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## Nordea 2, SICAV

Société d'Investissement à Capital Variable Registered Office: 562, rue de Neudorf, L-2220 Luxembourg R.C.S. Luxembourg B 205880

## **IMPORTANT INFORMATION:**

In view of the COVID-19 outbreak, Nordea 2, SICAV is taking precautionary measures to limit the exposure for its shareholders and other stakeholders. Given the outbreak of the COVID-19 and the related limitations on travel and large gatherings, this year's annual general meeting will be held without a physical presence, as permitted by Luxembourg law. In view thereof, arrangements have been made to provide shareholders with the opportunity to vote by proxy voting in electronic form (please refer to the practicalities herein).

## NOTICE OF MEETING

Notice is hereby given to the shareholders of Nordea 2, SICAV (the "Company") that the annual general meeting of shareholders shall be held on **26 April 2021 at 11:00 CET** (the "Meeting"). The agenda of the meeting can be found on the following page.

The resolutions on the agenda require no quorum and will be taken at the majority of the shareholders present or represented at the Meeting and voting. Each share is entitled to one vote. Fractions of shares have no voting rights. The majority requirements for the Meeting shall be determined in accordance with the number of shares issued and outstanding 5 (five) days prior to the date of the Meeting.

Shareholders are herewith provided with the possibility to express their vote by means of **proxy voting** submitted in electronic form.

In order to vote at the Meeting, shareholders are invited to send the duly completed and signed proxy form attached hereto to arrive no later than 21 April 2021, 17:00 CET by e-mail to NIFSA.DSRD@nordea.lu.

Luxembourg, 1 April 2021

Nordea 2, SICAV 562, rue de Neudorf P.O. Box 782 L-2017 Luxembourg Tel + 352 27 86 51 00 Fax + 352 27 86 50 11 nordeafunds@nordea.com



## Items requiring your vote - please respond by 21 April 2021

directo Directo "Direct Compa the fisc (the "A	ssion of the reports of the board of rs of the Company (the "Board of ors" and each member individually a or") and of the report of the ny's approved statutory auditor for cal year ended 31 December 2020 uditor")	Shareholders to approve the report of the Board of Directors and the report of the Auditor for the fiscal year ended 31 December 2020.
and los	ral of the balance sheet and the profit is statement for the fiscal year ended ember 2020	Shareholders to approve the balance sheet and the profit and loss statement as at 31 December 2020 as presented in the audit annual report.
yearly o	ion of net results and approval of dividend	Shareholders to approve the yearly dividends distribution for the financial year 2020, with exdate 27 April 2021 and pay date 30 April 2021
carryin financia	rge to the Directors in respect of the g out of their duties during the al year ended 31 December 2020	Shareholders to approve discharge of the Directors for the performance of their duties for the financial year ended 31 December 2020.
carryin financia	rge to the Auditor in respect of the gout of their duties during the al year ended 31 December 2020	Shareholders to approve discharge of the Auditor for the performance of their duties for the financial year ended 31 December 2020.
6 Re-app Compa	ointment of the Directors of the ny	Shareholders to approve the re-appointment of Mr Claude Kremer as independent board member, Mr Michael Maldener, Mr Markku Kotisalo, Mrs Henrika Vikman and Mr Sven Lorenz as executive board members until the next annual general meeting of shareholders in 2022.
Compa		Shareholders to approve the re-appointment of <i>PricewaterhouseCoopers</i> , Société Coopérative as auditor of the Company until the next annual general meeting of shareholders that will approve the accounts for the financial year ending on 31 December 2021.
8 Approv	ral of Directors' fees for the 2021 al year	Shareholders to approve suggested fees for the independent director: the proposed aggregate compensation is EUR 30,000 for the 2021 financial year. Nordea representative do not receive any compensation for their directorship.
9 Miscell	aneous	Nothing further to be reported.