

## NOTICE OF ANNUAL GENERAL MEETING IN GOLDEN ENERGY OFFSHORE SERVICES ASA

The board of directors (the “**Board of Directors**”) hereby gives notice of the annual general meeting of Golden Energy Offshore Services ASA, org. no. 913 011 384 (the “**Company**”) at 13:00 CEST on 3 June 2026. The annual general meeting will be held as a digital event. Link for the meeting is available at <https://dnb.lumiconnect.com/100-374-036-297>.

The notice is sent to all shareholders in the Company with known address.

The following matters will be dealt with at the meeting:

0. Opening of the general meeting by the chairman elected by the Board of Directors to open the meeting. Registration of participating shareholders, including shareholders represented by power of attorney (no voting).
1. Election of a chairman of the meeting and a person to sign the minutes.
2. Approval of notice and the agenda.
3. Approval of the annual accounts, annual report and audit report for 2025.
4. Approval of the remuneration to the auditor.
5. Approval of the remuneration to the nomination committee.
6. Approval of the remuneration to the Board of Directors.
7. Approval of interim balance sheet.
8. Approval of share capital reduction.
9. Authorization to the Board of Directors to increase the share capital.
10. Authorization to the Board of Directors for the acquisition of the Company’s own shares in connection with incentive program for employees.

The following documents are available on the Company’s website [www.geoff.no](http://www.geoff.no):

1. Proxy form.
2. The board’s proposed resolutions for the annual general meeting.
3. Recommendation from the nomination committee.
4. Lumi Guide for online participation.

### Participation

The annual general meeting will be held as a digital meeting via Lumi AGM on <https://dnb.lumiconnect.com/100-374-036-297>. Click on the link or copy the URL of your browser to attend the general meeting. Golden Energy Offshore Services meeting ID will be: 100-374-036-297.

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 Norwegian). 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 will 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.

### Voting prior to the general meeting and proxies

Instead of participating online, shareholders may prior to the annual general meeting, cast votes on each agenda item via the Company’s website [www.geoff.no](http://www.geoff.no), or via VPS Investor Services at <https://investor.vps.no/garm/auth/login>. The deadline for prior voting is 1 June 2026 at 16:00 (CEST). Up until the deadline; votes already cast may be changed or withdrawn.

Shareholders who wish to participate at the annual general meeting through proxy is encouraged to register this electronically through the Company’s website [www.geoff.no](http://www.geoff.no) or through VPS Investor service at <https://investor.vps.no/garm/auth/login>.

To access the electronic system for proxy through the Company’s website, the reference number and pin code set out in the attached notice form must be stated. Alternatively, the attached form may be sent by e-mail to [genf@dnb.no](mailto:genf@dnb.no), or post: DNB Bank ASA, Registrar’s Department, P.O. Box 1600 Sentrum, 0021 Oslo, Norway.

Proxy with or without voting instructions can, if desirable, be given to the CEO, Per Ivar Fagervoll, or the person he appoints.

Proxy or proxy with voting instructions must be received no later than 1 June 2026 at 16:00 (CEST).

Shareholders who have voted in advance or given a proxy may log in to the digital meeting via Lumi AGM but will not be able to vote on the agenda items during the meeting.

### Shares held in custodian accounts

For shares registered through a custodian with the VPS, this notice will be sent to the custodian, who shall then forward the notice to the owners of the shares, cf. §§ 4-10 and 1-8 of the Companies Act, as well as the regulations on intermediaries covered by § 4-5 of the Securities Depositories Act and associated implementing regulations. Owners of nominee-registered shares must communicate with their custodian, who shall forward votes, proxies and registrations to the Company. If such an owner wishes to attend and vote at the general meeting, the custodian must notify the Company of

this no later than two working days before the general meeting, i.e. no later than 1 June 2026 at 23:59 CEST, cf. § 5-3 of the Companies Act.

Foreign shareholders who have shares registered through an approved custodian pursuant to Section 4-10 of the Public Companies Act have voting rights equivalent to the numbers of shares which are covered by the custodian arrangement provided that the owner of such shares shall within two working days prior to the general meeting provide the Company with its name and address together with a confirmation from the custodian to the effect that he or she is the beneficial owner of the shares held in custody.

The deadline for giving such notice is also 1 June 2026 at 23:59 (CEST).

### **Electronic Investor Information**

The Company urges shareholders to receive investor messages from the Norwegian Central Securities Depository (Euronext VPS) electronically, both from an environmental and cost perspective. To receive investor information electronically, including invitations to general meetings, visit your online bank or <https://investor.vps.no/garm/auth/login>.

As of the date of this notice, there are a total of 70,709,494 shares of the Company, each with a nominal value of NOK 8.00 and each representing one vote at the Company's general meeting.

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Only those who are shareholders on 27 May 2026 (Record date) are entitled to attend and vote at the general meeting.

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Ålesund, 20 May 2026

**Golden Energy Offshore Services ASA**

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**On behalf of the Board of Directors  
Thomas John Scott (sign.)  
Chairman of the Board of Directors**

## THE BOARD OF DIRECTOR'S PROPOSED RESOLUTIONS FOR ORDINARY GENERAL MEETING 2026

### 1. Valg av møteleder og person til å undertegne protokollen sammen med møtelederen

Styret foreslår at generalforsamlingen fatter følgende vedtak:

*«Simon Gunnheim ble valgt som møteleder og Elias Bjørdal ble valgt til å medundertegne protokollen sammen med møtelederen.»*

### 2. Godkjenning av innkalling og dagsorden

Styret foreslår at generalforsamlingen fatter følgende vedtak:

*«Innkallingen og dagsordenen ble godkjent.»*

### 3. Godkjenning av årsregnskapet, årsberetning og revisjonsberetning for 2025

Styret foreslår at generalforsamlingen fatter følgende vedtak:

*«Årsregnskapet, årsberetningen og revisjonsberetning for 2025 godkjennes.»*

### 4. Godkjenning av godtgjørelse til revisor

Styret foreslår at generalforsamlingen fatter følgende vedtak:

*«Generalforsamlingen godkjenner revisors honorar for 2025 etter regning.»*

### 5. Godkjenning av godtgjørelse til valgkomiteen

Forslaget fra valgkomiteen er tilgjengelig på Selskapets nettside [www.geoff.no](http://www.geoff.no).

Valgkomiteen foreslår at generalforsamlingen fatter følgende vedtak:

*«I henhold til valgkomiteens innstilling, godkjenner generalforsamlingen at honoraret til medlemmene av valgkomiteen fra den ordinære generalforsamlingen i 2025 og frem til ordinær generalforsamling i 2026 skal være NOK 75 000 til hvert medlem.»*

### 1. Election of chairman of the meeting and a person to sign the minutes together with the chair

The board of directors propose that the general meeting adopts the following resolution:

*"Simon Gunnheim is elected to chair the meeting and Elias Bjørdal is elected to sign the minutes together with the chair."*

### 2. Approval of the notice and agenda

The board of directors propose that the general meeting adopts the following resolution:

*"The notice and the agenda are approved."*

### 3. Approval of the annual accounts, annual report and audit report for 2025

The board of directors propose that the general meeting adopts the following resolution:

*"The annual accounts, annual report and audit report for 2025 are approved."*

### 4. Approval of the remuneration to the auditor

The board of directors propose that the general meeting adopts the following resolution:

*"The general meeting approves the auditor's fees for 2025 as per the auditor's invoice."*

### 5. Approval of the remuneration to the nomination committee

The proposal from the nomination committee is available on the Company's website [www.geoff.no](http://www.geoff.no).

The nomination committee propose that the general meeting adopts the following resolution:

*"In accordance with the proposal from the nomination committee, the general meeting approves that the remuneration to the members of the nomination committee for the period from the general meeting in 2025 up to the annual general meeting in 2026 shall be NOK 75,000 for each member."*

## 6. Godkjenning av godtgjørelse til styret

Forslaget fra valgkomiteen er tilgjengelig på Selskapets nettside [www.geoff.no](http://www.geoff.no).

Valgkomiteen foreslår at generalforsamlingen fatter følgende vedtak:

*«I henhold til valgkomiteens innstilling, godkjenner generalforsamlingen at honorarer til medlemmer av styret fra den ordinære generalforsamlingen i 2026 og frem til ordinær generalforsamling i 2027 skal være som følger:*

*Styrets leder: NOK 525 000*

*Hvert styremedlem: NOK 420 000*

*I tillegg, hvert medlem NOK 100 000 av revisjonsutvalget:*

*I tillegg skal hver av Mona Irene Larsen og Susanne Munch Thore få en ekstra engangsutbetaling på NOK 500 000, for perioden januar til juni 2026.»*

## 7. Godkjenning av mellombalanse

Styret foreslår at generalforsamlingen fatter følgende vedtak:

*«Mellombalansen med balansedag 30. april 2026 godkjennes.»*

## 8. Godkjenning av kapitalnedsettelse

Styret foreslår at generalforsamlingen fatter følgende vedtak:

*«Aksjekapitalen reduseres med NOK 494 966 458 fra NOK 565 675 952 til NOK 70 709 494 ved at pålydende på aksjene i selskapet reduseres fra NOK 8,00 til NOK 1,00. NOK 282 837 976 av nedsettingsbeløpet skal betales ut i kontanter til Selskapets aksjonærer (NOK 4 per aksje) og NOK 212 128 482 skal overføres til «annen innskutt egenkapital» i selskapets balanse.*

*Kontantutdelingen skjer i form av tilbakebetaling av tidligere innskutt kapital.*

*Kapitalnedsettelsen og gjennomføring av utdelingen er betinget av at mellombalansen per 30. april 2026 er blitt registrert og kunngjort i regnskapsregisteret og at den lovfestede kreditorperioden har utløpt.*

## 6. Approval of the remuneration to the Board of Directors

The proposal from the nomination committee is available on the Company's website [www.geoff.no](http://www.geoff.no).

The nomination committee propose that the general meeting adopts the following resolution:

*"In accordance with the proposal from the nomination committee, the general meeting approves that the remuneration for members of the Board of Directors from the annual general meeting in 2026 and up to the annual general meeting in 2027 shall be as follows:*

*The chairman: NOK 525,000*

*Each board member: NOK 420,000*

*In addition, each member NOK 100,000 of the audit committee:*

*In addition, each of Mona Irene Larsen and Susanne Munch Thore shall receive an extra one-time payment of NOK 500,000, for the period January to June 2026."*

## 7. Approval of interim balance sheet

The board of directors propose that the general meeting adopts the following resolution:

*"The interim balance sheet with a balance sheet date of 30 April 2026 is approved."*

## 8. Approval of share capital reduction

The board of directors propose that the general meeting adopts the following resolutions:

*"The share capital is reduced by NOK 494,966,458 from NOK 565,675,952 to NOK 70,709,494 by reducing the nominal value of each share from NOK 8.00 to NOK 1.00. NOK 282,837,976 of the reduction amount shall be distributed to the shareholders in cash (NOK 4 per share) and NOK 212,128,482 shall be transferred to "other paid-in equity" in the Company's accounts.*

*The cash distribution shall be made in the form of repayment of previously paid-in capital.*

*The capital reduction and the implementation of the distribution is conditional upon the interim balance sheet as of 30 April 2026 having been registered and published in the Register of*

Utdelingen skjer til selskapets aksjonærer på slik dato som fastsatt og kommunisert av selskapets styre.

Ved ikrafttredelsen av dette vedtaket, endres Selskapets vedtekter § 3 til:

#### § 3 Aksjer

Selskapets aksjekapital er NOK 70 709 494 fordelt på 70 709 494 aksjer, hver pålydende NOK 1. Aksjene skal registreres i Euronext Securities Oslo (Verdipapirsentralen).»

### 9. Styrefullmakt til kapitalforhøyelse

På generalforsamlingen 10. juni 2025 fikk styret tillatelse til å øke selskapets aksjekapital. Styret mener at selskapet videre aktivt skal forfølge enhver mulighet for å hente inn mer kapital, for generelle selskapsformål og for å forbedre selskapets økonomiske situasjon for å handle på fremtidige muligheter for fartøyene. For å opprettholde fleksibilitet til å handle raskt på slike muligheter, foreslår styret at generalforsamlingen fatter følgende vedtak:

- 1) Styret i Golden Energy Offshore Services ASA («**Selskapet**») gis fullmakt til å forhøye aksjekapitalen med inntil NOK 14 141 898.
- 2) Fullmakten gjelder frem til Selskapets ordinære generalforsamling i 2027, men ikke lenger enn til 30. juni 2027.
- 3) Eksisterende aksjeeiernes fortrinnsrett, jf. allmennaksjeloven § 10-4 kan fravikes.
- 4) Fullmakten omfatter kapitalforhøyelse mot innskudd i annet enn penger og med rett til å pådra Selskapet særlige forpliktelser, samt beslutning om fusjon og fisjon, jf. allmennaksjeloven § 13-5 og § 14-6 (2). Fullmakten kan benyttes i situasjoner som beskrevet i verdipapirhandelloven § 6-17.
- 5) Fullmakten erstatter fullmakten til kapitalforhøyelse som er registrert i Foretaksregisteret.

Company Accounts and further that the statutory creditor's period has lapsed.

The distribution shall be made to the shareholders of the company on such date as decided and communicated by the board of directors.

When this resolution takes effect, § 3 in the Company's articles of association shall be amended to:

#### § 3 Shares

The company's share capital is NOK 70,709,494 divided into 70,709,494 shares, each with a nominal value of NOK 1.00. The shares shall be registered in Euronext Securities Oslo (Verdipapirsentralen).”

### 9. Authorisation to the Board of Directors to increase the share capital

On the annual general meeting held on 10 June 2025 the board of directors was granted an authorization to increase the Company's share capital. The board of directors are of the view that the Company shall further actively pursue any possibility to raise more capital, for general corporate purposes and to improve the financial situation of the Company to act on future opportunities for the vessels. In order to maintain flexibility to act rapidly on any such opportunities, the board of directors thus propose that the general meeting adopts the following resolution:

- 1) The board of Golden Energy Offshore Services ASA (the "**Company**") is authorised to increase the share capital by up to NOK 14,141,898.
- 2) The authorisation is valid up to the annual general meeting in 2027, but no longer than 30 June 2027.
- 3) The pre-emptive rights of the existing shareholders pursuant to section 10-4 of the Public Limited Liability Companies Act may be deviated from.
- 4) The authorisation comprises capital increases against non-cash contributions and the right to incur special obligations, including mergers and demergers, cf. the Public Limited Companies Act § 13-5 and § 14-6 (2). The authorisation can be used in situations as described in the Norwegian Securities Trading Act section 6-17.
- 5) This authorisation replaces the authorisation to increase share capital which is registered with the Register of Business Enterprises.

## 10. Styrefullmakt for erverv av egne aksjer i forbindelse med insentivprogram for Selskapets ansatte

Styret vurderer fortsatt å etablere et aksjeinsentivprogram for Selskapets ansatte og foreslår at generalforsamlingen gir styret fullmakt til å kjøpe egne aksjer i den forbindelse, med gyldighet til generalforsamlingen i 2027.

Styret foreslår at generalforsamlingen fatter følgende vedtak:

- 1) *Styret gis fullmakt til å erverve egne aksjer ved en eller flere anledninger med inntil NOK 7 070 949.*
- 2) *Maksimumsbeløpet per aksje er NOK 100 og minimumsbeløpet er NOK 0,05. Styret står ellers fritt til å bestemme metode for erverv og avhendelse av egne aksjer.*
- 3) *Fullmakten gjelder fra det tidspunktet den registreres i Foretaksregisteret og frem til det tidligste tidspunktet av Selskapets ordinære generalforsamling i 2027 og 30. juni 2027.*
- 4) *Egne aksjer ervervet i henhold til denne fullmakten kan bare benyttes til salg/overdragelse av aksjer til ansatte i forbindelse med konsernets aksjeinsentivprogram.*
- 5) *Ved registrering i Foretaksregisteret av denne fullmakten slettes tidligere fullmakt til å forhøye aksjekapitalen i forbindelse med Selskapets insentivprogrammer.*

## 10. Authorization to the Board of Directors for the acquisition of the Company's own shares in connection with incentive program for the Company's employees

The board of directors are still considering establishing a share incentive program for the employees of the Company and proposes that the general meeting grants the board of directors with an authorization to acquire treasury shares in this regard, valid until the annual general meeting in 2027.

The board of directors proposes that the following resolution is adopted at the general meeting:

- 1) *The board of directors is granted an authorisation to purchase on one or more occasions own shares with a total nominal value of NOK 7,070,949.*
- 2) *The maximum amount to be paid per share is NOK 100 and the minimum is NOK 0.05. The board of directors is otherwise free to decide the method of acquisition and disposal of own shares.*
- 3) *The authorisation is valid from the time of registration with the Norwegian Register of Business Enterprises and until the earlier of the Company's annual general meeting in 2027 and 30 June 2027.*
- 4) *Own shares acquired under this authorisation may only be used for sale/transfer of shares to employees in connection with the group's share incentive program.*
- 5) *Upon registration with the Norwegian Register of Business Enterprises of this authorisation, previous authorisation to increase the share capital in connection with the Company's incentive programmes shall be cancelled.*

## **GOLDEN ENERGY OFFSHORE SERVICES ASA – RECOMMENDATION BY THE NOMINATION COMMITTEE**

Golden Energy Offshore Services ASA (the “**Company**”) has scheduled its annual general meeting on 3 June 2026 (the “**General Meeting**”). In relation to the General Meeting, the nomination committee (the “**Committee**”) submits the information and recommendation:

### **1. The Committee – Mandate**

The Committee is by the General Meeting given mandate to evaluate and recommend candidates for shareholder appointed directors, for nomination committee members, as well as to propose remuneration to the board of directors and the Committee.

Geir Gustavsson (chairman) and Kevin Greene (member) constitute the Committee of the Company.

### **2. Board remuneration**

Reference is made to the system for board remuneration adopted by the General Meeting in 2020.

Considering the continuing extraordinary activity of the Company, regarding the execution of sale of vessels, annual report, repair offering and distribution of capital, there have been more frequently held board meetings, often on short notice. The Committee therefore recommends an additional compensation for the two independent board members of NOK 500,000 each for the period January to June 2026.

For the year 2026/2027 (i.e. until the next annual general meeting of the Company) the remuneration is proposed as follows:

*“Chair: NOK 525,000*

*Each board member: NOK 420,000*

*Each member of the audit committee: NOK 100,000”*

### **3. Proposed remuneration for the Committee**

Reference is made to the Committee’s mandate to propose remuneration to the board of directors and the Committee. Remuneration for each of the members of the Committee is proposed to be NOK 75,000.

### **4. Continuation of the board of directors**

The board has five members, elected for a period of two years at the annual general meeting for 2025. Rita Granlund was replaced with Mona Irene Larsen at the extraordinary meeting on 16 December 2025.

- Thomas John Scott – chairman
- Atef Abou Merhi - director
- Gideon Andrew Tuchman – director
- Mona Irene Larsen - director
- Susanne Munch Thore – director

The Committee observes that the board's composition addresses the interests of all shareholders and fulfils the Company’s need for expertise. Each board member has confirmed their capacity and motivation to continue, ensuring the board functions effectively as a collegiate body. However, the two board members being independent of any shareholders in the Company, Susanne Munch Thore and Mona Irene Larsen, have informed the Committee that they will request to be substituted before the annual general meeting in 2027. Considering the announcement made 18 May 2026 by the Company’s two largest shareholders about their initiation of a strategic review relating to their ownership

in the Company, Mona Irene Larsen and Susanne Munch Thore has informed the Committee that they expect that a substitution to take place by 31 August 2026.

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Oslo, 20 May 2026

On behalf of the Nomination Committee

Geir Gustavsson

Ref no:

PIN - code:

**Notice of Annual General Meeting**

Annual General Meeting in Golden Energy Offshore Services ASA will be held on 3 June 2026, 13:00 CEST as a virtual meeting.

The shareholder is registered with the following amount of shares at summons: \_\_\_\_\_ and vote for the number of shares registered in Euronext per Record date 27 May 2026.

**The deadline for electronic registration of advance votes, proxy of and instructions is 1 June 2026, 16:00 CEST.**

**Electronic registration**

*Alternatively, "Form for submission by post or e-mail for shareholders who cannot register their elections electronically".*

**Step 1 – Register during the enrollment/registration period:**

- Either through the company's website <https://www.geoff.no/> using a reference number and PIN – code (for those of you who receive the notice by post-service), or
- Log in through VPS Investor services; available at <https://investor.vps.no/garm/auth/login> or through own account manager (bank/broker). Once logged in - choose *Corporate Actions – General Meeting – ISIN*

You will see your name, **reference number, PIN - code** and balance. At the bottom you will find these choices:

**"Enroll"** - There is no need for registration for online participation

**"Advance vote"** - If you would like to vote in advance of the meeting

**"Delegate Proxy"** - Give proxy to the CEO of the Company (Per Ivar Fagervoll) or another person

**"Close"** - Press this if you do not wish to make any registration

**Step 2 – The general meeting day:**

**Online participation:** Please login through <https://dnb.lumiconnect.com/100-374-036-297>. You must identify yourself using the **reference number and PIN - code** from VPS - see step 1 above. Shareholders can also get their reference number and PIN code by contacting DNB Carnegie Issuer Services by phone +47 23 26 80 20 (08:00 – 15:00 CEST).

If you log in after the meeting has started, you will be granted access, but without the right to vote.



## GUIDE FOR ONLINE PARTICIPATION

### GOLDEN ENERGY OFFSHORE SERVICES ASA

3 June 2026

Golden Energy Offshore Services ASA will hold its annual general meeting on 3 June 2026 at 13:00 CEST as a digital meeting, where you get the opportunity to participate online with your PC, phone or tablet. Below is a description of how to participate online.

We would also like to point out that shareholders have the opportunity to pre-vote or grant a proxy before the meeting. See the notice for further details on how to register this. If you pre-vote or grant a proxy, you can still log in to the general meeting to follow and ask questions, but you will not have the opportunity to vote on the items.

No registration is required for shareholders who wish to participate online, but shareholders must be logged in before the general meeting starts. If you log in after the general meeting has started you will be given access to follow, but without the right to vote.

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#### ACCESS THE ONLINE GENERAL MEETING

Go to the following website: <https://dnb.lumiconnect.com>

either on your smartphone, tablet or PC. All major known browsers, such as Chrome, Safari, Edge, Firefox etc. are supported.

enter Meeting ID: **100-374-036-297** and click **Join Meeting**:

Alternatively put direct link in your browser <https://dnb.lumiconnect.com/100-374-036-297>

You must then identify yourself with.

**a) Ref. number from VPS for the general meeting**

**b) PIN code from VPS for general meeting**

Once you are logged in you will be able to see your name, the number of votes you have, and you can choose the system language Norwegian or English.

**Please note that you must have internet access during the entire meeting.**

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#### HOW TO FIND YOUR REFERENCE NUMBER AND PIN CODE

All shareholders registered in the VPS are assigned their own unique reference and PIN code for use in the General Meeting, available to each shareholder through VPS Investor Services. Access VPS Investor Services, select Corporate Actions, General Meeting. Click on the ISIN and you can see your reference number (Ref.nr.) and PIN code.

All VPS directly registered shareholders have access to investor services either via <https://investor.vps.no/garm/auth/login> or internet bank. Contact your VPS account operator if you do not have access.

Shareholders who have not selected electronic corporate messages in Investor Services will also receive their reference number and PIN code by post together with the summons from the company (on registration form).

Shareholders who do not find their reference number and PIN code for access, or have other technical questions are welcome to call DNB Carnegie Issuer Services on phone +47 23 26 80 20 (between 08:00-15:00 CEST)

**Custodian registered shareholders:** Shares held through Custodians (nominee) accounts must exercise their voting rights through their Custodian. Please contact your Custodian for further information.

## VOTING

Matters to be voted on will be pushed to your screen when voting is due. If necessary, click on the VOTING option when available. Normally, all matters will be available for voting at the start of the meeting, and you can vote as quickly as you wish on all matters.

To vote, select FOR, AGAINST or ABSTAIN, and you will see a confirmation text with your choice.

You may also be given an option where you can vote collectively on all matters. If you use this option, you can still override the voting direction on individual matters if desired.

You can change or cancel your votes as many times as you like, until the meeting chair closes the voting on individual matters. Your last choice will be valid.

**NB: Logged-in shareholders who have voted in advance or given a power of attorney will not have the opportunity to vote but can follow and write messages if desired.**

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## QUESTIONS/COMMENTS TO THE GENERAL MEETING

### MESSAGING

Written questions or comments on the items on the agenda can be submitted by shareholders throughout the general meeting.

To view published questions from other shareholders, or if you yourself wish to ask questions or comment on any of the items on the agenda, select MESSAGES.

**All shareholders who submit questions or comments will be identified to other shareholders by name, but not by shareholding.**

Questions submitted online will be moderated before they are published and will be sent to the meeting chair. Submitted questions will therefore not necessarily appear immediately. If you have technical questions or similar, you will be able to get a direct answer from the moderator that only you will see.