

Schedule C – Proxy-absentee vote form

Linkfire A/S' Extraordinary General Meeting, 21 August 2024 at 10.00 CEST at the company's office, Rentemestervej 80, 2400 Copenhagen NV.

| I, the L | Indersigned |
|----------|---|
| Name | of shareholder: |
| Addres | ss: |
| Postal | code and city: |
| | ly account no. orerence no.: |
| Hereby (| grant authority to attend and vote on my behalf at the Extraordinary General Meeting of Linkfire A/S for 21 August 2024 as so w: |
| Please r | nark the appropriate box (i), (ii), (iii) or (iv) below: |
| i) | □ Vote by post in accordance with the voting directions given below. (Please mark the boxes "FOR", "AGAINST" or |
| | "ABSTAIN" to indicate your directions). Please note, that a vote by post cannot be withdrawn after it has been received by the company. |
| or | |
| ii) | □ Grant a proxy to a named third party: (name and address of the proxyholder in CAPITAL LETTERS) |
| or | |
| iii) | □ Grant a proxy to the chairman of the board of directors (votes will be casted in accordance with the board of directors and the nomination committee's recommendations). |
| or | |
| iv) | $\ \square$ Grant a proxy to the chairman of the board of directors to vote in accordance with the voting instructions given |
| | below (Please mark the boxes "FOR", "AGAINST" or "ABSTAIN" to indicate your directions). |

| Items on the agenda (the full agenda is included in the notice of the meeting) | FOR | AGAINST | ABSTAIN | The Board's recommendation |
|--|-----|---------|---------|----------------------------|
| Proposal to authorize the Board of Directors to issue a warrant to NVB | | | | FOR |
| Proposal to authorize the Board of Directors to issue warrants to new or existing lenders | | | | FOR |
| Proposal to decrease the number of warrants in the authorization granted to the Board of Directors | | | | FOR |
| 4. Proposal on authorization to the chairman of the meeting | | | | FOR |

A proxy/vote by post that has only been dated and signed shall be considered as a proxy to the chairman of the board of directors to vote in accordance with the board of directors' and the nomination committee's recommendations as they appear in the table above.

The proxy/vote by post shall apply to all proposals discussed at the Extraordinary General Meeting. If new proposals are presented and put to the vote, including amendments to proposals or candidates other than as described above, the proxy holder shall vote on your behalf in accordance with his or her own convictions. The vote by post will be taken into consideration if a new or amended proposal is substantially the same as the original proposal.

The proxy/vote by post applies to the number of shares in the possession of the undersigned on the date of registration. The shareholding is calculated on the basis of the entry in the Company's register of shareholders and notifications on ownership that the Company has received but has not yet entered in the register of shareholders.

| | | | | Signature |
|--|--|--|--|-----------|