svonshire squar etc.venues 133 Houndsditch EC3A 7BX Houndsditch Post Office Tesco TESCO Express 30 St Mary Axe (The Gherkin) Aldgate +

Attendance card for the Annual General Meeting

The 2024 Annual General Meeting of Drax Group plc is to be held at 10.00am on Thursday 25 April 2024 at etc.venues 133 Houndsditch, London EC3A 7BX,

Please detach and retain this attendance card and bring it with you if you come along to the Annual General Meeting to show as evidence of your right to be admitted.

Please bring with you a driving licence or passport or other form of photo ID. If you do not nave your attendance card, you may be asked to provide two forms of identity (which may require photo identity and verification of your address). If you have been appointed as proxy for a shareholder entitled to vote, please let the admission staff know. You should bring proof of identity with you and you will be asked to confirm the details of the shareholder you are representing.

Do not post this section with the Form of Proxy.

Shareholder Reference Number (SRN):

Signature of person attending:

Form of Proxy – Drax Group plc

Voting ID	Task ID	Shareholder Reference Number (SRN)
HAREHOLDERS ARE ENCOUR NADVANCE OF THE MEETING	AGED TO SUBMITTHEIR PROXY VOTING IN	STRUCTIONS
lease refer to the notes on the second Meeting before complet	attached page and the explanatory notes in t cing this form.	the accompanying Notice of Annual
We hereby appoint the Chair of	f the Annual General Meeting or	
lame of proxy	Number of shares proxy is app	ointed over
5 April 2024 and at any adjourn ndicated below. Please tick here if this proxy app You may register the appointme eference numbers above or, if y	General Meeting of Drax Group plc (the Comnent thereof. I appoint my/our proxy to attention of the composition of a proxy electronically by logging onto we not have previously registered with the Compappointment at www.shareview.co.uk.	end, speak and vote in the manner sing made: (see Note 2).
Resolutions 1 To receive the Annual Report an		Vote For Against Withhe
Committee and the Annual Repo	nt to shareholders by the Chair of the Remuneration ort on Remuneration.	
Committee and the Annual Reports To approve the final dividend.	ort on Remuneration.	
Committee and the Annual Repo To approve the final dividend. To elect Andrea Bertone as a Dir	ort on Remuneration. rector of the Company.	
Committee and the Annual Repo To approve the final dividend. To elect Andrea Bertone as a Dir To re-elect Will Gardiner as a Dir	ort on Remuneration. rector of the Company. ector of the Company.	
Committee and the Annual Repo To approve the final dividend. To elect Andrea Bertone as a Dir To re-elect Will Gardiner as a Dir To re-elect Andy Skelton as a Dir	ort on Remuneration. rector of the Company. rector of the Company. rector of the Company.	
Committee and the Annual Repo To approve the final dividend. To elect Andrea Bertone as a Dir To re-elect Will Gardiner as a Dir To re-elect Andy Skelton as a Dir To re-elect John Baxter as a Dire	ort on Remuneration. rector of the Company. rector of the Company. rector of the Company. rector of the Company.	
Committee and the Annual Repo To approve the final dividend. To elect Andrea Bertone as a Dir To re-elect Will Gardiner as a Dir To re-elect Andy Skelton as a Dir To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a D	ort on Remuneration. rector of the Company. Director of the Company.	
Committee and the Annual Reports To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andy Skelton as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire	ort on Remuneration. rector of the Company. rector of the Company. rector of the Company. rector of the Company. Director of the Company. rector of the Company.	
Committee and the Annual Reports To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andy Skelton as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect David Nussbaum as a	ort on Remuneration. rector of the Company. rector of the Company. rector of the Company. rector of the Company. Director of the Company. rector of the Company. rector of the Company. rector of the Company. a Director of the Company.	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire. To re-elect Will Gardiner as a Dire. To re-elect Andy Skelton as a Dire. To re-elect John Baxter as a Dire. To re-elect Nicola Hodson as a Dire. To re-elect Kim Keating as a Dire. To re-elect Edwid Nussbaum as a Linguitation.	rector of the Company. Director of the Company. rector of the Company. rector of the Company. Director of the Company. Director of the Company.	
Committee and the Annual Report To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andy Skelton as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect David Nussbaum as a To re-elect Erika Peterman as a l To re-elect Vanessa Simms as a	rector of the Company. Director of the Company. rector of the Company. rector of the Company. Director of the Company. Director of the Company. Director of the Company. Director of the Company.	
Committee and the Annual Reports To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andy Skelton as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect David Nussbaum as a To re-elect Erika Peterman as a l To re-elect Vanessa Simms as a To appoint PricewaterhouseCoo	rector of the Company. Director of the Company. rector of the Company. rector of the Company. Director of the Company. Director of the Company. Director of the Company. Director of the Company.	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andy Skelton as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect Kim Keating as a Dire To re-elect Erika Peterman as a late To re-elect Vanessa Simms as a To appoint PricewaterhouseCool Authority for the Directors to de	rector of the Company. Director of the Company. rector of the Company. rector of the Company. Director of the Company. Director of the Company. Director of the Company. Director of the Company. Rector of the Company.	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire. To re-elect Will Gardiner as a Dire. To re-elect Andy Skelton as a Dire. To re-elect John Baxter as a Dire. To re-elect Nicola Hodson as a Dire. To re-elect Kim Keating as a Dire. To re-elect Rim Reating as a Dire. To re-elect Pavid Nussbaum as a lift. To re-elect Erika Peterman as a lift. To re-elect Vanessa Simms as a lift. To appoint PricewaterhouseCool. Authority for the Directors to de suppose the political dona.	rector of the Company. Director of the Company. rector of the Company. rector of the Company. Director of the Company. Director of the Company. Director of the Company. Director of the Company. Rector of the Company.	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andy Skelton as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect Kim Keating as a Dire To re-elect Erika Peterman as a late To re-elect Erika Peterman as a late To re-elect Vanessa Simms as a To appoint PricewaterhouseCool Authority for the Directors to de Authority to make political dona Authority to allot shares.	rector of the Company. Director of the Company. rector of the Company. rector of the Company. Director of the Company. Director of the Company. Director of the Company. Director of the Company. rector of the Company.	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect John Baxter as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect Kim Keating as a Dire To re-elect Erika Peterman as a LIT To re-elect Erika Peterman as a LIT To re-elect Vanessa Simms as a To appoint PricewaterhouseCool Authority for the Directors to de Authority to make political dona Authority to allot shares.	rector of the Company. rector of the Company. rector of the Company. rector of the Company. Director of the Company. Dire	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andrea Bertone as a Dire To re-elect John Baxter as a Dire To re-elect John Baxter as a Dire To re-elect Kim Keating as a Dire To re-elect Kim Keating as a Dire To re-elect Kim Reating as a Dire To re-elect Erika Peterman as a last To re-elect Vanessa Simms as a last To appoint PricewaterhouseCool Authority for the Directors to de Authority to make political donal Authority to make non pre-empt Additional disapplication of pre-	rector of the Company. Director of the Company. to be company. The company of the company of the company. The company of the company of the company. The company of the company o	
Committee and the Annual Repotes To approve the final dividend. To elect Andrea Bertone as a Direstone as a Dir	rector of the Company. Director of the Company. tier of the Company. Director of the Company. Director of the Company. Director of the Company. tier of the Sanditor. tetermine the auditor's remuneration. tions to specified limits. tive share allotments.* emption rights.* ess.* c Group plc 2024 Sharesave Plan.	
Committee and the Annual Repoter To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andrea Bester as a Dire To re-elect John Baxter as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Nicola Hodson as a Dire To re-elect Erika Peterman as a life To re-elect Erika Peterman as a life To re-elect Vanessa Simms as a life To appoint PricewaterhouseCoo Authority to make political dona Authority to make non pre-empt Authority to make non pre-empt Additional disapplication of pre-illa Additional disapplication of pre-illa Authority to purchase own share To approve the rules of the Drax Authority to call a General Meet	rector of the Company. Director of the Company. tions to specified limits. tive share allotments.* remption rights.* rector of the Company.	
Committee and the Annual Reports To approve the final dividend. To elect Andrea Bertone as a Dire To re-elect Will Gardiner as a Dire To re-elect Andrea Bester as a Dire To re-elect Andrea Bester as a Dire To re-elect John Baxter as a Dire To re-elect Nicola Hodson as a Dire To re-elect Kim Keating as a Dire To re-elect David Nussbaum as a To re-elect Erika Peterman as a la To re-elect Vanessa Simms as a To appoint PricewaterhouseCoo Authority for the Directors to de Authority to make political dona Authority to make non pre-empt Authority to make non pre-empt Additional disapplication of pre- Authority to purchase own share Authority to purchase own share To approve the rules of the Drax	rector of the Company. Director of the Company. tier of the Company. Director of the Company. Director of the Company. Director of the Company. tier of the Sanditor. tetermine the auditor's remuneration. tions to specified limits. tive share allotments.* emption rights.* ess.* c Group plc 2024 Sharesave Plan.	

Freepost RTHJ-CLLL-KBKU Equiniti Aspect House Spencer Road Lancing BN99 8LU



Notes

- Only holders of ordinary shares, or their duly appointed representatives, are entitled to vote at the meeting. A shareholder so entitled may appoint (a) proxy(ies), who need not be (a) shareholder(s), to exercise all or any of their rights to attend and to speak and vote on their behalf at the meeting. Unless otherwise instructed, the person appointed as proxy will exercise their discretion as to how they vote or whether they withhold a vote on any particular resolution and on any other business (including amendments to resolutions and any procedural business), which may come before the Annual General Meeting (AGM).
- 2 You can appoint the Chair of the AGM or anyone else to be your proxy at the AGM. You can also, if you wish, appoint more than one proxy provided that each proxy is appointed to exercise the rights attached to a different share or shares held by you.
 - To appoint the Chair as your sole proxy in respect of all your ordinary shares, complete any voting instructions but leave all other proxy appointment details blank.
 - To appoint a single proxy in respect of all your ordinary shares other than the Chair, delete only the words "the Chair of the Annual General Meeting" and insert the name of your proxy (who need not be a shareholder of the Company) and complete any voting instructions.
 - To appoint more than one proxy, (an) additional Form(s) of Proxy may be obtained by contacting the Registrar or you may photocopy the Form of Proxy. Please indicate in the box next to the proxy holder's name, the number of shares in relation to which you authorise them to act as your proxy and complete any voting instructions. Please also indicate by ticking the box provided on the Form of Proxy if the proxy instruction is one of multiple instructions being given. All Forms of Proxy should be returned together in the same envelope.

If the box next to the proxy holder's name is left blank, your proxy will be deemed to be authorised in respect of all your ordinary shares.

- 3 The Form of Proxy gives your proxy full rights to attend, speak and vote at the AGM.
- 4 Please indicate with an "X" in the boxes provided how you wish your vote to be cast. Unless otherwise instructed, the person appointed as proxy will exercise their discretion as to how they vote or whether they abstain from voting on any particular resolution and on any other business (including amendments to resolutions and any procedural business), which may come before the AGM.
- 5 The 'Vote withheld' boxes are provided to enable you to abstain from voting on any particular resolution. You should note, however, that a 'Vote withheld' is not a vote in law and will not be counted in determining the proportion of votes cast 'For' and 'Against' a resolution on a poll.

- Paper Forms of Proxy must be received at Equiniti Limited, Aspect House, Spencer Road, Lancing, West Sussex BN99 6DA, not later than 48 hours before the AGM to be effective (i.e. before 10.00am on Tuesday 23 April 2024). If the Form of Proxy is signed by someone else on your behalf, his or her authority to sign must be returned with the Form of Proxy. In the case of a corporation, the appointment of a proxy must be executed either under its common seal or by a duly authorised officer or agent. In the case of joint holders, any holder may sign. The vote of a more senior joint holder on the register of members (Register) will be accepted to the exclusion of a junior joint holder. For this purpose, the order in which the names of the joint holders are recorded in the Register will determine seniority (the first-named being deemed the most senior).
 - Alternatively, Electronic Proxy Appointment (EPA) is available for the AGM. To use this facility, you must visit www.sharevote.co.uk where details of the procedure are shown. The Voting ID, Task ID and Shareholder Reference Number shown on the Form of Proxy will be required to complete the procedure. EPA will not be valid if received after 10.00am on Tuesday 23 April 2024 (the Specified Time) and will not be accepted if found to contain a computer virus.
- Only those shareholders registered on the Register at 6.30pm on Tuesday 23 April 2024 (the Specified Time), or if the meeting is adjourned to a time more than 48 hours after the Specified Time, 6.30pm on the date which is two days (excluding non-business days) prior to the time of the adjourned meeting) shall be entitled to vote at the AGM in respect of the number of shares registered in their respective names at that time. Changes to entries on the Register after the relevant deadline shall be disregarded in determining the rights of any person voting at the AGM. Full details of the resolutions to be proposed at the AGM, with explanatory notes, are set out in the enclosed Notice of AGM. A copy of the Notice of AGM can also be found on the website at www.drax.com.
- 8 Information on voting electronically via the internet or through CREST is contained in the notes to the Notice of AGM.
- 9 Any alterations to this Form of Proxy should be initialled.

Further information about the AGM

If you would like to view the meeting electronically, please follow the instructions on pages 20 and 21 of the Notice of AGM. You will require the following details:

Meeting ID: 149-749-971 Username: Shareholder Reference Number (SRN) PIN: First two and last two digits of your SRN

To watch and listen to the presentation and submit questions in writing, you will need to log in to the meeting via the website https://web.lumiagm.com. You will need the Meeting ID, your Username and PIN.

If you plan to participate in the meeting as a proxy or corporate representative, please contact our Registrar, Equiniti, by emailing hybrid.help@equiniti.com. Your unique SRN and PIN, which is required to access the meeting, will be provided once a valid proxy appointment or letter of representation has been received.