

Société Anonyme 33 rue du Puits Romain, L-8070 Bertrange R.C.S. Luxembourg: B 154.144

ANNUAL GENERAL MEETING - FORM OF PROXY

The undersigned (Name),
residing in (Address),
being the holder ofshares having a nominal value of USD 0.01 each in the capital of Coal Energy S.A. (the "Company"),
ENCLOSED HERETO IS THE CERTIFICATE OF THE DEPOSITARY OF THE SHARES IN THE COMPANY CONFIRMING MY SHAREHOLDING AS OF 26 August 2025 AT 24.00 (CENTRAL EUROPEAN TIME)
hereby appoint (Name, Address)(should I/we not complete the above field, I accept that any Director of WETRUST LUXEMBOURG S.A., an administrative services provider of the Company, would be appointed as my representatives at the Meeting)
or failing them, the chairman of the annual general meeting shareholders (the "Meeting"),
as my/our representative with the full power of representation to attend and vote for me/us on my/our behalf on the items of the agenda as indicated below at the Meeting to be held on 29 August 2025 , at 14 p.m. (Central European Time) at 33 rue du Puits Romain , L-8070 Bertrange.

Annual general meeting - My/our proxy is authorised and instructed to vote as indicated in respect of the undermentioned resolutions:

1.	Approval of the restated unaudited consolidated			
1.	financial statements as of 30 June 2023 and of the			
		FOR	AGAINST	ABSTAIN
	management report for the period covered by these			
	financial statements			
	The board of directors proposes that the meeting		_	
	approves the restated unaudited consolidated financial			
	statements as of 30 June 2023 and the management			
	report for the period covered by these financial			
	statements.			
2.	Approval of the audited stand-alone financial			
	statements as of 30 June 2024 and of the	FOR	AGAINST	ABSTAIN
	management report for the period covered by these	TOR	7107111101	7100171111
	financial statements			
	The board of directors proposes that the meeting			
	approves the audited stand-alone financial statements as			
	of 30 June 2024 and the management report for the			
	period covered by these financial statements.			
3.	Allocation of the net result of Coal Energy S.A. from			
э.	the financial year ended on 30 June 2024			
		FOR	AGAINST	ABSTAIN
	The board of directors proposes that the meeting			
	acknowledges net loss for the financial year ended on 30			
	June 2024 amounting to 66,746,831.08 USD (sixty-six			_
	million, seven hundred forty-six thousand, eight hundred			
	thirty-one dollars and eight cents),			
4.	Approval of the audited consolidated financial			
	statements as of 30 June 2024 and of the			
	management report for the relevant period covered	FOR	AGAINST	ABSTAIN
	by these financial statements.			
	The board of directors proposes that the meeting			
	approves the audited consolidated financial statements			
	and the management report for the period covered by			
	these financial statements.			
5.	Resolution on the continuation of the Company			
	The board of directors proposes that, the meeting	FOR	AGAINST	ABSTAIN
	acknowledges that based on the statutory financial	1010	7107111101	71DB 17111V
	statements net assets fall below half of the share			
	capital of the Company in accordance with Article			
	480-2 of Luxembourg Company Law (Law of 25			
	August 2006) and proposes to waive the requirement			
	for a special report and approve the continuation of			
	the Company.			
6.	Discharge of the directors of the Company for the			
0.	performance of their duties during the financial year	FOR	AGAINST	ABSTAIN
	ended on 30 June 2024	FOR	AGAINST	ADSTAIN
	The board of directors proposes that the meeting			
	discharges the directors who have been in office during			
	the financial year ended on 30 June 2024 (Viktor			
	· ·			
	VYSHNEVETSKYY, Oleksandr REZNYK, Arthur David			
	JOHNSON, Diyor YAKUBOV) from their liability for			
	the performance of their duties as directors of the			
	Company.			
7.	Appointment of PKF Audit&Conseil as independent	ECD	A CLASSICE	4 D (III + 13)
	auditor of the Company	FOR	AGAINST	ABSTAIN
	The board of directors proposes that the meeting			
	approves the appointment of PKF Audit &Conseil as			
	independent auditor of the Company for a period ending 30 June 2025.			
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IMPORTANT INFORMATION

- 1. A shareholder may appoint one or more representatives of his/her own choice.
- **2.** A representative needs not be a shareholder of the Company. A representative may be a legal or natural person.
- **3.** If you want your representative to vote for, against for a resolution, or if you want him/her to abstain from voting, please tick the corresponding box, if you do not select any of the given options will entitle your representative to cast your vote at his/her discretion.
- 4. Participation at the Meeting is reserved to shareholders of the Company whose shareholding is determined on 26 August 2025 at 24:00 (Central European Time), and who give notice of their intention to attend the Meeting per mail, email or fax, to the following address: 33 rue du Puits Romain, L-8070 Bertrange / Fax: (+352) 20 21 0033 55; Email: info@coalenergy.com.ua, ; ir@coalenergy.com.ua so that it shall be received not later 25 August 2025, 17:00 p.m. (Central European Time).
- 5. To be valid, this form of proxy must be executed and delivered with its annex to the following address: 33 rue du Puits Romain, L-8070 Bertrange / Fax: (+352) 20 21 0033 55; Email info@coalenergy.com.ua, ; ir@coalenergy.com.ua so that it shall be received not later 25 August 2025, 17:00 p.m. (Central European Time).
- **6.** The completion and return of the form of proxy shall not preclude shareholders of the Company from attending and voting in person at the Meeting if they so wish.
- 7. By signing this form of proxy, the undersigned consents that the featured data are collected, processed and used for the purpose of the Meeting and the vote on the resolutions and that the related data may circulate within the organisation's entities of the Meeting.
- **8.** This proxy form is governed by, and shall be construed in accordance with Luxembourg law. The courts of Luxembourg city shall have exclusive jurisdiction to settle any dispute, which may arise out of, or in connection with this proxy form.

Dated:	2025
Signature(s):	
Name:	

Annex: Certificate of Depository of Shares

ANNEX: CERTIFICATE OF DEPOSITORY OF SHARES