Shareholders' complete name and address



NOTICE OF ANNUAL GENERAL MEETING

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The Annual General Meeting in Kongsberg Automotive ASA will be held on 23 May 2025 at 10:00 hrs (Norwegian time). The general meeting will be held as a digital meeting only.				
ATTENDANCE REGISTRATION FORM – Kongsberg Autom	otive ASA – Annual General Meeting			
Shareholders that wish to participate in the digital general meeting must or (ii) submit this registration form for attendance as stipulated below.	st either (i) register attendance electronically			
This registration form must be received by Nordea Bank Abp, Issue Address: Nordea Bank Abp, Issuer Services, P.O. Box 1166 Sinis@nordea.com. Shareholders not complying with this deadline, w General Meeting in accordance with section 7 of the articles of associa Limited Companies Act.	Sentrum, N- 0107 Oslo or by e-mail to ill not be able to participate in the Annual			
The undersigned will attend Kongsberg Automotive ASA Annual General Meeting on 23 May 2025 and	Shareholders complete name and address			
vote for my/our shares				
vote for shares in accordance with proxy(ies) enclosed				
Name of shareholder and any proxy (please use CAPITAL LETTERS)	_			
E-mail of shareholder or proxy that is participating (MUST BE INCLUE	_ DED)			
Shareholders who would like to participate in the Annual General M adviser are requested to tick the box below and provide name and e-n				
The undersigned will participate in the Annual General Meetin for him/her.	g with an adviser and request separate login			
Name and e-mail of adviser (please use CAPITAL LETTERS)				
It is a condition for participation in the general meeting that the name or proxy and any adviser is included in this registration form. Particip the deadline above <u>and provided</u> an e-mail address will receive furthe e-mail. See the section " <i>Information about participation in the Annual G</i> meeting for further information on participation.	ants that have registered attendance within r details for login to the general meeting per			
If the registration relates to participation of a proxy for the shareholde proxy form included in <u>Appendix 3</u> may be used.	er, note that a proxy must be enclosed. The			
PLEASE SIGN:				
Date Signature* *If the shareholder is a legal entity, please include the name of the evidencing the representation by the signatory.	person signing and enclose documentation			

Electronic registration of attendance:Registration of attendance for a shareholder may <u>instead</u> of using this registration form be made through VPS Investor Services by the same deadline as set out above.



PROXY - Kongsberg Automotive ASA - Annual General Meeting

This proxy form must be returned to Nordea Bank Norge ASA, Issuer Services, either by post to Nordea Bank Apb, Issuer Services, Postbox 1166 Sentrum, N-0107 Oslo or by e-mail to nis@nordea.com.

The proxy form **must be sent in time to be received by Nordea within the end of 21 May 2025**. If the deadline is not complied with, participation in the general meeting for the relevant shares can be denied.

Shareholders with access to VPS Investor Services are noted that they may register a proxy without voting instructions through VPS Investor Services within the same deadline.

The undersigned shareholder in Kongsberg Automotive ASA hereby authorises:		Shareholders complete name and address* *Include name here if not pre-filled	
	Chair the Board, Olav Volldal (or a person authorised by him)		
	Chief Executive Officer Trond Fiskum		
	Other person (name)		

to attend and vote for my/our shares in Kongsberg Automotive ASAs Annual General Meeting on 23 May 2025.

If a proxy is given to someone other than the Chair of the Board or the Chief Executive Officer, the proxy must also register attendance in the general meeting by submitting the registration form for attendance included as <u>Appendix</u> 2 of the notice. If a proxy is granted, the shareholder may not participate personally in the general meeting in addition to the proxy.

If none of the alternatives above has been ticked, the Chair of the Board will be considered appointed as proxy. If the Chair of the Board or the Chief Executive Officer has been appointed as proxy, the Chair or the Chief Executive Officer can appoint any member of the Board of Directors or the management to represent and vote for the shares covered by the proxy.

In the event that proxy is given to the Chair of the Board or the Chief Executive Officer, instructions regarding the exercise of voting rights according to proxy may, if desirable, be given by filling in the form below:

		In favor	Against	Abstain
Item 3	Election of a chairperson of the meeting and a person to cosign the minutes			
Item 4	Approval of the notice and the agenda			
Item 5	Approval of the annual accounts and annual report for 2024 for the parent company and the group, including allocation of the result of the year and consideration of the statement on corporate governance			
Item 6	Approval of the auditor's fee			
Item 7	Election of directors to the Board			
	Olav Volldal (re-election)			
	 Bård Klungseth (re-election) 			
	Brian Kristoffersen (re-election)			
	Synnøve Gjønnes (re-election)			
	Ulla-Britt Fräjdin Hellqvist (new)			
Item 8	Approval of remuneration to members of the Board and board committees			
Item 9	Election of members to the Nomination Committee			
	Arild Christoffersen, chair (re-election)			
	Tore Vik (re-election)			
	Endre Kolbjørnsen (re-election)			
Item 10	Approval of remuneration to the Nomination Committee			
Item 11	Report on salary and other remuneration to senior executives			
Item 12	Approval of guidelines on the determination of salary and other remuneration to leading persons			
Item 13	Authorization to acquire own shares			

If voting instructions are given, the following applies:

If the box "In favor" has been ticked, the proxy is instructed to vote for the proposal in the notice, with any changes suggested by the Board or the Chair of the board.

If the box "Against" has been checked, this implies that the proxy is instructed to vote against the proposal in the notice, with any changes suggested by the Board or the Chair of the board.

If the box "Abstain" has been ticked, the proxy is instructed to abstain from voting the shares.

If none of the boxes have been ticked for an item on the agenda, this is interpreted as if the box "In favour" had been ticked for such agenda item.

In respect of elections, the instructions are only valid for voting in respect of elections of the candidates whom have been listed in the proxy form.

In respect of a vote over matters that are not included on the agenda and which may validly come before the meeting the proxy holder is free to decide how the shares shall be voted. The same applies for votes over matters of formal nature, such as election of the cha of the meeting, voting order or voting procedure.

If a shareholder has inserted another person than the Chair of the Board or the Chief Executive Officer as proxy, and wants to give such person instructions on voting, this is a matter between the shareholder and the proxy holder. In such a situation the company does not undertake any responsibility to verify that the proxy votes in accordance with the instructions.

Place	Date	Shareholder's signature*

*If the proxy is given on behalf of a company or other legal entity, relevant evidence of authority must be attached so as to evidence that the person signing the proxy form is properly authorised. The receiver of the proxy is free in his/her own discretion to use or reject the proxy in case relevant evidence of authority has not been received.