

NOTICE OF ANNUAL GENERAL MEETING IN AKER OFFSHORE WIND AS

The board of directors hereby calls the annual general meeting in Aker Offshore Wind AS, org. no. 925 355 429 (the "**Company**"), on 4 May 2022 at 14:00 (CEST) as a virtual meeting at www.web.lumiagm.com/136291816

IMPORTANT MESSAGE:

The Annual General Meeting will be held as a digital meeting only, with no physical attendance for shareholders. To participate in the general meeting, please log in to: https://web.lumiagm.com either on your smartphone, tablet or PC. Enter Meeting ID: 136-291-816 and click Join. You must then identify yourself with the **reference number** and **PIN code** from VPS for the general meeting that you will find in investor services (Corporate Actions – General Meeting – ISIN) or sent you by post on this form (for non-electronic actors).

You will have the opportunity to log in one hour before the general meeting start from 13:00 (CEST). **Shareholders** must be logged in before the general meeting starts.

Shareholders are welcome to contact DNB Registrars Department on phone + 47 23 26 80 20 (between 08:00-15:30) or send an e-mail to <u>genf@dnb.no</u> if they need their reference number and PIN code or if they have technical questions.

Shareholders may find an online guide on the Company's website www.akeroffshorewind.com/investors/ describing how shareholders can participate in the virtual meeting. Shareholders may choose to vote in advance or by proxy as described in this notice.

The following matters are on the agenda:

- Opening of the general meeting by the person appointed by the board of directors to open the meeting (no voting)
- 2. Election of a person to chair the meeting, and a person to sign the minutes of meeting together with the chairman of the meeting
- 3. Approval of the notice of the meeting and the agenda
- 4. Approval of the 2021 annual accounts of Aker Offshore Wind AS and Annual Report
- 5. Determination of remuneration of the auditor
- 6. Election of auditor
- 7. Remuneration of the Board of Directors
- 8. Authorization to the Board of Directors to increase the share capital
- Authorization to the Board of Directors for acquisition of treasury shares in connection with acquisitions, mergers, de-mergers or other transactions

- Authorization to the Board of Directors for acquisition of treasury shares in connection with share purchase and incentive programs for employees
- 11. Authorization to the Board of Directors for acquisition of treasury shares for the purpose of investment or for subsequent sale or deletion of such shares
- 12. Approval of merger plan for the merger of Aker Offshore Wind AS into AH Tretten AS with consideration shares issued by Aker Horizons ASA

The shares of the Company and the right to vote for shares

The Company's share capital is NOK 678,745,473 divided into 678,745,473 shares each having a par value of NOK 1. Each share is entitled to one vote at the general meeting. There are no limitations for voting rights set out in the articles of association, however, no voting rights may be exercised for the Company's own shares (treasury shares) or for shares held by the



Company's subsidiaries. As per the date hereof, the Company holds 17212 own shares.

Each shareholder has the right to vote for the number of shares owned by the shareholder and registered on an account in the Norwegian Central Securities Depository (VPS) belonging to the shareholder at the time of the general meeting. If a shareholder has acquired shares and the share acquisition has not been registered with the Norwegian Central Securities Depository at the time of the general meeting, voting rights for the acquired shares may only be exercised if the acquisition is reported to the Norwegian Central Securities Depository and proven at the general meeting. In case of ownership transfer, the parties may agree that the seller can exercise the shareholder rights until the rights have been assumed by the acquirer.

Voting rights on shares registered in VPS accounts belonging to custodians, cf. the Norwegian Private Limited Liability Companies Act section 4-10, may from the Company's point of view, not be exercised, neither by the beneficial owner nor the custodian. However, the beneficial owner of the shares may exercise voting rights if he proves that he has taken the necessary actions to terminate the custodianship of the shares and that the shares will be transferred to an ordinary VPS account in the name of the owner. If the owner can prove that he has initiated such measures and that he has a real shareholder interest in the Company, he may, in the opinion of the Company, vote for the shares even if they are not yet registered in an ordinary VPS account.

The shareholders' rights

A shareholder cannot demand that new items are added to the agenda when the deadline for such request has expired, cf. section 5-11 second sentence of the Norwegian Private Limited Liability Companies Act.

A shareholder has the right to make proposals for a resolution regarding the items which will be considered by the general meeting.

A shareholder has the right to require board members and the general manager to provide necessary information to the general meeting that may affect the approval of the annual accounts and the annual report and the consideration of matters submitted to shareholders for decision. The same applies to information regarding the Company's financial condition including information on other companies in

which the Company participates and other matters to be addressed at the general meeting, unless the information required cannot be disclosed without causing disproportionate harm to the Company.

If additional information is necessary, and an answer cannot be given at the general meeting, a written answer shall be prepared within two weeks from the date of the general meeting. Such answer shall be available to the shareholders at the Company's premises and be sent to shareholders requesting the information. If the answer is considered material for evaluation of the circumstances mentioned in the previous paragraph, the answer should be sent to all shareholders with known address.

Participation

The annual general meeting will be held as a digital meeting via Lumi AGM on https://www.web.lumiagm.com/136291816. Click on the link or copy the URL of your browser to attend at the general meeting. Aker Offshore Wind AS meeting ID will be: 136-291-816.

By participating online via Lumi AGM shareholders can vote on each agenda item, submit written questions from smartphones, tablets or stationary devices as well as follow live webcast in English. No pre-registration is required for shareholders who want to participate, **but shareholders must be logged on before the general meeting starts**. Note that it will not be possible to log on to the meeting after it has started. We therefore encourage shareholders to log in well in advance of the general meeting. The general meeting is open for login one hour before start-up.

Secure identification of shareholders will be done using the PIN code and reference number listed on the attached form or on the shareholder's account in VPS Investor Services.

More information and guideline regarding digital participation via Lumi AGM is available on www.akeroffshorewind.com/investors/.

Proxy with or without voting instructions

Instead of participating online, shareholders may prior to the annual general meeting vote in advance by proxy. Proxy with or without voting instructions can, if desirable, be given the Chair of the board of directors, or the person he appoints. Shareholders who wish to participate at the general meeting by proxy without



voting instructions are encouraged to register the proxy through the Company's website www.akseroffshorewind.com/investor or to send the proxy electronically via "Investortjenester" (VPS Investor services), a service offered by most registrars in Norway, or by completing and returning the enclosed proxy form scanned by email to genf@dnb.no, or alternatively by post to DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021 Oslo, Norway. Proxy forms should be received no later than 3 May 2022 at 16:00 (CEST).

Proxies with voting instructions to the Chair of the board of directors cannot be submitted electronically and must be sent by e-mail to genf@dnb.no or by regular mail to DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021 Oslo, Norway. For instruction to other proxy holders, submit a proxy without voting instructions and agree directly with the proxy holder how votes should be cast.

Voting by means of electronic communication prior to the general meeting

Instead of participating online, shareholders may prior to the annual general meeting vote in advance electronically on each agenda item via the Company's website www.akeroffshorewind.com/investors/ or via "Investortjenester" (Investor services) (PIN code and reference number from this notice of general meeting is required). The deadline for prior voting is 3 May 2022 at 16:00 (CEST). Up until the deadline, votes already cast may be changed or withdrawn. Votes already cast prior to the general meeting will be considered withdrawn should the shareholder attend the general meeting in person or by proxy.

This notice and the enclosed form for notice of proxy will also be made available on www.akeroffshorewind.com/investors/.

Any shareholder who wants to receive the documents

can contact the investor relations department – contact data is available at

<u>https://www.akeroffshorewind.com/investors</u> > Scroll down to "IR Contact" > Click and send an email.

Important information regarding future investor messages

From an environmental and cost perspective, and in accordance with section 1-7 of the Limited Companies Act, Aker Offshore Wind has decided that shareholders will receive future investor messages, including invitations to general meetings, from the Norwegian

Central Securities Depository (Euronext VPS) electronically. To receive investor information electronically, including invitations to general meetings, visit your online bank or euronextvps.no (log in via myVPS in the top-right corner).

The following documents will be available on www.akeroffshorewind.com:

- this notice and the enclosed form for proxy
- the board of directors' proposed resolutions for the annual general meeting for the items listed above
- the board of directors' proposed 2021 annual accounts and annual report of Aker Offshore Wind AS
- the audit committee's statement on the proposed auditor
- the merger plan dated 30 March 2022, including appendices

Date: 30 March 2022 Aker Offshore Wind AS The Board of Directors

Enclosure: Proxy forms