## Xtrackers II

Investment Company with Variable Capital (société d'investissement à capital variable)

Registered office: 49, avenue J.F. Kennedy, L-1855 Luxembourg R.C.S. Luxembourg B-124.284 (the "Company")

## Form of Proxy (for use by the Registered Shareholder\* only)

I/we the undersigned, herewith give irrevocable proxy for all my/our shares of

## **Xtrackers II**

to the Chairman of the annual general meeting of Shareholders (the "AGM") with full power of substitution, to represent me/us at the AGM to be held in Luxembourg on Friday, 19 April 2024 at 10 a.m. (Luxembourg time), at the registered office of the Company at 49, avenue J.F. Kennedy, L1855, and at any meeting to be held thereafter for the same purpose, with the same agenda and to act and vote in my/our name and on my/our behalf on the matters set out in the following agenda:

	FOR □	AGAINST	ABSTENTION			
4.	Re-election of KPMG Audit S.à r.l. as approved statutory auditor ( <i>réviseur d'entreprises agréé</i> ) of the Company until the next annual general meeting of Shareholders that will approve the annual accounts for the financial year ending 31 December 2024.					
	FOR □	AGAINST 🗆	ABSTENTION			
3.	Allocation of the net results for the financial year ending 31 December 2023. Further to the interim dividend payments that were made during the financial year ending 31 December 2023 the remaining net results for the financial year ending 31 December 2023 will be carried forward. The interim divident payments made during the financial year ending 31 December 2023 are set of in the Notes to the Financial Statements section of the Annual Report.					
	FOR $\square$	AGAINST 🗆	ABSTENTION			
2.	• •	e audited financial sta December 2023.	tements of the Company for the financial			
	FOR □	AGAINST 🗆	ABSTENTION			
1.	Report of the Board of Directors and the approved statutory auditor ( <i>réviseul d'entreprises agréé</i> ) for the financial year ending 31 December 2023.					
	and to act and ag agenda:	vote in my/our name a	nd on my/our behalf on the matters set out			

0.	financial year ending 31 December 2023.					
	FOR 🗆	AGAINST 🗆	ABSTENTION			
6.	Re-election of Philippe Ah-Sun as Director until the next annual general meeting of Shareholders that will approve the annual accounts for the financial year ending 31 December 2024.					
	FOR 🗆	AGAINST 🗆	ABSTENTION			
7.	sch as independent Director until the next ders that will approve the annual accounts mber 2024.					
	FOR □	AGAINST 🗆	ABSTENTION			
8.	Re-election of Thilo Wendenburg as independent Director until the next annu general meeting of Shareholders that will approve the annual accounts for the financial year ending 31 December 2024.					
	FOR □		ABSTENTION			
9.	Re-election of Stefan Kreuzkamp as external Director until the next annual general meeting of Shareholders that will approve the annual accounts for the financial year ending 31 December 2024.					
	FOR					
10. Due to the resignation of Julien Boulliat as Director effective as of 19 delection of Simon Klein as Director until the next annual general respectively. Shareholders that will approve the annual accounts for the financial years. 31 December 2024, effective as of the date of the AGM.						
	FOR $\square$	AGAINST □	ABSTENTION			
11	1. Approval of the remuneration for Alfred Francois Brausch and Thilo Wendenbur as independent Directors, and Stefan Kreuzkamp as external Director, which we be paid pro rata for the performance of their duties for the relevant period endir on the date of the AGM. The proposed amount for each Director is set out in the Subsequent Events section of the Annual Report, which will be available Shareholders on or around 29 March 2024 and at least eight days before the date of the AGM. For the avoidance of doubt the non-independent Directors on the receive remuneration from the Company.					
	FOR 🗆	AGAINST □	ABSTENTION			

Any blank vote on any of the matters set out in the agenda above will be counted as an abstention.

I/we hereby give and grant the said proxy holder full power and authorisation to do and perform all and everything necessary or incidental to the exercise of the powers herein specified and

Name:		
Account Number:		
Signed:		
Date:	2024	

I/we hereby ratify and confirm all that the said proxy holder shall lawfully do or cause to be

done by virtue hereof.

\*This form of proxy is for use by the Shareholder registered in the Company's shareholders' register (the "Registered Shareholder") only.

The Registered Shareholder must return this proxy form before 6:00 p.m. (Luxembourg time) on 17 April 2024 either by courier to State Street Bank Luxembourg S.C.A. ("**State Street**") to the attention of the Domiciliary Department, 49, avenue J.F. Kennedy, L-1855 Luxembourg, by fax at the number: (+352) 46 40 10 398 or by e-mail to: <u>Luxembourg-Domiciliarygroup@statestreet.com</u>.

For those Shareholders who are not the Registered Shareholder and who are holding shares in the Company through a broker, dealer or other financial intermediary, it should be noted that:

- voting instructions must be submitted through the relevant ICSD or the relevant participant in an ICSD (such as a local central securities depositary, broker or nominee) by the deadline set by the relevant ICSD or the relevant participant in an ICSD for onward transmission to State Street in good time;
- if any Shareholder has invested in a Sub-Fund through a broker, dealer or other intermediary, the Shareholder should contact this entity to provide voting instructions;
- the proxy form is for use by the Registered Shareholder only. The proxy form is uploaded on the Company's website for information only. Shareholders should confirm with their broker, dealer or other intermediary how voting instructions should be provided to the broker, dealer or other intermediary;
- if such broker, dealer or other intermediary holds the shares in the Company in its own name and on the Shareholders behalf, it may not be possible for these Shareholders to exercise certain rights directly in relation to the Company.

Further information in relation to the AGM may be obtained from the offices of foreign representatives or by sending an email to <a href="mailto:Xtrackers@dws.com">Xtrackers@dws.com</a>.

Capitalised terms used herein shall have the same meaning ascribed to them in the latest version of the prospectus of the Company unless the context otherwise requires.