SEADRILL LIMITED 11025 EQUITY DRIVE, SUITE 150 HOUSTON, TEXAS 77041

Signature [PLEASE SIGN WITHIN BOX]

Date



VOTE BY INTERNET - <a href="https://www.proxyvote.com">www.proxyvote.com</a> or scan the QR Barcode above
Use the Internet to transmit your voting instructions and for electronic delivery of information.
Vote by 11:59 p.m. EST on April 15, 2024. Have your proxy card in hand when you access the web site and follow the instructions to obtain your records and to create an electronic voting instruction form.

## **ELECTRONIC DELIVERY OF FUTURE PROXY MATERIALS**

If you would like to reduce the costs incurred by our company in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years.

## VOTE BY PHONE - 1-800-690-6903

Use any touch-tone telephone to transmit your voting instructions. Vote by 11:59 p.m. EST on April 15, 2024. Have your proxy card in hand when you call and then follow the instructions.

## VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717 so that it is received by no later than 11:59 p.m. EST on April 15, 2024.

		THIS PRO	XY CA	RD IS V	ALID ON	LY W	HEN SIGNED AND DATED.	DETACH AND	KETUR	N THIS PC	KHON
DRIL	L LIN	MITED									
The B	oard nmei	of Directors of Seadrill Limited (the "Company") nds you vote FOR proposals 1, 2(a)-(i), 3, 4, 5								_	
and 6	To determine that the number of Directors comprising the Board of Directors be set at up to nine (9) Directors until the next annual general meeting of shareholders of the Company, or until such number is changed in accordance with the Bye-laws of the Company (the "Bye-laws").		For	Against	Abstain						
			П	П	П						'
			_	_	_				For	Against	Λhct
	follo until until	e-elect, by way of separate resolutions, each of the wing persons as Directors of the Company to serve the Company's next annual general meeting or their respective offices are otherwise vacated in rdance with the Bye-laws.				3.	To approve the appointment of PricewaterhouseCooper LLP to serve as the Company's independent auditor fo the financial year ending December 31, 2024 and serve until the close of the Company's next annual general				
	2a.	Julie Robertson					meeting thereafter, and to authorize Directors (acting through its Audit and Risk determine the remuneration of Pricewater	the Board of Committee) to			
	2b.	Jean Cahuzac				4.	LLP.  To approve the amended and restated b	ye-laws as set			
	2c.	Jan Kjærvik					out in Appendix 2 attached to the Proxy Statement (the "A&R Bye-laws") and adopt the A&R Bye-laws to be the bye-laws of the Company in substitution for and to the				
	2d.	Mark McCollum				5.	exclusion of all existing bye-laws of the C To ratify, approve and confirm the interim	ompany.			
	2e.	Harry Quarls					paid to certain Directors of the Company fi 2024 to the date of the Company's 2024 A Meeting of Shareholders (the "Meeting") a	rom January 1, Annual General			
	2f.	Andrew Schultz					the remuneration of the Directors for the period from date immediately following the Meeting until the later occur of December 31, 2024 and the date of the 20	eriod from the ntil the later to			
	2g.	Paul Smith					Annual General Meeting of Shareholders as set out in Appendix 3 attached to the Pro	, in each case,			
	2h.	Jonathan Swinney				6.	To approve that an application is made by the Oslo Stock Exchange for the delisting shares.	ne Company to of its common			
	2i.	Ana Zambelli				<b>NO</b>	TE: Such other business as may properly coeting or any adjournment thereof.	me before the			
Please	sign rs sho	exactly as your name(s) appear(s) hereon. When sign ould each sign personally. All holders must sign. If a cor	ing as poratio	attorney, n or partn	executor, a ership, plea	dminis	trator, or other fiduciary, please give full title	e as such. Joint horized officer.			

Signature (Joint Owners)

Date

Important Notice Regarding the Availability of Proxy Materials for the Annual General Meeting:  The Notice and Proxy Statement is available at www.proxyvote.com.
V39078-P06599
SEADRILL LIMITED  Annual General Meeting of Shareholders  April 17, 2024 at 10:00 AM  This proxy is solicited by the Board of Directors

to be held at 10:00 AM, on April 17, 2024, at the Rosewood Hotel, 60 Tucker's Point Dr., Hamilton Parish, HS 02 Bermuda (the "2024 Annual General Meeting"), and any adjournment or postponement thereof.

The proxy holder shall also have discretion to vote the Shares for or against any amendments to proposals duly made at the 2024 Annual General Meeting or any postponement or adjournment thereof. If no direction is given, the Shares will be voted in favour of the proposals as recommended by the Board of Directors (including amendments thereto approved by the Board of Directors) when duly presented at the 2024 Annual General Meeting or any postponement or adjournment thereof.

The proxy holders shall have discretion to vote the Shares on any other matters as may otherwise properly come before the

2024 Annual General Meeting or any postponement or adjournment thereof.

The shareholder(s) hereby appoint(s) each of the following persons as proxy holders for the Meeting: Ms. Julie Robertson (Chair of the Board of Directors), Mr. Simon Johnson (Seadrill CEO), Mr. Martyn Svensen (Seadrill Vice President of Insurance) and Ms. Jennifer Panchaud (Attorney at Conyers Dill & Pearman Limited, Seadrill's Bermuda Counsel), and hereby authorize(s) each of them to represent and to vote, as designated on the reverse side of this ballot, all of the common shares of SEADRILL LIMITED (the "Shares") that the shareholder(s) is/are entitled to vote at the Annual General Meeting of Shareholders

Continued and to be signed on reverse side