

## **PROXY / POSTAL VOTE**

For Cadeler A/S' (the "Company") extraordinary general meeting to be held on Monday, 11 November 2024 at 10:00 (CET) at the office of Gorrissen Federspiel, Axel Towers, Axeltorv 2, DK-1609 Copenhagen V, Denmark.

Nam	ne of	shareholder:					
Addı	ress:						
Zip o	code	and city:					
		of shares held on the record date nber 2024):					
Mond	ay, 1	ersigned hereby grant authority by proxy or postal vote a 1 November 2024 as set out below:			-	deler A/S convened for	
		ark only one box: A), B), C) or D) or grant authority vw.cadeler.com/investor. Please note that it is only				oxy or to vote by post.	
A)		Proxy is given to an identified third person:					
		Name, address and LETTERS and not					
B)	Proxy is given to the Board of Directors (or order) to vote in accordance with the recommendation of the Board of Directors as stated in the table below						
C)							
D)		The postal vote is given in accordance with the voting "AGAINST" or "ABSTAIN" to indicate your directions.				box "FOR",	
14	e on	the agenda (the full agenda is included in the				The Board's	
noti	ce co	onvening the extraordinary general meeting)	FOR	AGAINST	ABSTAIN	recommendation	
noti 1.	ce co The	onvening the extraordinary general meeting)  e general meeting's election of the chair of the general eting	FOR	AGAINST	ABSTAIN		
noti 1.	The mee Pro to a	onvening the extraordinary general meeting) e general meeting's election of the chair of the general		_		recommendation	
1. 2.a.	The mee	e general meeting's election of the chair of the general eting  posal to amend Article 9.1 of the Articles of Association allow the Board of Directors to consist of up to seven		•		recommendation FOR	
1. 2.a.	The mee	e general meeting's election of the chair of the general eting  posal to amend Article 9.1 of the Articles of Association allow the Board of Directors to consist of up to seven mbers  posal to elect one new additional member to the Board		•		recommendation FOR	
1. 2.a. 2.b.  If the reconstance amen proxy under	The meet Proof to a meet Proof E	e general meeting's election of the chair of the general eting  posal to amend Article 9.1 of the Articles of Association allow the Board of Directors to consist of up to seven mbers  posal to elect one new additional member to the Board Directors	Doxy to the Board ne event new prodidates to the ef. The proxy/vulated on the b	ard of Director roposals are Board of Director rote is asis of entries	prs to vote in submitted, incectors who are valid for shares in the sharel	FOR FOR  FOR  FOR  accordance with the cluding any e not on the agenda, the es held by the	

The dated and signed proxy form must be received by DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021 Oslo, Norway] no later than Thursday, 7 November 2024 at 12:00 (CET). If the form is used to submit written vote(s) (voting by correspondence), the form must be received DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021 Oslo, Norway no later than Thursday, 7 November 2024 at 12:00 (CET). The form may be returned by email to vote@dnb.no or by ordinary post.