment process has shown a strong performance. As a result, a.s.r. maintained an attractive risk-return profile and running yield in 2015. The Group believes it is well positioned to offer its liability driven investment capability to third parties. Building on an established track record with third party asset management in real estate funds, a.s.r. plans to extend third party proposition in fiduciary asset management.

- **Skilled, experienced management focused on execution and delivery**

a.s.r.'s Executive Board has a combined industry experience of over 90 years and is led by a seasoned CEO with a history of over 35 years within the Group. The Executive Board successfully carried out the carve out of a.s.r. from the former Fortis group and led the Group through turbulent times during the recent economic downturn. The Executive Board is committed to implement the Group's strategy based on four pillars: customer focus, pricing and underwriting excellence, cost effectiveness and a cash generative business model. The Executive Board seeks to implement this strategy, and can be characterised as an execution and delivery focused team with ample experience in the financial industry. The Executive Board is supported by highly experienced managers across all segments and business areas.

Results over the first three months 2016

The prospectus relating to the Offering as published today, is based on the results of the Group over the first three months of 2016. Below an overview of the key figures and highlights during this period are included, reflecting continued good results of a.s.r.

a.s.r. key figures (in € million)

	2016 1Q	2015 1Q
Operating result (before tax)	132	128
Net result	214	184
Operating return on equity	12.6%	14.8%
Gross written premiums	1,626	1,649
Operating expenses	135	131
<i>Of which associated with ordinary activities</i>	<i>129</i>	<i>123</i>
<i>Extraordinary expense</i>	<i>6</i>	<i>8</i>
Combined ratio Non-life	96.0%	96.5%
New business Life (APE)	66	10

	2016 1Q	2015 4Q
Total equity	4,202	4,259
Total equity attributable to shareholders	3,518	3,574
Solvency II ratio (stand formula) – after dividend midpoint est.	c. 185%	c. 185%
Financial Leverage	25.4%	25.1%
Number of FTEs (internal)	3,476	3,650

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Operating result up 3% to €132 million (Q1 2015: €128 million)

- The operating result in Non-life decreased slightly in Q1 2016 to €32 million (Q1 2015: €34 million). This was more than offset by an increase of 19% in the operating result in Life to €121 from €102 million.
- The operating return on equity ("ROE") amounted to 12.6% in Q1 2016. The decrease from 14.8% in Q1 2015 is driven by the strong growth of shareholders' equity, which exceeded the growth in operating profit. When excluding the annual dividend from shareholders' equity the operating ROE amounted to [●]% in Q1 2016 (Q1 2015: [●]%).
- The net result in Q1 2016 increased 16% to €214 million (Q1 2015: €184 million). This increase includes a positive non-recurring result caused by an adjustment in indexation assumptions applied in calculating the IAS 19 defined benefit obligation (€[●] million). This positive non-operating result was partly offset by lower indirect investment income and lower incidentals compared to Q1 2015.

Focus on operational excellence continued to yields results

- The combined ratio improved from 96.5% in Q1 2015 to 96.0% in Q1 2016. This is driven by an improved combined ratio in Disability (Q1 2016: 91.3% - Q1 2015: 93.9%), a stable combined ratio in Property and Casualty (96.4%) partly offset by a slight deterioration in the combined ratio of Health (Q1 2016: 100.7% versus Q1 2015: 99.6%). The increase in the combined ratio of Health is due to a non-recurring negative impact of the national equalization system related to prior years.
- Operating expenses (excluding restructuring costs) rose from €131 million in Q1 2015 to €135 million in Q1 2016. The increase reflects the higher cost base due to the strategic acquisitions in 2015.

Premium income stable

- Gross written premiums were fairly stable at €1,626 million (Q1 2015: €1,649 million). Non-life premiums showed a slight increase primarily within Property and Casualty, which was offset by lower Life premiums.
- Production Life (APE) increased by €56 mln to €66 mln in Q1 2016, mainly due to the buy-out of the NIVO portfolio.

Maintaining a robust Solvency position

- a.s.r.'s capital position and solvency ratio (as per standard formula) absorbed market volatility in Q1 2016 in line with the sensitivity estimates as reported at the full year 2015 results.
- As per Q1 2016 the Solvency II midpoint estimate for the group was 185%; similar to the reported Solvency II ratio per year end 2015. The Solvency II ratio could range between -10%-points to +10%-points relative to the midpoint estimate.
- Equity attributable to holders of equity instruments (IFRS based equity) amounted €4,202 million on 31 March 2016.
- The financial leverage on 31 March 2016 was stable at 25.4% (End 2015: 25.1%).

Earlier announcements related to the Offering

On 13 May 2016, NLF I and a.s.r. confirmed their intention to proceed with the next step towards an IPO and listing of the Shares on Euronext Amsterdam. The press release is available on the website of NLF I (www.nlfi.nl) and a.s.r. (www.asrnl.com).

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Details of the Offering

The Offering will consist of a secondary offering only, comprising the sale by NLFI of [up to] [●] million Shares, excluding the over-allotment option of up to a maximum of 15% of the total number of Offer Shares sold in the Offering.

Prior to allocation, the number of Offer Shares can be increased or decreased and the Offer Price Range can be changed. Any increase of the top end of the Offer Price Range on the last day of the Offering Period, or the determination of an Offer Price above the Offer Price Range, will result in the Offering Period being extended by at least two business days; any increase of the top end of the Offer Price Range on the day prior to the last day of the Offering Period will result in the Offering Period being extended by at least one business day. In this case, if the Offering Period for Dutch retail investors would already have closed, this Offering Period for Dutch retail investors would be reopened. Accordingly, all investors, including Dutch retail investors, will have at least two business days to reconsider their subscriptions. Any such change will be announced in a press release. The Shares will be offered to institutional and retail investors in the Netherlands and through a private placement to certain institutional investors in various other jurisdictions.

Preferential retail allocation

There will be a preferential allocation of Offer Shares to eligible retail investors in the Netherlands representing up to 10% of the total number of Offer Shares, assuming full exercise of the over-allotment option.

Each eligible Dutch retail investor will, in principle, be allocated the first [●] Offer Shares (or fewer) for which such investor applies. However, if the total number of Offer Shares subscribed for by Dutch retail investors under the preferential retail allocation would exceed 10% of the total number of Offer Shares, assuming full exercise of the over-allotment option, the preferential allocation to each Dutch retail investor may be reduced pro rata to the first [●] Offer Shares (or fewer) for which such investor applies. As a result, Dutch retail investors may not be allocated all of the first [●] Offer Shares (or fewer) for which they apply. The exact number of Offer Shares allocated to Dutch retail investors will be determined after the Offering period has ended.

To be eligible for the preferential retail allocation, Dutch retail investors must place their subscriptions during the period commencing on 31 May 2016 at 9:00 CET and ending on 8 June 2016 at 17:30 CET through financial intermediaries. A brochure to provide prospective Dutch retail investors with more information is available on www.asrnl.com or by contacting ABN AMRO Bank N.V. by email (corporate.broking@nl.abnamro.com) or in writing (ABN AMRO Bank N.V., attn. Corporate Broking, HQ 7050, Gustav Mahlerlaan 10, 1082 PP Amsterdam, the Netherlands).

Anticipated timetable

Subject to acceleration or extension, the timetable below sets forth certain expected key dates for the Offering:

- The offer and subscription period commences tomorrow, 31 May 2016, at 9:00 CET (for both institutional and retail investors)
- Expected end of Dutch retail offering 8 June 2016 at 17:30 CET
- Expected end of institutional offering 9 June 2016 at 14:00 CET
- Pricing and allocation are expected to take place on or about 9 June 2016
- The listing and first trading on an "as-if-and-when-delivered" basis on Euronext Amsterdam is expected to commence on 10 June 2016
- Delivery of and payment for the Offer Shares is expected to take place on 14 June 2016

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Availability of the prospectus

The Offering is being made only by means of a prospectus, approved by the AFM. Hard copies of the prospectus, including a Dutch language summary, may, subject to applicable securities law restrictions, be obtained free of charge as of today, 30 May 2016, if available, by contacting ABN AMRO Bank N.V. by email (corporate.broking@nl.abnamro.com) or in writing (ABN AMRO Bank N.V., attn. Corporate Broking, HQ 7050, Gustav Mahlerlaan 10, 1082 PP Amsterdam, the Netherlands). The prospectus is also available electronically via the website of a.s.r. (www.asrnl.com) or via the website of Euronext (www.euronext.com).

Underwriters

ABN AMRO Bank N.V., Citigroup Global Markets Limited and Deutsche Bank AG, London Branch are acting as joint global coordinators and, together with Barclays Bank PLC, Coöperatieve Rabobank U.A. (Rabobank), HSBC Bank plc and ING Bank N.V., as joint bookrunners for the Offering. Joh. Berenberg, Gossler & Co. KG is acting as co-lead manager for the Offering.

N M Rothschild & Sons Limited is acting as the financial adviser to the Selling Shareholder and UBS Limited is acting as the financial adviser to the Company for the Offering.

Risk factors

Investing in Shares involves certain risks. A description of these risks, which include risks relating to the business of the Company, the Group's capital structure, the structure of the Group, the Shares and the Offering is included in the prospectus relating to the Offering. Any decision to purchase Shares in the Offering should be made solely on the basis of the prospectus.

ENDS

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This communication is not an offer to sell or a solicitation of any offer to buy the securities of ASR Nederland N.V. (the "Company", and such securities, the "Securities") in the United States or in any other jurisdiction.

This announcement does not constitute or form part of any offer or invitation to sell, or any solicitation of any offer to purchase. It is an advertisement and not a prospectus for the purposes of the Prospectus Directive. Any purchase of securities of the Company pursuant to the proposed offering should only be made on the basis of information contained in the prospectus dated 30 May 2016 that has been published

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today in connection with the proposed offering (the "Prospectus"), and that has been approved by the Netherlands Authority for the Financial Markets (*Stichting Autoriteit Financiële Markten*), and any supplement or amendment thereto. The Prospectus contains detailed information about the Company and its management, as well as financial statements and other financial data. The Prospectus is available at the Company (a.s.r., Archimedeslaan 10, 3584 BA Utrecht, the Netherlands). Copies of the prospectus may also be obtained at no cost through the Company's website (www.asrnl.com). It may be unlawful to distribute these materials in certain jurisdictions.

The Company has not authorised any offer to the public of securities in any Member State of the European Economic Area other than the Netherlands. With respect to each Member State of the European Economic Area other than the Netherlands and which has implemented the Prospectus Directive (each, a "Relevant Member State"), no action has been undertaken or will be undertaken to make an offer to the public of securities requiring publication of a prospectus in any Relevant Member State. As a result, the securities may only be offered in Relevant Member States (a) to any legal entity which is a qualified investor as defined in Article 2(1)(e) of the Prospectus Directive; or (b) in any other circumstances which do not require the publication by the Company of a prospectus pursuant to Article 3 of the Prospectus Directive. For the purposes of this paragraph, the expression an "offer of securities to the public" means the communication in any form and by any means of sufficient information on the terms of the offer and the securities to be offered so as to enable an investor to decide to exercise, purchase or subscribe the securities, as the same may be varied in that Member State by any measure implementing the Prospectus Directive in that Member State and the expression "Prospectus Directive" means Directive 2003/71/EC (and amendments thereto, including the 2010 PD Amending Directive, to the extent implemented in the Relevant Member State), and includes any relevant implementing measure in the Relevant Member State and the expression "2010 PD Amending Directive" means Directive 2010/73/EU.

In the United Kingdom, this communication is only being distributed to and is only directed at Qualified Investors who: (i) are "investment professionals" falling within Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (as amended, the "Order"), or (ii) are persons falling within Article 49(2)(A) to (d) ("high net worth companies, unincorporated associations etc.") of the Order (all such persons together being referred to as "relevant persons"). This communication is directed only at relevant persons and must not be acted on or relied on by persons who are not relevant persons. Any investment or investment activity to which this communication relates is available only to relevant persons and will be engaged in only with relevant persons.

ABN AMRO Bank N.V., Citigroup Global Markets Limited and Deutsche Bank AG, London Branch, and the joint bookrunners and co-lead manager named herein and N M Rothschild & Sons Limited and UBS Limited as financial advisers, are acting exclusively for the Company and/or the Selling Shareholder and no one else in connection with the Offering. They will not regard any other person (whether or not a recipient of this Prospectus) as their respective customer in relation to the Offering and will not be responsible to anyone other than the Company and/or the Selling Shareholder for providing the protections afforded to their respective customers or for giving advice in relation to, respectively, the Offering and the listing or any transaction or arrangement referred to herein.

This announcement is not for publication or distribution, directly or indirectly, in or into the United States of America (including its territories and possessions, any State of the United States and the District of Columbia). This announcement does not constitute or form a part of any offer of or solicitation to purchase or subscribe for securities for sale in the United States. The securities referred to herein have not been and will not be registered under the Securities Act of 1933, as amended, and may not be offered or sold in the United States, except pursuant to an applicable exemption from registration. No public offering of securities is being made in the United States.

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Parafenoverzicht

Werkmap

Onderwerp: 2016 - 54917 Publicatie prospectus ASR
 Nummer: **2016-0000004803**
 Algemeen taakverzoek: Allen, bijgaand de Kamerbrief over het prospectus ASR. Na overleg vrijdag a.s. tussen NLF1 en de minister worden de omvang en prijsbandbreedte nader ingevuld. Groet, Iise

Document: NO 54917 Publicatie prospectus ASR (2016-0000054917)

Naam	Datum en Tijd	Inbox
Smits, JH (Joost) (FIN/DEELN)	25-05-2016, 17:53	FIN/Deelnemingen Paraferen
Loon, SJ (Sandra) van (BJZ)	24-05-2016, 13:07	BJZ/JZ Paraferen
Hoogteijling, JH (Jan) (FEZ)	24-05-2016, 13:05	FEZ Paraferen
Beentjes, HJ (Hillie) (BZ)	24-05-2016, 13:01	BZ Paraferen
Hofmeester, WS (Winston) (COMM)	24-05-2016, 12:17	COMM GT Paraferen
Raab, W (Wouter) (IRF/AL)	24-05-2016, 12:13	IRF Paraferen
Salden, GJ (Gita) (FM)	26-05-2016, 08:16	GT Paraferen
Marken, EP (Pieter) van (FIN/PPI)	25-05-2016, 17:59	FIN Paraferen

Document: BR 54919 Publicatie prospectus ASR (2016-0000054919)

Naam	Datum en Tijd	Inbox
Marken, EP (Pieter) van (FIN/PPI)	25-05-2016, 17:59	FIN Paraferen
Smits, JH (Joost) (FIN/DEELN)	25-05-2016, 17:53	FIN/Deelnemingen Paraferen
Loon, SJ (Sandra) van (BJZ)	24-05-2016, 13:07	BJZ/JZ Paraferen
Hoogteijling, JH (Jan) (FEZ)	24-05-2016, 13:05	FEZ Paraferen
Beentjes, HJ (Hillie) (BZ)	24-05-2016, 13:01	BZ Paraferen
Hofmeester, WS (Winston) (COMM)	24-05-2016, 12:17	COMM GT Paraferen
Raab, W (Wouter) (IRF/AL)	24-05-2016, 12:13	IRF Paraferen
Salden, GJ (Gita) (FM)	26-05-2016, 08:16	GT Paraferen

