

## Attendance Card

Please bring this card with you to the meeting and present it at shareholder

The 2025 Annual General Meeting ("AGM") of Malin Corporation plc (the "Company") will be held at the Conrad Hotel, Earlsfort Terrace, Dublin 2, D02 V562, Ireland on Thursday, 13 March 2025. at 10.15 a.m.

Shareholder Reference Number

## Form of Proxy - Annual General Meeting ("AGM") to be held on 13 March 2025



Cast your Proxy online 24 hours a day

It's fast, easy and secure!

www.eproxyappointment.com
You will be asked to enter the Control Number, Shareholder Reference Number (SRN) and PIN show

agree to certain terms and conditions

Control Number: 920617

PIN:



All documents relating to the AGM, including the Notice of AGM and the Company's 2024 Annual Report, are available to view in the "Investors" tab of the Company's website www.malinplc.com.

To be effective, all proxy appointments must be lodged with the Company's Registrar at: Computershare Investor Services (Ireland) Limited, 3100 Lake Drive, Citywest Business Campus, Dublin 24, D24 AK82 or through the voting website, see above, by 11 March 2025 at 10:15 a.m.

## **Explanatory Notes:**

- Notwithstanding any other matter herein, the Company will take all appropriate safety measures as the Directors may in their absolute discretion determine from time to time, and in any individual case, to be necessary or desirable at, during or prior to the AGM to ensure the safety of attendees and others involved with it and comply with applicable requirements. Such measures may, without limitation, include the restriction of the number of attendees, and health and/or compliance related checks and requirements.

  The process for appointing a proxy now depends on the manner in which you hold your interest in the Company shares. All proxy voting instructions (whether submitted directly or through the Euroclear Bank system or the CREST system (the latter for those holding Crest Depositary Interests (CDIs)) must be received by the Company's Registrar not less than 48 hours before the time appointed for the AGM or any adjournment of the AGM. However, persons holding through the Euroclear Bank system or the CREST system will also need to comply with any additional voting deadlines imposed by the respective service offerings. All persons affected are recommended to consult with their stocktroker or other intermediary at the earliest opportunity. If you hold your shares in electronic form through the Euroclear System or through CREST, details on how you can vote at the AGM are available in the Notice of Meeting and on the Company's website.

  A shareholder may appoint more than one proxy to attend, speak, ask questions, vote and demand a poli
- A shareholder may appoint more than one proxy to attend, speak, ask questions, vote and demand a poll or join in demanding a poll at the meeting provided each proxy is appointed to exercise rights attached to shares held in different securities accounts. To appoint more than one proxy, an additional proxy form(s) may be obtained by contacting the Registrar's helpline on +353 1 447 5452. Please indicate in the box next to the proxy holder's name (see reverse) the number of shares in relation to which they are authorised to act as your proxy. Please also indicate by ticking the box provided if the proxy instruction is one of multiple instructions being given. All forms must be signed and should be returned together.
- For shareholders whose name appears on the register of members of the Company (being shareholders For Shareholders Whose harne appears on the register of members of the Company (being shareholders holding shares in registered form), your proxy may be submitted electronically, subject to the terms of and conditions of electronic voting, on www.eproxyappointment.com. You will require your Control Number, Shareholder Reference Number (SRN) and PIN number as printed on your Form of Proxy. Alternatively, your proxy may be submitted by post to Computershare Investor Services (Ireland) Limited, 3100 Lake Drive, Citywest Business Campus, Dublin 24, D24 AK82, Ireland.
- This Form of Proxy must (i) in the case of an individual member be signed by the appointer or by his/her/its attorney or submitted electronically by the member or his/her/its attorney; or (iii) in the case of a body corporate be executed either under its common seal or signed on its behalf by a duly authorised officer or attorney or submitted electronically in accordance with note 4 above

- In the case of joint holders, the vote of the senior holder who tenders a vote, whether in person or by proxy, shall be accepted to the exclusion of the vote(s) of the other joint holder(s) and for this purpose seniority will be determined by the order in which the names stand in the register of members in respect of the joint holding.
- If you desire to appoint a proxy other than the Chair of the AGM, please insert the proxy's name in block capitals in the space provided and delete the words "the Chair of the AGM or"
- A proxy (including a substitute proxy) shall be entitled at his or her discretion and without notice to you to (i) A proxy (including a substitute proxy) shall be entitled at his or her discretion and window holder to you to (i) nominate and appoint any person to be a substitute proxy for him or her for any of the purposes contemplated by this Form of Proxy with liberty to revoke any such appointment at his or her discretion and/or (ii) replace such substitute proxy with any other person at his or her discretion (each of the foregoing being, a Substitute Proxy). A proxy shall provide any Substitute Proxy with a copy (electronic or otherwise) of this Form of Proxy Proxy). A proxy snail provide any Substitute Proxy with a copy (electronic or otherwise) of this Form of Proxy where possible. A Substitute Proxy shall be bound by, and shall be entitled to act in all respects in accordance with, the terms of this Form of Proxy. All references to 'proxy' shall be deemed to include persons who are Substitute Proxies for the time being. Please indicate how you wish your proxy to vote by marking the appropriate box. You may direct your proxy to vote "For", "Against", to "Abstain" your vote or give him/her/it "Discretion" to vote as he/she/it wishes by marking as appropriate. If no such specific instructions are given, the proxy will vote or abstain from voting at his/ her/its discretion. The abstain option is provided on enable you to abstain on any particular resolution. It should be noted that a vote cast as abstain is not a vote in law and will not be counted in the calculation of the proportion of votes "For" and "Against" the resolutions. resolutions
- On any other business which may properly come before the AGM or any adjournment thereof, and whether procedural, administrative and/or substantive in nature (including, without limitation, any motion to amend a resolution or adjourn the AGM) not specified in the Notice of the AGM or this Form of Proxy, the proxy will act
- If you are appointing a proxy other than the Chair of the AGM or any other officer of the Company, please provide him/her/it with the Attendance Card attached hereto where possible to facilitate his/her/ its attendance.
- Pursuant to the Companies Act 2014 (as amended), entitlement to attend and vote at the AGM and the refusalit to the Companies Act 2014 (as anienteed), embedding to a telephone with a time Adwin and the number of votes which may be cast thereat will be determined by reference to the Register of Members of the Company at 6.00 p.m. on Sunday, 9 March 2025 (or in the case of an adjournment for 14 days or more, as at close of business on the day immediately preceding the date which falls 72 hours before the date of the adjourned meeting). Changes to entries on the Register of Members after that time shall be disregarded in determining the rights of any person to attend and vote at the AGM.

Kindly Note: This form is issued only to the addressee(s) and is specific to the unique designated account printed hereon. This personalised form is not transferable between different (i) account holders; or (ii) uniquely designated accounts. The Company and Computershare Investor Services (Ireland) Limited accept no liability for any instruction that does not comply with these conditions.

All Holders			

Poll Card To be completed only at the	AGM if a l	Poll is call	ed.					
	F	Austral	Vote			For	Austral	Vote
Ordinary Resolution. To receive and consider the financial statements for the year ended 31 December 2024 together with the reports of the Directors and Auditor thereon, and to	For	Against	Withheld	4. Ordinary Resoluti remuneration of t	on. To authorise the Directors to fix the he Auditor.	For	Against	Withheld
review the affairs of the Company.				5. Ordinary Resoluti	on. To re-appoint KPMG as Auditor.			
<ol> <li>Ordinary Resolution. To receive and consider the Remuneration Committee's Report for the year ended 31 December 2024.</li> </ol>				6. Ordinary Resoluti relevant securitie	on. To authorise the Company to allot s.			
3. Ordinary Resolutions. To re-appoint the following Directors:					n. Disapplication of statutory pre-emption of up to 5% for cash, other specified			
a) Liam Daniel				I ,	r legal/regulatory purposes).			
b) Fiona Dunlevy				Special Resolution     market purchases	n. To authorise the Company to make s of own shares.			
c) Rudy Mareel								
d) Jean-Michel Cosséry								
e) Kirsten Drejer								
f) Christopher Pedrick				Signature				
Please leave this box blank if you have selected the is my/our proxy, each with the power to appoint a substitute pro	Chair. Do	not inser	t your owr	n name(s).			-4* /	on hade also
any matter at the Annual General Meeting of Malin Corporation at any adjournment thereof. I/We direct that my/our vote(s) be constituted from the appointment of more than one proxy, plurally Please tick here to indicate that this proxy and the state of	n plc to be ast on the s ease refe	held in the specified res er to Expl	Conrad Hot colutions as in anatory N	tel, Earlsfort Terrace, D ndicated by an X in the a lote 3 (see front).	ublin 2, D02 V562, Ireland on Thursday, appropriate box.			
Ordinary Resolution. To receive and consider the financial statements for the year ended 31 December 2024 together with the reports of the Directors and Auditor thereon, and to	For	Against	Vote Withheld	4. Ordinary Resoluti remuneration of t	on. To authorise the Directors to fix the he Auditor.	For	Against	Vote Withheld
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a) Liam Daniel				, ,	r legal/regulatory purposes).			
b) Fiona Dunlevy				Special Resolution     market purchases	n. To authorise the Company to make s of own shares.			
c) Rudy Mareel								
d) Jean-Michel Cosséry								
e) Kirsten Drejer								
f) Christopher Pedrick								
we direct my/our proxy to vote on the resolutions pro te the proxy may vote as he or she sees fit or absta	posed at in in relati	the meetii	ng as indic business	eated on this form. Wof the meeting.	here no instruction appears above	as to how	v the proxy	y should
Signature	Da	ate						
	DI	) / M	M/Y	Υ	In the case of a body corporate, the common seal or be signed on its beduly authorised, stating their capa-	ehalf by a	an attorne	y or office

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