	Ordinary General Meeting and Extraordinary Meeting of Shareholders of Sequans Communications			Ordinary General Meeting and Extraordinary Meeting of Shareholders of Sequans Communications		
Date:				to be held June 28, 2024		
	See Voting Instruction On Reverse Side.			For Hole	ders as of May	20 2024
	make your marks like this: 🗵 Use pen only y Matters	For Against Abstain				
1. App 2. App	roval of the statutory financial statements for the year ended December 31, 2023. roval of the consolidated financial statements for the year ended December 31, 2023.		← .p			
	 Allocation of net loss for the year ended December 31, 2023. Related-party agreements. 		vide	www.proxypush.com/SQNS		1-866-858-9176
	5. Approval of the compensation plan for non-executive directors.		Pro l	• Use internet to log in.	OR	Use any touch-tone telephone.
	ewal of Mr. Georges Karam as director.		a d	View Meeting Documents.	•	 Have your ADS Voting Card at hand.
	ewal of Mr. Wes Cummins as director.		dole	 Follow online instructions to cast your vot 	e.	 Follow the simple recorded instructions.
8. Renewal of Mr. Zvi Slonimsky as director.			nve		MAIL	
Extraordinary Matters						
	nowledgment that equity is less than half of the share capital at December 31, 2023 decision to continue operations despite such level of equity.		1 L	Detacl	sign and date your ADS \ h your ADS Voting Card.	/oting Card.
(rep stor pre We	ance of stock subscription warrants to subscribe up to 2,520,000 ordinary shares resenting, to date, 630,000 ADS); establishing the conditions for exercising the k warrants and adoption of an issuance agreement; revocation of shareholders' emptive subscription rights in favor of Ms. Maria Marced Martin and Messrs. sley Cummins, Yves Maitre, Richard Nottenburg, Hubert de Pesquidoux, Dominique aloud and Zvi Slexienky: pavars to be granted to the Beard of Diractors.		just this portion in the envelope provided.	OR • Return envelo	n your ADS Voting Card in pe provided.	
11. Aut em	Ploud, and Zvi Slonimsky; powers to be granted to the Board of Directors. norization granted to the Board of Directors to grant stock subscription options to ployees and management of the Company and of its subsidiaries, and revocation of reholders' preemptive subscription rights in favor of the beneficiaries of such options;		IIA just t	-		n) Eastern time on June 24, 2024
	ditions attached to such authorization; powers to be granted to the Board of Directors.		retu		PROXY TABULATO	
res	nority delegated to the Board of Directors to issue stock subscription warrants erved to a specific class of persons and revocation of shareholders' preemptive scription rights in favor of such class.		n and	F	SEQUANS COMMU P.O. BOX 8016	
and pre	norization granted to the Board of Directors to issue restricted free shares to employees management of the Company and of its subsidiaries, and revocation of shareholders' emptive subscription rights in favor of the holders of such restricted free shares; ditions attached to such authorization; powers to be granted to the Board of Directors.		oerforatio		CARY, NC 27512-99	03
3,0 and	ing an overall ceiling of 12,000,000 ordinary shares (representing, to date, 00,000 ADS) for issues of stock subscription options, stock subscription warrants restricted free shares granted pursuant to resolutions 11, 12 and 13 of this eral shareholders' meeting.		ly at the p			
ma con allo pre	nority delegated to the Board of Directors to carry out a capital increase up to a dimum nominal amount of $€1,000,000$ by issuing shares and/or securities that fer rights to the Company's equity and/or to securities that confer the right to an timent of debt securities, reserved to specific classes of persons and revocation of emptive subscription rights in favor of such classes, and to amend the terms of any t securities issued under this or prior delegations authorized by the shareholders.		Please separate carefully at the perforation and return			
16. Aut by i	nority delegated to the Board of Directors to decide to increase the share capital souing shares reserved for employees and revocation of preemptive subscription ts in favor of such employees.		ease se			
cap	egation of authority to the Board of Directors to proceed to a reduction of the share ital by way of incorporation of losses into capital, with terms and timing to be ided by the Board of Directors.		¥⊔ →		_	
cap be	egation of authority to the Board of Directors to proceed to a reduction of the share ital by buying back shares in view of their cancellation, with terms and timing to lecided by the Board of Directors.		E	VENT #		
	vers and formalities		C	LIENT #		
	ard of Directors recommends that you vote "FOR" proposals 1-15 and 17-19 GAINST" proposal 16 reflected in the agenda items listed above.		Ŭ			
	Authorized Signatures - This section must be completed for your instructions to be executed.				_	
Please Sign Here Please Date Above			C			
	Please Sign Here Please Date	Above	nt © 2024 Mediant Communications Inc. All Rights Res	erved		

Sequans Communications

Instructions to The Bank of New York Mellon, as Depositary (All votes must be received by 12:00 P.M. (Noon) Eastern time on June 24, 2024)

The undersigned registered holder of Depositary Shares hereby requests and instructs The Bank of New York Mellon, as Depositary, to endeavor, in so far as practicable, to vote or cause to be voted the number of Deposited Securities underlying the Depositary Shares evidenced by Receipts registered in the name of the undersigned on the books of the Depositary as of the close of business May 20, 2024 at the Ordinary General Meeting and Extraordinary Meeting of the Shareholders to be held on June 28, 2024, and any adjournments thereafter, in respect of the resolutions specified on the reverse side.

- 1. Instructions as to voting on the specified resolutions should be indicated by an "X" in the appropriate box. If no instruction is received, to the Depositary to give a discretionary proxy to a person designated by the Company.
- 2. The Depositary to give a discretionary proxy to a person designated by the Company with respect to that matter and the amount of deposited Shares represented by that amount of American Depositary Shares and the Depositary shall give a discretionary proxy to a person designated by the Company to vote that amount of deposited Shares as to that matter.

(Continued and to be marked, dated and signed, on the other side)

PROXY TABULATOR FOR Sequans Communications P.O. Box 8016 CARY, NC 27512-9903