

### APPENDIX 3:

#### PROXY VOTING FOR DIRECT CLIENTS OF DANSKE INVEST ASSET MANAGEMENT AS

Unitholder meeting 11 July 2025 in

Danske Invest Norske Aksjer Institusjon II	(Company no. NO 990 446 881)
Danske Invest Norge I	(Company no. NO 968 127 799)
Danske Invest Norge II	(Company no. NO 968 006 959)
Danske Invest Norge Vekst	(Company no. NO 968 007 386)
Danske Invest Norsk Likviditet I	(Company no. NO 868 006 862)
Danske Invest Norsk Likviditet Institusjon	(Company no. NO 981 582 047)
Danske Invest Norsk Obligasjon Institusjon	(Company no. NO 987 121 831)
Danske Invest Norsk Obligasjon	(Company no. NO 968 007 009)

Full name of unitholder \_\_\_\_\_  
*Use BLOCK LETTERS*

Address unitholder \_\_\_\_\_

Org. Number/date of birth unitholder \_\_\_\_\_

I/we, as unitholders in the Fund, hereby authorise the following person, or whoever he/she authorises, to represent my/our units at the unitholders' meeting in the Fund on 11 July 2025:

☐ Danske Invest Asset Management AS / Elisabeth Nicolaisen (CEO), or

☐ Other proxy: Name of proxy: \_\_\_\_\_

Birthdate: \_\_\_\_\_

Please provide information about which fund units the proxy concerns:

Funds	Comp.no	Tick the box for the funds relevant for the Proxy:
Danske Invest Norske Aksjer Institusjon II	NO 990 446 881)	
Danske Invest Norge I	NO 968 127 799)	
Danske Invest Norge II	NO 968 006 959)	
Danske Invest Norge Vekst	NO 968 007 386)	
Danske Invest Norsk Likviditet I	NO 868 006 862)	
Danske Invest Norsk Likviditet Institusjon	NO 981 582 047)	
Danske Invest Norsk Obligasjon Institusjon	NO 987 121 831)	
Danske Invest Norsk Obligasjon	NO 968 007 009)	

If the power of attorney is given to Danske Invest Asset Management AS, the power of attorney shall be exercised in the following manner:

Voting instructions:	"In favor"	"Against"
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norske Aksjer Institution II</b> and <b>Danske Invest 2 Norske Aksjer</b> as further described in <u>Appendix 1</u> .		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norway I</b> and <b>Danske Invest 2 Norske Aksjer</b> as further described in <u>Appendix 1</u>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norway II</b> and <b>Danske Invest 2 Norske Aksjer</b> as further described in <u>Appendix 1</u>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norway Vekst</b> and <b>Danske Invest 2 Norway Vekst</b> as further described in <u>Appendix 1</u>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Liquidity I</b> and <b>Danske Invest 2 Norsk Liquidity Pluss</b> as further described in <u>Appendix 1</u>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Liquidity Institution</b> and <b>Danske Invest 2 Norsk Liquidity</b> as further described in <u>Appendix 1</u>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Bondasjon Institution</b> and <b>Danske Invest 2 Norsk Bondasjon</b> as further described in <u>Appendix 1</u>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Bondasjon</b> and <b>Danske Invest 2 Norsk Bondasjon</b> as further described in <u>Appendix 1</u>		

If the "tick box" above for how the power of attorney is to be used has not been completed, and the power of attorney has been given to Danske Invest Asset Management AS, the power of attorney will be deemed to have been given to vote "IN FAVOR" of the merger.

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PLACE/ DATE

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SIGNATURE

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ORG.NR.

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UNITHOLDER'S NAME

The power of attorney can be sent to Danske Invest Asset Management AS:

- By e-mail [andelseiermote@danskeinvest.com](mailto:andelseiermote@danskeinvest.com) or
- by letter to: Danske Invest Asset Management AS, P.O. Box 1170, 0107 Oslo, attn: "Unitholders' meeting".

If you own units in the above funds through a distributor, any voting should be reported to the distributor based on their policies and not directly to Danske Invest Asset Management AS.

The power of attorney must be received by Danske Invest Asset Management AS by 12:00 noon on 10 July 2025.

## PRE-VOTING FOR DIRECT CUSTOMERS OF DANSKE INVEST ASSET MANAGEMENT AS

Unitholder meeting 11 July 2025 in

Danske Invest Norske Aksjer Institusjon II	(Company no. NO 990 446 881)
Danske Invest Norge I	(Company no. NO 968 127 799)
Danske Invest Norge II	(Company no. NO 968 006 959)
Danske Invest Norge Vekst	(Company no. NO 968 007 386)
Danske Invest Norsk Likviditet I	(Company no. NO 868 006 862)
Danske Invest Norsk Likviditet Institusjon	(Company no. NO 981 582 047)
Danske Invest Norsk Obligasjon Institusjon	(Company no. NO 987 121 831)
Danske Invest Norsk Obligasjon	(Company no. NO 968 007 009)

I/we, hereby cast an advance vote for my/our units in connection with the unitholders' meeting on 11 July 2025 as follows:

The advance votes are cast as follows:

Voting instructions	"AGAINST"	"FOR"
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norske Aksjer Institution II</b> and <b>Danske Invest 2 Norske Aksjer</b> as further described in <a href="#">Appendix 1</a> .		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norway I</b> and <b>Danske Invest 2 Norske Aksjer</b> as further described in <a href="#">Appendix 1</a>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norway II</b> and <b>Danske Invest 2 Norske Aksjer</b> as further described in <a href="#">Appendix 1</a>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norway Vekst</b> and <b>Danske Invest 2 Norway Vekst</b> as further described in <a href="#">Appendix 1</a>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Liquidity I</b> and <b>Danske Invest 2 Norsk Liquidity Pluss</b> as further described in <a href="#">Appendix 1</a>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Liquidity Institution</b> and <b>Danske Invest 2 Norsk Liquidity</b> as further described in <a href="#">Appendix 1</a>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Bondasjon Institution</b> and <b>Danske Invest 2 Norsk Bondasjon</b> as further described in <a href="#">Appendix 1</a>		
The unitholders' meeting approves the proposed merger of <b>Danske Invest Norsk Bondasjon</b> and <b>Danske Invest 2 Norsk Bondasjon</b> as further described in <a href="#">Appendix 1</a>		

If the "tick box" for advance voting above has not been completed, the advance vote will be deemed to be given to vote "IN FAVOR" of the merger. Until the deadline expiry, advance votes cast may be changed or withdrawn.

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PLACE / DATE

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SIGNATURE

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ORG.NR./DATE OF BIRTH

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UNITHOLDER'S NAME

The advance vote can be returned to the Company:

- By e-mail [andelseiermote@danskeinvest.com](mailto:andelseiermote@danskeinvest.com) or
- by letter to: Danske Invest Asset Management AS, P.O. Box 1170, 0107 Oslo, attn: "Unitholders' meeting".

The advance vote must be received by Danske Invest Asset Management AS by 12:00 noon (CET) on 10 July 2025.

If you own units in the above-mentioned funds through a distributor, any advance vote must be reported to the distributor based on their guidelines and not directly to Danske Invest Asset Management AS.