

#### NORDIC AQUA PARTNERS A/S: NOTICE OF EXTRAORDINARY GENERAL MEETING

The Board of Directors hereby gives notice of an extraordinary general meeting of Nordic Aqua Partners A/S, CVR no. 38183001 (the "Company") to be held:

#### 30 March 2023, at 10:00 a.m. (CEST)

at c/o Poul Schmith, Kalvebod Brygge 32, 1560 Copenhagen, Denmark.

Nordic Aqua Partners A/S is a Danish limited liability company and is subject to the Danish Companies Act.

#### **AGENDA**

- 1. Election of chairman of the general meeting
- 2. Election of members to the Board of Directors
- 3. Any other business

## 1) Election of chairman of the general meeting

The Board of Directors proposes to elect attorney-at-law Carina Vang Kristoffersen as chairman of the meeting.

#### 2) Election of members to the Board of Directors

In connection with the extraordinary general meeting on 30 March 2023, the following persons will resign from the Board of Directors: Ragnar Joensen, Ove Nodland and Tore Hopen.

The Board of Directors proposes to elect the following persons as new members of the Board of Directors:

- o Aino Olaisen
- o Atle Eide
- o Therese Log Bergjord

Aino Olaisen is the chairperson of the salmon farming company Nova Sea, and runs her own investment company Aino.

Atle Eide currently serves as chairperson of SalmarAkerOcean, ScaleAQ, LakeHarvestGroup, Saga Robotics as well as chairperson and CEO of Maringto and board member of Benchmark Holdings and Kontali.

Therese Log Bergjord is currently CEO of Skretting and member of the Management Board of Nutreco.

A meeting of the Board of Directors is scheduled to be held immediately after the general meeting with the following agenda points: (i) the appointment of Atle Eide as new chairperson of the Board of Directors (assuming that Atle Eide is elected as board member at the general meeting) and (ii) the appointment of Ragnar Joensen as new chief executive officer (CEO) of the Company.

## 3) Any other business



# REGISTRATION, ADMISSION, PROXY AND POSTAL VOTE

#### Registration date

A shareholder's right to participate in the general meeting and the number of votes, which the shareholder is entitled to cast, is determined in accordance with the number of shares held by such shareholder on 23 March 2023 (the registration date), see article 8.2.5 of the Company's Articles of Association.

The shares held by each shareholder are determined at the registration date on the basis of the shareholdings registered in the share register and in accordance with any notices regarding shareholdings received, but not yet registered, by the Company in the share register.

#### Deadline for notice of attendance

A shareholder (or its proxy) wishing to attend the general meeting must give notice of his or her participation to the Company, see article 8.2.6 of the Company's Articles of Association. Similarly, the shareholder's advisor (or the shareholder's proxy's advisor) must give notice of his or her participation to the Company.

Notice of attendance must be given to the Company either by registering electronically through VPS Investor Services through a link made available on the Company's website or by using the notice of attendance form attached as <a href="mailto:Appendix1">Appendix 1</a>, which shall be sent, duly completed and signed, to DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021, Oslo, Norway or by e-mail to genf@dnb.no for receipt no later than 25 March 2023 at 11.59 p.m. (CEST). The admission card for attendance will be made available on 30 March 2023 at the address where the Extraordinary General Meeting will take place c/o Poul Schmith, Kalvebod Brygge 32, 1560 Copenhagen, Denmark).

## Representation by proxy

If you are prevented from attending the general meeting, you may appoint a proxy, e.g. the Board of Directors, to cast the votes carried by your shares. If you wish to appoint a proxy, you may do this either by registering electronically through VPS Investor Services through a link made available on the Company's website or by returning the instrument of proxy form attached as <u>Appendix 1</u>, duly signed and dated, to DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021, Oslo, Norway or by e-mail to genf@dnb.no for receipt no later than 25 March 2023 at 11.59 p.m. (CEST). The admission card for the proxy's attendance will be made available on 30 March 2023 at the address where the Extraordinary General Meeting will take place (c/o Poul Schmith, Kalvebod Brygge 32, 1560 Copenhagen, Denmark).

# Advance postal votes

You may also submit your votes by post. The postal vote only has legal effect if it is received by the Company no later than 25 March 2023 at 11.59 p.m. (CEST). If you wish to vote in advance you may do this either by registering electronically through VPS Investor Services through a link made available on the Company's website or by returning the instrument of advance postal votes form attached as <u>Appendix 2</u>, duly signed and dated, to DNB Bank ASA, Registrar's Department, P.O. Box 1600 Sentrum, 0021, Oslo, Norway or by e-mail to genf@dnb.dk for receipt no later than 25 March 2023 at 11.59 p.m. (CEST).



#### Share capital and voting rights

The Company's share capital is DKK 14,899,368 divided into shares of DKK 1.00, see article 3.1 of the Company's Articles of Association. Pursuant to article 4.1 of the Company's Articles of Association, each share of DKK 1.00 carries one vote:

Number of shares: 14,899,368 Number of votes: 14,899,368

## Agenda etc.

This notice, including the agenda and the full text of the proposed resolutions, the notice of attendance and proxy form and the advance postal vote form will be sent by email on 8 March 2023 to the registered shareholders who have registered their email addresses with Nordic Aqua Partners A/S in accordance with article 9.2 of the Company's Articles of Association.

The following information will be made available on the Company's website on 8 March 2023:

- Notice of extraordinary general meeting, including the agenda and the full text of the resolutions;
- The total number of shares and voting rights as at the date of the notice;
- The forms to be used for giving notice of attendance and for voting by proxy and by post.

#### **Voting requirements**

The following majority requirements must be met in order for the proposed resolutions to be adopted:

The proposed resolutions under item 1-2 may be adopted by a simple majority of votes.

# Questions from the shareholders

Shareholders may prior to the extraordinary general meeting in writing submit questions concerning the agenda. Questions must be sent by email to Ragnar Joensen, chairman of the board of directors (ragnar@nordicaquapartners.com), marked "EGM".

Questions will be answered in writing or orally at the general meeting.

#### Language

The general meeting will be conducted in English in accordance with article 8.8.1 of the Company's Articles of Association.

#### **Appendixes**

Appendix 1: Notice of attendance and proxy form

Appendix 2: Advance postal vote

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Copenhagen, 8 March 2023 The Board of Directors

# **Investor enquiries**

Mr. Ragnar Joensen, Chairman of board of directors of Nordic Aqua Partners A/S, e-mail: ragnar@nordicaquapartners.com

# **About Nordic Aqua Partners A/S**

Nordic Aqua Partners A/S provides the Chinese market with live, high-quality Atlantic salmon farmed in a sustainable and state-of-the-art Recirculating Aquaculture System (RAS) facility located in Xiangshan county of Ningbo. Nordic Aqua Partners' shares are traded on the Euronext Growth Oslo.



Appendix 1 to notice of extraordinary general meeting of Nordic Aqua Partners A/S (the "Company") to be held on Thursday, 30 March 2023 at 10:00 a.m. (CEST)

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		Ref no	:	PIN code:	
		Notice	of Extraord	inary General Meeting	
		2023 at	10:00 a.m. (C	ua Partners A/S will be held on 30 Marc EST). Address: c/o Poul Schmith, 1560 Copenhagen, Denmark	h
Fhe shareholder is regi Record Date: 23 March		amount of shares at summons:	and vote	for the number of shares registered per	
Deadline for regis	stration of attenda	nce, advance votes, proxy or in	structions:	25 March 2023 at 11:59 p.m. (CES	T)
f you are not able to re Department, P.O.Box 1  Registration for a Notice of attendance of routification of attendance of the properties o	gister this electronically, 600 Centrum, 0021 Oslattendance should be registered to dance through the VPS es chose Corporate Actions.no/.  gister this electronically, 600 Centrum, 0021 Oslate Corporate Actions.no/.	ISIN. Investor Services can be accessed to you may send appendix 2 by e-mail to go, Norway.  Inrough VPS Investor Services.  Investor Services, the reference number a cons - General Meeting, click on ISIN. Investor, you may send by e-mail to genf@dnb.nc	hrough https://wenf@dnb.no, or and pin code on estor Services can, or by regular r	by regular mail to DNB Bank ASA, Registrant this form must be stated. an be accessed through	rs
		or Extraordinary General Meeting of Nordi	c Aqua Partner:	s A/S	
Proxy to another individual	i to vote for your shares.		Ref no:	PIN code:	
For granting proxy thro	es chose Corporate Acti	vestor Services. ces, the reference number and pin code o cons - General Meeting, click on ISIN. Inve			
Department, P.O.Box 1	600 Centrum, 0021 Osl	you may send by e-mail to <a href="mailto:genf@dnb.nc">genf@dnb.nc</a> o, Norway. If the shareholder is a Companereof must be attached to the proxy. <b>The</b>	ny, the signature	e must be according to the Company's	
The undersigned nereby grants (if you do	o not state the name the	proxy holder, the proxy will be given to the	ne Chair of the E	Board of Directors)	
☐ the Chair of the Bo	pard of Directors (or a pe	erson authorised by him or her), or			
(Name of proxy hol	lder in capital letters)				
proxy to attend and vot	e for my/our shares at th	ne Extraordinary General Meeting of Nord	ic Aqua Partner	rs held on 30 March 2023.	
Place	Date	Shareholder's signature (only fo	r granting proxy	r)	
1400	Date	onarcholder a signature (Only 10	granting proxy	<i>1</i>	



Appendix 1 to notice of extraordinary general meeting of Nordic Aqua Partners A/S (the "Company") to be held on Thursday, 30 March 2023 at 10:00 a.m. (CEST)

# Proxy with voting instructions for Extraordinary General Meeting in Nordic Aqua Partners A/S

The Proxy with voting instructions must be dated and signed to be valid.

You must use this proxy form to give voting instructions to Chair of the Board of Directors or the person authorised by him or her. Instruction to other than Chair of the Board, give a proxy without voting instructions and agree directly with the proxy holder how voting should be executed.

Proxies with voting instructions can only be registered by DNB and must be sent to <a href="mailto:genf@dnb.no">genf@dnb.no</a> (scanned form) or by regular mail to DNB Bank ASA, Registrars' Department, P.O. Box 1600 Centrum, 0021 Oslo, Norway. The form must be received by DNB Bank ASA, Registrars' Department no later than 25 March 2023 at 11:59 p.m. (CEST). If the shareholder is a Company, the signature must be according to the Company's Certificate of Registration and documentation thereof must be attached to the proxy.

The undersigned: Ref no: hereby grants the Chair of the Board of Directors (or the person authorised by him or her) proxy to attend and vote for my/our shares at the Extraordinary General Meeting of Nordic Aqua Partners A/S on 30 March 2023.							
vote in ac replacem	s shall be exercised in accordance to the in ecordance with the Board of Director's reco- ent of the proposals in the Notice, the pro- od, the proxy holder may abstain from voti	ommendations. However, if any motion xy holder may vote at his or her discre	ns are made	from the atte	ndees in addition	on to or in	
Agenda	for the Extraordinary General Meeting	2023	For	Against	Abstention	Board recommendation	
1.	Election of Carina Vang Kristoffersen as	s chairman of the meeting				FOR	
2.	Election of members to the Board of Dir	rectors:					
	Aino Olaisen					FOR	
	Atle Eide					FOR	
	Therese Log Bergjord					FOR	
3.	Any other business			No	voting		
The vote stated ot sharehold	given in advance is irrevocable. A vote accordance with the recommendations given in advance applies to the number of nerwise in relation to items for which split with a calculated based on the entry in the but has not yet entered in the register of signals.	of the Board of Directors as they a shares in the possession of the unde voting is permitted pursuant to the Artic Company's register of shareholders	ppear in the rsigned on tholes of Assoc	table above te date of regulation, to all v	istration, and, u	unless explicitly to such shares. The	
Place	Date	Shareholder's signature (Only fo	r granting pro	oxv with votin	a instructions)		



Aqua Appendix 2 to notice of extraordinary general meeting of Nordic Aqua Partners A/S (the "Company") to be held on Thursday, 30 March 2023 at 10:00 a.m. (CEST)

## **ADVANCE POSTAL VOTE**

Nordic Aqua Partners A/S, CVR no. 38 18 30 01, extraordinary general meeting to be held on 30 March 2023 at 10:00 a.m. (CEST),

at c/o Poul Schmith, Kalvebod Brygge 32, 1560 Copenhagen, Denmark.

I, the undersigned				
Name of shareholder:				
Address:				
Zip code and city:				
Country:				
hereby vote by correspondence at the extraordinary general meeting of N 10:00 a.m. (CEST) as set out below:  Please mark the box "FOR", "AGAINST" or "ABSTAIN" to indicate your discount of the control o			A/S called for	Thursday, 30 March 2023 a
Items on the agenda	FOR	AGAINST	ABSTAIN	Board recommendation
(the full agenda is included in the notice of the meeting				
Election of Carina Vang Kristoffersen as chairman of the meeting				FOR
Election of members to the Board of Directors:				
Aino Olaisen				FOR
Atle Eide				FOR
Therese Log Bergjord				FOR
3. Any other business				
The vote by post is irrevocable. A vote by post that has only been of in accordance with the recommendations of the Board of Directors at the vote by post applies to the number of shares in the possession of the stated otherwise in relation to items for which split voting is permitted pure the control of the shares. The characteristic polyleted based on the outroist to Company	as they e under suant to	appear in the signed on the the Articles of	e table above date of regis f Association	etration, and, unless explici to <u>all</u> votes attached to suc
shares. The shareholding is calculated based on the entry in the Compar the Company has received but has not yet entered in the register of shar be according to the Company's Certificate of Registration and documenta				Company, the signature mu