QUESTERRE ENERGY CORPORATION INSTRUMENT OF PROXY

THIS PROXY IS SOLICITED BY THE BOARD OF DIRECTORS AND MANAGEMENT AND WILL BE USED AT THE ANNUAL GENERAL AND SPECIAL MEETING OF SHAREHOLDERS

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cons D'Si the t com held SW,	stitutes and Iva, Chief F true and law Imon shares on Wednes Calgary, Al	appoints Michael inancial Officer of vful attorney and ps held by the undesday, June 18, 20 berta (the "Meetir	Binnion the Coproxy of ersigner 125 at 3 ng") and	r of QUESTERRE ENERGY CORPORATION (the "Corporation"), hereby nominates in, President, Chief Executive Officer and a director of the Corporation, or failing him, Jasor or proporation, or in the place and stead of the foregoing,	
1.	FOR AGAINST	[]	The	The fixing of the number of directors to be elected at the Meeting at six (6).	
2.			infor	election of directors of the Corporation as specified in the accompanying management mation circular prepared for the purpose of the Meeting ("Management Information ular") as follows:	
	FOR[]	WITHOLD []	i.	Michael Binnion	
	FOR[]	WITHOLD []	ii.	Mireille Fontaine	
	FOR[]	WITHOLD []	iii.	Hans Jacob Holden	
	FOR[]	WITHOLD []	iv.	Jauvonne Kitto	
	FOR[]	WITHOLD []	٧.	Dennis Sykora	
	FOR[]	WITHOLD []	vi.	Bjorn Inge Tonnessen	
3.	FOR [] WITHHOLD []		Corp	The appointment of Ernst & Young LLP, Chartered Professional Accountants, as auditor of the Corporation for the ensuing year and authorizing the Board of Directors of the Corporation to fix their remuneration.	
4.	FOR AGAINST	[]	the s	The approval and adoption, with or without modification, of the ordinary resolution approving the shareholder rights plan of the Corporation as set forth in the accompanying Managemen Information Circular.	
5.	At the discretion of the said proxyholder, upon any amendment or variation of the above matters or any other matter that may be properly brought before the Meeting or any adjournment(s) or postponement thereof in such manner as the saic proxyholder in its sole judgment, may determine.				
Sent	rum, 0021 O	slo, Norway, EMAIL	_: vote@	ne Corporation's transfer agent, Global Companies Registrars Section, DNB Bank ASA, PO Box 1600 pdnb.no no later than June 6, 2025 at 1200 CET. Late proxies may be accepted or rejected by the and the Chairman is under no obligation to accept or reject any particular late proxy.	
This	proxy revo	okes and superse	edes al	Il proxies of earlier date.	
THI	S PROXY N	NUST BE DATED)		
DAT	ΓED this	day of		, 2025	
				Signature of Shareholder	
				Name of Shareholder (Please Print)	

Number of Shares Held

NOTES

- The shares represented by this instrument of proxy will be voted. Where a choice is specified, the proxy will be voted as directed. Where no choice is specified, this proxy will be voted in favour of the matters listed on the proxy. The proxy confers discretionary authority for the above named person to vote in his discretion with respect to amendments or variations to the matters identified in the Notice of Meeting accompanying the instrument of proxy or such other matters which may properly come before the Meeting.
- 2. Each shareholder has the right to appoint a person to represent him at the Meeting other than the person specified above. Such right may be exercised by striking out the names of Management's nominees and inserting in the blank space provided the name of the person to be appointed, who need not be a shareholder of the Corporation.
- 3. Each shareholder must sign this instrument of proxy exactly the same as the name which is printed, or appears, on the instrument of proxy. Please date the instrument of proxy. If the shareholder is a corporation, the instrument of proxy must be executed under its corporate seal by an officer or attorney thereof duly authorized.
- 4. If the instrument of proxy is not dated in the space provided, it is deemed to bear the date of its mailing to the shareholders of the Corporation.
- 5. If the shareholder appoints any of the persons designated above, including persons other than Management Designees, as his proxy to attend and act at the said Meeting:
 - (a) the shares represented by the proxy will be voted in accordance with the instructions of the shareholder on any ballot that may be called for;
 - (b) where the shareholder specifies a choice in the proxy with respect to any matter to be acted upon, the shares represented by the proxy shall be voted accordingly; and
 - (c) IF NO CHOICE IS SPECIFIED WITH RESPECT TO THE MATTERS IDENTIFIED IN THE ITEMS ABOVE, THE PROXY WILL BE VOTED FOR SUCH MATTERS.
- 6. This instrument of proxy will not be valid and not be acted upon or voted unless it is completed as outlined herein and delivered to the attention of Global Companies Registrars Section, DNB Bank ASA, PO Box 1600 Sentrum, 0021 Oslo, Norway, EMAIL: vote@dnb.no No later than June 6, 2025 at 1200 CET. A proxy is valid only at the meeting in respect of which it is given or any adjournment(s) of that meeting.