

### Seacrest Petroleo Bermuda Limited. PROXY FORM

Your proxy must be received by 5:00 pm Atlantic Standard Time on 15 December 2023 to be counted in the final tabulation of proxy votes for the meeting.

This proxy is solicited on behalf of the Board of Seacrest Petroleo Bermuda Limited ("Seacrest" or the "Company") for the annual general meeting of the Company's shareholders to be held on 20 December 2023.

The undersigned appoints the chairman as proxy with full power of substitution, and authorises him to represent and to vote, as designated below, all common shares of the Company held of record by the undersigned on 23 November 2023 at the meeting and at any adjournment of the meeting. The undersigned further authorizes the proxy to vote in his discretion upon such other matters as may properly come before the meeting (including any motion to amend the resolutions proposed at the meeting and any motion to adjourn the meeting) and at any adjournment of the meeting.

Number of common shares held on record do
Signature
Signature (if held be joint holders)

Please print the shareholder's name exactly as it appears in the register of shareholders of the Company and sign this proxy form. Proxies should be dated when signed. Where shares are held by joint holders, both should sign. When signing as attorney, executor, administrator, trustee, guardian or other similar capacity, please give your full title as such and execute the document. If a corporation, a duly authorised officer of the corporation should sign on behalf of the corporation, or the seal of the corporation should be affixed, in each case. If a partnership, a partner should sign in the partnership's name.

Please mark, sign, date and return this proxy card to DNB Bank ASA either: (i) by email to <a href="vote@dnb.no">vote@dnb.no</a>; (ii) by ordinary mail to P.O. Box address: DNB Bank ASA, Registrars Department, P.O. Box 1600 Sentrum, 0021 Oslo, Norway; or (iii) by hand to DNB Bank ASA, Dronning Eufemias gate 30, 0191 Oslo, Norway. In order for your proxy to be counted, the proxy must be received no later than 5:00 pm Atlantic Standard Time on 15 December 2023.

#### PROXY FORM

### 2023 ANNUAL GENERAL MEETING OF SEACREST PETROLEO BERMUDA LIMITED

THIS PROXY, WHEN PROPERLY EXECUTED AND DELIVERED, WILL BE VOTED AS DIRECTED BY THE UNDERSIGNED SHAREHOLDER.

FOR PROPOSALS 1 AND 2, PLEASE VOTE "FOR", "AGAINST" OR "ABSTAIN".

PROPOSALS 1 AND 2 WILL BE DETERMINED BY A SIMPLE MAJORITY OF THE VOTES CAST.

PROPOSALS 3 THROUGH 11 WILL BE DETERMINED BY CUMULATIVE VOTING, AS FOLLOWS: PLEASE MULTIPLY THE NUMBER OF SHARES YOU HOLD BY SEVEN (7) (REPRESENTING THE NUMBER OF BOARD POSITIONS AVAILABLE FOR ELECTION) AND ALLOCATE YOUR VOTES BESIDE THE NAME(S) OF YOUR SELECTED NOMINEE(S).

IF YOU SIGN AND RETURN THIS PROXY BUT NO DIRECTIONS ARE GIVEN, THEN THIS PROXY WILL BE VOTED SO THAT, IN RESPECT OF PROPOSALS 1 AND 2, YOU WILL VOTE "FOR" EACH PROPOSAL, AND FOR PROPOSALS 3 THROUGH 11, THE VOTES TO WHICH YOU ARE ENTITLED WILL BE SPLIT EQUALLY BETWEEN EACH OF THE BOARD-APPROVED CANDIDATES FOR ELECTION AS DIRECTORS, AND IN THE DISCRETION OF THE PROXY UPON SUCH OTHER MATTERS AS MAY PROPERLY COME BEFORE THE MEETING.

#### **VOTES MUST BE INDICATED IN BLACK OR BLUE INK.**

#### MARK, SIGN, DATE AND RETURN THE PROXY CARD PROMPTLY.

## IF THE ABOVE VOTING INSTRUCTIONS ARE NOT FOLLOWED, YOUR VOTES MAY NOT BE COUNTED AT THE 2023 ANNUAL GENERAL MEETING OF THE COMPANY.

PROPOSAL	VOT	ING INSTRUCTION	ONS
<ol> <li>KPMG Auditores Independentes Ltda., of Sao Paulo, Brazil, are appointed as auditor of the Company for a term expiring at the conclusion of the 2024 Annual General Meeting of shareholders of the Company and the board of directors of the Company is authorised to determine the remuneration of the auditor.</li> </ol>	FOR	AGAINST	ABSTAIN
2. The authorised common share capital of the Company is increased to 475,000,000 common shares of par value US\$0.00002 each by the creation of 100,937,500 new common shares of par value US\$0.00002 each (such shares to have the rights and be subject to the restrictions set out in the bye-laws of the Company).	FOR	AGAINST	ABSTAIN

[VOTING CONTINUES OVERLEAF]

# **PROXY FORM**2023 ANNUAL GENERAL MEETING OF SEACREST PETROLEO BERMUDA LIMITED

	Director Candidates:	
3.	That Erik Tiller is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
4.	That Rune Olav Pedersen is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
5.	That Denis Chatelan is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
6.	That Paulo Ricardo da S. dos Santos is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
7.	That Martin Bachmann is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
8.	That Robert Lawson is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
9.	That Pedro Magalhães is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
10.	That José Alcides Santoro Martins is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR
11.	That Marcio Felix is appointed as a director of the Company.	(multiply shares by 7 and allocate votes):  VOTES FOR