

BEACON ENERGY PLC (the "Company")

ANNUAL GENERAL MEETING OF THE COMPANY, TO BE HELD ON 21 DECEMBER 2023 AT 10.00 A.M. AT THE REGISTERED OFFICE OF THE COMPANY, 55 ATHOL STREET, DOUGLAS, ISLE OF MAN, IM1 1LA

FORM OF PROXY

I/We (name(s) in full)
Of (addresses)
being (a) member(s) of the above-named Company, hereby appoint the Chairman of the meeting, or failing him, (name(s) in full)
as my/our proxy to attend, represent and vote for me/us on my/our behalf at the Annua General Meeting of the Company to be held at 55 Athol Street, Douglas, Isle of Man on 23 December 2023 at 10.00 a.m. and at any adjournment thereof.
Please indicate with an "X" in the space below how you wish your votes to be cast in respec

Please indicate with an "X" in the space below how you wish your votes to be cast in respect of the Resolutions set out in the notice convening the Annual General Meeting. If no specific direction to voting is given, the proxy will vote or abstain at his discretion.

Resolutions 1-6 inclusive are proposed as Ordinary Resolutions. Resolution 7 is proposed as a Special Resolution.

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		For	Against	Withheld
ORDINARY BUSINESS				
1.	To receive and adopt the annual report and audited			
	accounts of the Company for the 8-month period ended			
	31 December 2022, together with the Directors' and			
	Auditor's reports therein.			
2.	To re-appoint Lubbock Fine LLP as Auditor of the			
	Company to hold office from the conclusion of the			
	meeting to the conclusion of the next meeting at which			
	the accounts are laid before the Company.			
3.	To authorise the Directors to determine the remuneration of Lubbock Fine LLP as Auditor of the			
	Company.			
4.	To re-appoint as a Director Ross Warner who retires by			
	rotation at the commencement of the 2023 Annual			
	General Meeting and submits himself for immediate			
	reappointment to the Board.			



5		For	Against	Withheld
5.	To re-appoint as a Director Stephen Whyte who retires			
	by rotation at the commencement of the 2023 Annual			
	General Meeting and submits himself for immediate			
	reappointment to the Board.			
6.	That the Directors be generally and unconditionally			
	authorised in accordance with articles 5.1 and 5.2 of the			
	Company's articles of association to exercise all of the			
	powers of the Company to issue and allot an aggregate			
	of 6,687,339,810 Ordinary Shares (in addition to the Ordinary Shares in issue at the date of the Annual			
	General Meeting) representing approximately 50% of			
	the current issued share capital; such authority to expire			
	(unless and to the extent previously revoked, varied or			
	renewed by the Company in general meeting) at the			
	conclusion of the next Annual General Meeting of the			
	Company or, if earlier, the date 15 months after the			
	date of passing this Resolution, provided that this			
	authority shall allow the Company, before such expiry,			
	to make an offer or enter into an agreement which would or might require Ordinary Shares to be allotted			
	after this authority expires and the directors may allot			
	Ordinary Shares in pursuance of such an offer or			
	agreement as if the authority conferred hereby had not			
	expired.			
SPECIA 7.	L BUSINESS – SPECIAL RESOLUTION That subject to and conditional upon the passing of			
	Resolution 6, the provisions of article 5.5 of the			
	Company's articles of association requiring shares			
	proposed to be issued for cash first to be offered to the			
	members of the Company in proportions as near as may			
	be to the number of the existing shares held by them			
	respectively be and are hereby disapplied in relation to:			
	respectively be and are hereby disapplied in relation to: a. the issue and allotment of Ordinary Shares pursuant			
	respectively be and are hereby disapplied in relation to: a. the issue and allotment of Ordinary Shares pursuant to a rights issue and otherwise pursuant to a rights			
	respectively be and are hereby disapplied in relation to: a. the issue and allotment of Ordinary Shares pursuant to a rights issue and otherwise pursuant to a rights issue, open offer, scrip dividend scheme or other pre-			
	respectively be and are hereby disapplied in relation to: a. the issue and allotment of Ordinary Shares pursuant to a rights issue and otherwise pursuant to a rights issue, open offer, scrip dividend scheme or other preemptive offer or scheme which is in each case in favour			
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	For	Against	Withheld
shares being represented by depositary receipts, directions from any holders of shares or other persons to deal in some other manner with their respective entitlements or any other matter whatever which the directors consider to require such exclusions or other arrangements with the ability for the directors to allot equity securities not taken up to any person as they may think fit; and			
b. the issue and allotment of Ordinary Shares for cash otherwise than pursuant to sub-paragraph (a) above up to an aggregate maximum number of 6,687,339,810 Ordinary Shares, representing approximately 50% of the Ordinary Share capital as at the date of this notice, such disapplication to expire on the same date as the expiration of any authority given in Resolution 6, provided that this disapplication shall allow the Company, before such expiry, to make an offer or enter into an agreement which would or might require Ordinary Shares to be allotted after this disapplication expires and the directors may allot such Ordinary Shares in pursuance of such an offer or agreement and in pursuance of any agreement existing prior to the passing of this Resolution as if the disapplication conferred hereby had not expired.			

Signature	1)2†6
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Notes

- 1. You may appoint one or more proxies of your own choice, if you are unable to attend the meeting but would like to vote. If such an appointment is made, delete the words "the Chairman of the meeting" and insert the name(s) of the person or persons appointed as proxy/proxies in the space provided. A proxy need not be a member of the Company. If no name is entered, the return of this form duly signed will authorise the Chairman of the meeting to act as your proxy.
- 2. In the case of a corporation, this form of proxy must be executed under its common seal or under the hand of a duly authorised officer or attorney.
- 3. In order that this form of proxy shall be valid, it must be sent by post or sent by email to corporate.governance@fim.co.im or by facsimile to +44 (0)1624 604790 together with the power of attorney or other authority (if any) under which it is signed (or a notarially certified copy or copy in some other manner approved by the directors of such authority) to FIM Capital Limited, 55 Athol Street, Douglas, Isle of Man IM1 1LA so as to arrive not later than 10.00 a.m. on 19 December 2023 or in the event that the meeting is adjourned, not later than 48 hours before the time appointed for the meeting or any adjournment thereof.
- 4. The completion and return of a form of proxy will not, however, preclude shareholders from attending and voting in person at the meeting or at any adjournment thereof, should they wish to do so.
- 5. If two or more persons are jointly entitled to a share conferring the right to vote, any one of them may vote at the meeting either in person or by proxy, but if more than one joint holder is present at the meeting either in person or by proxy, the one whose name stands first in the register of members in respect of the joint holding shall alone be entitled to vote in respect thereof. In any event, the names of all joint holders should be stated on the form of proxy.
- 6. Unless instructed otherwise, the proxy may also vote or abstain from voting as he or she thinks fit on any other business which may properly come before the meeting (including amendments to resolutions).
- 7. A vote given by a proxy or authorised representative of a company is valid notwithstanding termination of his authority unless notice of the termination is received at the Company's registrars address as set out in paragraph 3 above (or at such other place at which the instrument of proxy was duly received) at least 48 hours before the time fixed for holding the meeting or adjourned meeting at which the vote is given.
 - To direct a proxy how to vote on the resolutions mark the appropriate box with an 'X'. To abstain from voting on a resolution, select the relevant "Vote withheld" box. A vote withheld is not a vote in law, which means that the vote will not be counted in the calculation of votes for or against the resolution. If no voting indication is given, your proxy will vote or abstain from voting at his or her discretion. Your proxy will vote (or abstain from voting) as he or she thinks fit in relation to any other matter which is put before the meeting.