

NOTICE OF EXTRAORDINARY GENERAL MEETING OF SCATEC SOLAR ASA

The Board of Directors of Scatec Solar ASA (the "Company") hereby convenes an Extraordinary General Meeting (the "General Meeting") on 12 November 2020 at 10:00 (CET) at Askekroken 11, 0277 Oslo.

The following matters are on the agenda:

- 1. Opening of the meeting
- 2. Presentation of the record of shareholders and representatives present
- 3. Election of a Chairman of the meeting and a person to co-sign the minutes
- 4. Approval of notice and agenda
- 5. Share capital increase private placement
- Authorisation to the Board of Directors to increase the share capital of the Company for conducting a repair issue after the private placement
- Authorisation to the Board of Directors to increase the share capital of the Company for strengthening of the Company's equity and issue of consideration shares in connection with acquisition of businesses within the Company's purpose.
- 8. Amendments to the Articles of Association change of company name

There are 151,451,469 shares in the Company (subject to registration of 13,768,280 shares resolved issued in a private placement on 20 October 2020), and each share carries one vote. As of the date of this notice, the Company holds zero (0.00) own shares. No votes may be exercised for such shares.

Attendance at the General Meeting, either in person or by proxy, must be registered within the end of 9 November 2020. Shareholders can register attendance online through the Norwegian Securities Depository's (VPS) investor services. Attendance can also be registered by completing and submitting the registration or proxy form attached as Appendix 1 in accordance with the instructions set out in the form.

In order to mitigate effects of the COVID-19 situation, the Board of Directors encourages shareholders to be represented at the Annual General Meeting through proxy. The Annual General Meeting will be efficiently carried through by strictly keeping to the agenda items. Further, a webcast will be made available to enable shareholders to monitor the meeting.

Shareholders who do not wish to attend the General Meeting may authorise the Chairman (or whomever he designates) or another person to vote for its shares. Proxies may be submitted electronically through VPS

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investor service or by completing and submitting the registration or proxy form attached as <u>Appendix 1</u> in accordance with the instructions set out in the form. The proxy must be in writing, dated, signed and submitted no later than at the General Meeting. Proxy

forms must be received by the Company no later than the end of 9 November 2020, unless the shareholder has registered attendance within this deadline. See the enclosed proxy form for further information on proxies. The Company is of the opinion that neither the beneficiary shareholder nor the nominee is entitled to vote for shares registered on a nominee account in the VPS, cf. the Norwegian Public Limited Act section 4-10.

Shareholders must ensure that the shares are registered in the VPS account held in their own name prior to 9 November 2020 in order to be assured that it may vote for such shares at the General Meeting, cf. below regarding recording in the shareholder registry. Pursuant to the Company's articles of association, upon acquisition of shares, the right to participate and vote at the General Meeting may only be exercised if the acquisition is recorded in the shareholder registry the fifth day prior to the General Meeting, being 9 November 2020 taken into account the fact that the actual fifth day prior to the General Meeting is a Saturday.

Decisions on voting rights for shareholders and representatives are made by the person opening the meeting, whose decision may be reversed by the General Meeting by majority vote. Shareholders have the right to propose resolutions for the matters to be addressed by the General Meeting. A shareholder may demand that Board members and the Chief Executive Officer provide available information at the General Meeting about matters which may affect the assessment of items which have been presented to the shareholders for decision. The same applies to information regarding the Company's financial position and other business to be transacted at the General Meeting, unless the information demanded cannot be disclosed without causing disproportionate harm to the Company. Shareholders are entitled to bring advisors and may grant the right of speech to one advisor.



Information about the General Meeting and documents to be considered by the General Meeting or incorporated in the notice is posted on the Company's website. Documents relating to matters to be considered by the General Meeting may be sent free of charge to shareholders upon request.

The following documents will be available on www.scatecsolar.com:

- this notice and the enclosed form for notice of attendance/Proxy
- the Board of Directors' proposed resolutions for the General Meeting for the items listed on the agenda

Oslo, 21 October 2020 The Board of Directors of Scatec Solar ASA

Enclosure:

Notice of Attendance/Proxy

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REGISTRATION FO The undersigned : "Company"), 12 N	shareholder will participa	te in the Extraordinary General Meeting of Scatec Solar ASA (the
Name of shareholder Representative for shareholder (if a corporation)		
Place	Date	Signature
showing that the u grant a proxy shall Services, Postboks marked "Scatec So	ndersigned may sign on be (only) complete the proxyf 1166 Sentrum, 0107 OSI	any certificate or other valid documentation (e.g. board resolution) chalf of the shareholders shall be enclosed. Shareholders who wish to form. The form may be sent to: Nordea Bank Abp, filial i Norge, Issuer LO, e-mail address nis@nordea.com , or facsimile +47 22 48 63 49, dance at the General Meeting, either in person or by proxy, must be ember 2020.
PROXY FORM WIT	HOUT VOTING INSTRUCTI	ons
attendance at the	General Meeting of Scated	oxies without voting instructions and to register the proxy's Solar ASA (the " Company "), 12 November 2020. If you want to rm for proxy with voting instructions.
to attend and vote shall be deemed grant the Company nor tresponsible for any Chairman of the bo	ranted to the Chairman of the Chairman of the board y loss resulting from the pr pard (or whoever the Chair	sesGeneral Meeting. If the name of the proxy holder is not stated, the proxy the board (or whoever the Chairman of the Board authorises). Neither (or whoever the Chairman of the Board authorises) can be held oxy form not being received by the proxy in time. The Company and the man of the Board authorises) are not responsible for ensuring that votes in and have no responsibility in connection with cast of votes pursuant to
Name of shareh	older	
Representative (if a corporation	for shareholder n)	
Place	Date	Signature

If the shareholder is a corporation, a company certificate or other valid documentation (e.g. board resolution) showing that the undersigned may sign on behalf of the shareholders shall be enclosed. The form may be sent to: Nordea Bank Abp, filial i Norge, Issuer Services, Postboks 1166 Sentrum, 0107 OSLO, e-mail address nis@nordea.com, or facsimile +47 22 48 63 49, marked "Scatec Solar". Notification of attendance at the General Meeting, either in person or by proxy, must be received by Nordea within the end of 9 November 2020.

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PROXY FORM WITH VOTING INSTRUCTIONS

This proxy form shall be used for granting proxies with voting instructions and to register the proxy's attendance at the General Meeting of Scatec Solar ASA (the "Company"), 12 November 2020.

to attend and vote shall be deemed g the Company nor responsible for an Chairman of the b	ranted to the Chairman of t the Chairman of the Board y loss resulting from the pro oard (or whoever the Chair	General Meeting. If the name of the proxy holder is not stated, the proxy the Board (or whoever the Chairman of the Board authorises). Neither (or whoever the Chairman of the Board authorises) can be held boxy form not being received by the proxy in time. The Company and the man of the board authorises) are not responsible for ensuring that votes in and have no responsibility in connection with cast of votes pursuant to
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Agenda		For	Against	Blank
3.	Election of a Chairman of the meeting and a person to co-sign the minutes	?	?	?
4.	Approval of notice and agenda	?	?	?
5.	Share capital increase – private placement	?	?	?
6.	Authorisation to the Board of Directors to increase the share capital of the Company for conducting a repair issue after the private placement	?	?	?
7.	Authorisation to the Board of Directors to increase the share capital of the Company for strengthening of the Company's equity and issue of consideration shares in connection with acquisition of businesses within the Company's purpose.	?	?	?
8.	Amendments to the Articles of Association – change of company name	?	?	?

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