

PROXY / POSTAL VOTE(S)

for the Annual General Meeting of Ørsted A/S - Monday, 1 March 2021 at 10:00 (CET).

If you do not wish or are unable to participate in the general meeting, you may submit postal vote(s) or grant a proxy. Postal votes and proxies can be submitted electronically through the Shareholders' Portal at www.orsted.com (use the Danish secure log-in "NemID" or username and password to log in) or by completing and returning this form to Computershare A/S. Proxies must be received by Computershare A/S no later than 25 February 2021 at 23:59 (CET) and postal votes must be received by Computershare A/S no later than 26 February 2021 at 12:00 (CET).

Please tick one of the boxes A), B), C) OR D): I hereby authorise by proxy/submit my postal vote(s) as specified below: A) 🗆 Proxy is granted to the Chairman of the Board of Directors (with a right of substitution) to vote in accordance with the Board of Directors' recommendations as set out below. B) 🗆 Proxy is granted to the following third party: Name and email address of proxy holder (please use capital letters) The following advisor to my proxy holder will participate: Name and email address of advisor (please use capital letters) C) 🗆 Proxy instructions: Proxy is granted to the Chairman of the Board of Directors (with a right of substitution) to vote as specified below. Please tick the boxes "FOR", "AGAINST" or "ABSTAIN". Please note that this proxy will only be used if a vote is requested by a third party. A proxy applies to all items discussed at the general meeting. In the event new proposals are presented, including any amendments to proposals, or in the event of proposals for new candidates to the Board of Directors or another auditor, the proxy holder will vote on your behalf to his/her best belief. Postal vote(s) is/are cast as stated below. Please tick the boxes "FOR", "AGAINST" or "ABSTAIN". D) 🗆 Please note that it is not possible both to vote by postal vote and to grant a proxy. Please also note that postal votes cannot be revoked once submitted.



	ns on the agenda of the Annual General Meeting 1 March 2021	FOR	AGAINST	ABSTAIN	RECOMMEN-
(the complete proposals are set out in the notice):					DATION BY THE BOARD OF
					DIRECTORS
1.	Report by the Board of Directors (not up for vote)				DIRECTORS
2.	Presentation of the audited annual report for approval				FOR
3.	Presentation of the remuneration report for advisory vote				FOR
4.	Proposal to discharge the Board of Directors and the Executive				
	Board from their liabilities				FOR
5.	Proposal for the appropriation of the profit according to the				FOR
	approved annual report				1010
6.	Proposal from the Board of Directors for authorization to acquire treasury shares				FOR
7	•				
7.	Proposals from the Board of Directors				
/.⊥	Adoption of an amendment of the Remuneration Policy to authorise the Board of Directors to implement a scheme for				FOR
	indemnification of the Board of Directors and the Executive Board				TOR
7.2	Adoption of an amendment of the Remuneration Policy to allow				
	for a fixed annual travel compensation for board members residing				FOR
	outside Europe				
7.3	Adoption of an authorisation in the Articles of Association to				FOR
	conduct completely electronic general meetings				
7.4	Grant of authorisation				FOR
8.	Any proposals from the shareholders (no proposals)				
9.	Election of members to the Board of Directors by the general				
	meeting:				
9.1	Election of eight members of the Board of Directors				FOR
9.2	Re-election of Thomas Thune Andersen as Chairman of the				FOR
9.3	Board of Directors Re-election of Lene Skole as Deputy Chairman of the Board of				
9.3	Directors				FOR
9.4	Re-election of Lynda Armstrong as member of the Board of				
	Directors				FOR
	Re-election of Jørgen Kildahl as member of the Board of				FOR
	Directors				TOR
	Re-election of Peter Korsholm as member of the Board of				FOR
	Directors				
	Re-election of Dieter Wemmer as member of the Board of Directors				FOR
	Election of Julia King, Baroness Brown of Cambridge, as new				500
	member of the Board of Directors				FOR
	Election of Henrik Poulsen as new member of the Board of				FOR
	Directors				I OR
10.	· /				FOR
1.7	Directors for the financial year 2021				
11.	Re-election of PricewaterhouseCoopers Statsautoriseret Revisionspartnerselskab as auditor				FOR
12.					
	. a.y care. Business (not up for vote)				

If you do not indicate the type of proxy / postal vote, but otherwise correctly complete this form, the form will be considered as a postal vote. If this form is only dated and signed it will be considered a proxy to the Chairman of the Board of Directors (with right of substitution) to vote in accordance with the recommendations of the Board of Directors as set out above.

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Please note that neither Ørsted A/S nor the registrar can be held responsible for any delays or errors in submitting the form. Proxies must reach Computershare A/S no later than 25 February 2021 at 23:59 (CET) while postal votes must reach Computershare A/S no later than 26 February 2021 at 12:00 (CET) either by returning the form completed, dated and signed by ordinary mail to Computershare A/S, Lottenborgvej 26D, DK-2800 Kgs. Lyngby, Denmark, or by emailing a scanned version to agm@computershare.dk.