

Proxy/Postal Vote

NKT A/S' Annual General Meeting on Thursday, 25 March 2021 at 3 p.m. (CET) which will be conducted as a fully electronic general meeting without the possibility of physical attendance in accordance with Executive Order no. 2240 of 29 December 2020.

Th	e undersigned:
Sh	areholder's name:
Ad	dress:
Ро	stcode and city:
Em	nail address:
VP	Account number:
	ease tick off below or submit your proxy/postal vote at NKT Shareholder Portal at www.computershare.com/dk .
Pr	oxy:
	Authorisation is granted to a named third party to attend and vote on my behalf at the General Meeting:
	Appointed proxy's name (CAPITAL LETTERS):
	Appointed proxy's address (CAPITAL LETTERS):
	☐ Request admission login for proxy holder's guest/advisor:
	Name and address (CAPITAL LETTERS):
or	
	Authorisation is granted to the Board of Directors (with a right of substitution) to vote in accordance with the Board of Directors' recommendation as specified in the table on the next page.
or	
	Proxy Instructions: Authorisation is granted to the Board of Directors (with a right of substitution) to vote as ticked off on the next page.
Fri	adline: Computershare A/S, Lottenborgvej 26 D, DK-2800 Kgs. Lyngby, must receive the proxy form no later than day, 19 March 2021 at 11.59 p.m. (CET). The form must be sent either by post or by email to gf@computershare.dk, may be submitted online at www.nkt.com/investors or www.computershare.com/dk .
	vocation: Submitted proxies may be revoked at any time by written notice to Computershare A/S (see contact tails above). The VP Account number must be stated in the revocation for the revocation to be valid.
Po	estal Vote:
	In the table on the next page, I have indicated how I wish my votes to be cast at the General Meeting.
no	adline: Computershare A/S, Lottenborgvej 26 D, DK-2800 Kgs. Lyngby, must receive the postal vote form later than Tuesday, 23 March 2021 at 10.00 a.m. (CET). The form must be sent either by post or by email to computershare.dk or may be submitted online at www.nkt.com/investors or www.computershare.com/dk .

Neither the Company nor the registrar can be held responsible for any delay in submitting this form or revocations of proxies.

Revocation: Please note that postal votes cannot be revoked upon receipt by Computershare A/S.



Please tick "FOR", "AGAINST" or "ABSTAIN" to indicate how you wish your votes to be cast at the General Meeting.

Agenda

(The full contents of the proposals can be found in the notice convening the General Meeting)			AGAINST	ABSTAIN	Directors' recommendation
1.	Report by the Board of Directors (not open for voting)				-
2.	Presentation of the audited Annual Report (not open for voting)				-
3.	Adoption of the audited Annual Report				FOR
4.	Proposal by the Board of Directors that no dividend payment is to be paid out on the basis of the 2020 results				FOR
5.	Presentation of and advisory vote on the Company's Remuneration Report				FOR
6.	Resolution regarding discharge of obligations of Management and Board of Directors				FOR
7.	Remuneration of the Board of Directors – 2021 (The remuneration remains unchanged compared to 2020)				FOR
8.	Election of members to the Board of Directors of NKT A/S:				
	a. Re-election of Jens Due Olsen				FOR
	b. Re-election of René Svendsen-Tune				FOR
	c. Re-election of Karla Marianne Lindahl				FOR
	d. Re-election of Jens Maaløe				FOR
	e. Re-election of Andreas Nauen				FOR
	f. Re-election of Jutta af Rosenborg				FOR
9.	Election of one or more public accountants: Re-election of Deloitte Statsautoriseret Revisionspartnerselskab		•		FOR
10.	Proposals from the Board of Directors or the shareholders:				
10.1	Amendment of articles 3 A, 3 B and 3 C of the Articles of Association (authorisations to the Board of Directors to issue new shares with and without pre-emptive right for the existing shareholders and convertible instruments)				FOR
10.2	New article 5.8 in the Articles of Association (virtual general meetings)				FOR
10.2	Authorisation to acquire own shares				FOR
	Amendment to the Remuneration Policy				FOR
11.	Any other business (not open for voting)				-
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If the type of proxy or postal vote is not ticked off on the first page, but otherwise the items on the agenda in the table above are ticked off, the form will be considered as a postal vote. If the form is only dated and signed, it will be considered as a proxy to the Board of Directors (with a right of substitution) to vote in accordance with the recommendations of the Board of Directors as specified in the above table.

The proxy applies to all subjects discussed at the General Meeting. If new proposals are put to the vote, including proposals regarding changes or persons not included in the agenda, your proxy holder can vote on your behalf to the best of his/her beliefs. Postal votes will be taken into account if the new proposal is substantially the same as the original.

The proxy applies to shares, which the undersigned holds on the date of registration as accounted for in the register of shareholders as well as notifications regarding ownership which the Company has received but not yet entered in the register of shareholders.

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Date		Signature