### MINUTES of the Annual General Meeting of the Members of

# **Odfjell Drilling Ltd**

(the "Company")

held at Prime View, Prime Four Business Park, Kingswell, Aberdeen, AB15 8PU,

Scotland, United Kingdom on 24 June 2024 at 9.00 a.m.

PRESENT:

Diane Stephen (Chair/proxyholder)

Gillian Basson (as proxyholder)

Ms. Stephen confirmed that notice of the meeting had been duly given in accordance with the Company Bye-laws and that, as at 20 June 2024, being the record date for voting at the annual general meeting, there were 239,807,088 common shares outstanding and entitled to vote at the meeting, and that proxy forms had been submitted covering 190,388,782 common shares. She confirmed that a quorum was therefore present for the purposes of conducting the business of the meeting. Ms. Stephen proceeded to declare the meeting duly convened and was appointed Chair of this meeting.

The Chair described the voting process for the items contained on the meeting Agenda requiring Member approval, as previously distributed to the Members, and it was determined that each proposal reflected in the Agenda would be voted on, in accordance with Bye-Law 30.3, by a show of hands unless a poll vote was requested.

The consolidated financial statements reflecting the Company's performance for the year ended 31 December, 2023 and the report of its independent auditors, KPMG AS, which had been made available on the Company's website, were then presented at the meeting.

### **RESOLUTIONS:**

## 1. APPOINTMENT OF DIRECTORS

The first item for Member vote was to elect the following four persons as directors of the Company, to hold office until the next Annual General Meeting of the Company or until their respective successors have been elected or appointed or their office is otherwise vacated:

Simen Lieungh, Director Helene Odfjell, Director Harald Thorstein, Director Knut Hatleskog, Director

## (a) <u>ELECTION OF SIMEN LIEUNGH AS DIRECTOR</u>

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
149,228,933	38,159,329	3,000,520	190,388,782

**RESOLVED THAT** Simen Lieungh be and is hereby appointed as a Director of the Company to hold office until the next Annual General Meeting of the Company or until his successor has been elected or appointed or his office is otherwise vacated.

## (b) ELECTION OF HELENE ODFJELL AS DIRECTOR

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
182,004,448	5,383,814	3,000,520	190,388,782

**RESOLVED THAT** Helene Odfjell be and is hereby appointed as a Director of the Company to hold office until the next Annual General Meeting of the Company or until her successor has been elected or appointed or her office is otherwise vacated.

### (c) ELECTION OF HARALD THORSTEIN AS DIRECTOR

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
154,471,721	32,916,541	3,000,520	190,388,782

**RESOLVED THAT** Harald Thorstein be and is hereby appointed as a Director of the Company to hold office until the next Annual General Meeting of the Company or until his successor has been elected or appointed or his office is otherwise vacated.

### (d) ELECTION OF KNUT HATLESKOG AS DIRECTOR

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
185,340,443	2,047,819	3,000,520	190,388,782

**RESOLVED THAT** Knut Hatleskog be and is hereby appointed as a Director of the Company to hold office until the next Annual General Meeting of the Company or until his successor has been elected or appointed or his office is otherwise vacated.

### 2. APPOINTMENT OF AUDITOR

The second proposal for Member vote was the appointment of KPMG AS ("KPMG") as auditors of the Company and authorisation for the Board of Directors to determine their remuneration.

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
186,988,782	-	3,400,000	190,388,782

**RESOLVED THAT** KPMG AS be and are hereby appointed as the auditors of the Company until the conclusion of the next annual general meeting and the Company's Board of Directors be and is hereby authorised to determine their remuneration.

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#### 3. DIRECTORS' REMUNERATION

The third proposal for Member vote was the approval of the remuneration of the Company's Board of Directors up to a total amount of fees not to exceed US\$250,000.00 of the year ended 30 June 2024.

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
187,280,210	520	3,108,052	190,388,782

**RESOLVED THAT** the remuneration of the Company's Board of Directors up to a total amount of fees not to exceed US\$ 250,000.00 for the year ended 30 June 2024, be and is hereby approved.

#### 4. EXECUTIVE REMUNERATION REPORT 2023

The final proposal for Member vote was the approval of the Executive Remuneration Report 2023 which was included in the Annual Report for the year ended 31 December 2023.

This proposal passed in accordance with the following vote:

FOR	AGAINST	ABSTAIN	TOTAL
148,248,815	38,633,915	3,506,052	190,388,782

**RESOLVED THAT** the Executive Remuneration Report 2023 be and is hereby approved.

#### 5. CLOSE

There being no further business, the Chair declared the meeting closed.

Diane Stephen Chair