## BlackRock Global Funds (SICAV) (the "Company")



Registered Office: 2-4, rue Eugène Ruppert, L-2453 Luxembourg. Grand Duchy of Luxembourg R.C.S. Luxembourg B 6317

## **Proxy Form**

Please return the completed proxy form to the Registered Office of the Company,(as set out above) or to Fax No: + 352 2452 4434) to arrive by midnight CET on 07 February 2024.

| Share   | holder(s) n     | ame           |       |  | (See notes 1, 2 and 3 overleaf)   |
|---------|-----------------|---------------|-------|--|---|
| The u   | ndersigned,     |               |       |  |   |
| with th | ne address of   | ·             |       |  |   |
|         |                 |               |       |  |   |
| with A  | ccount numb     | oer:          |       |  |   |
| holder  | (s) of          |               |       |  | shares of BlackRock Global Funds (SICAV) hereby appoint(s) as proxy   |
|         |                 |               |       |  | with power of substitution:   |
| Name    | of Proxy        |               |       |  | (See notes 4 and 6 overleaf)  |
| Mr / M  | rs / Miss / Tit | le            |       |  | Name  |
|         |                 |               |       |  |   |
| Addre   | ss              |               |       |  |   |
|         |                 |               |       |  |   |
| rue Eu  | gène Ruppert    | , L-2453 Luxe | embou |  | eneral Meeting of shareholders of the Company, which will be held at 2-4, g at 11.00 a.m. CET on 16 February 2024 or at any adjournments thereof, |
| Annua   | al General I    | Meeting       |       |  | (See note 5 overleaf)   |
| For     | Against         | Abstain       | 1.    | To receive the Directors' and Au 31 August 2023. | uditor's reports and to approve the financial statements for the year ended   |
|         |                 |               | 2.    | To approve the payment of divid                  | dends for the year ended 31 August 2023.  |
|         |                 |               | 3.    | To agree to discharge the Board                  | d for the performance of its duties for the past fiscal year.   |
|         |                 |               | 4.    | To re-elect Ms Denise Voss as I 2025.            | Director until the Annual General Meeting of shareholders to be held in   |
|         |                 |               | 5.    | To re-elect Mr Paul Freeman as 2025.             | s Director until the Annual General Meeting of shareholders to be held in   |
|         |                 |               | 6.    | To re-elect Mr Geoffrey Radcliffe in 2025.       | e as Director until the Annual General Meeting of shareholders to be held   |
|         |                 |               | 7.    | To re-elect Mr Keith Saldanha as 2025.           | as Director until the Annual General Meeting of shareholders to be held in  |
|         |                 |               | 8.    | To re-elect Ms Davina Saint as I 2025.           | Director until the Annual General Meeting of shareholders to be held in   |
|         |                 |               | 9.    | To re-elect Ms Bettina Mazzocch in 2025.         | thi as Director until the Annual General Meeting of shareholders to be held   |
|         |                 |               | 10.   | To re-elect Ms Vasiliki Pachatou held in 2025.   | uridi as Director until the Annual General Meeting of shareholders to be  |
|         |                 |               | 11.   | To approve the remuneration of                   | the Directors.  |
|         |                 |               | 12.   | To re-elect Ernst & Young S.A. a 2025.           | as Auditor until the Annual General Meeting of shareholders to be held in   |

## BlackRock Global Funds (SICAV) (the "Company")

| Signature(s) of shareholder(s) | (All joint holders must sign |
|--------------------------------|------------------------------|
|                                |                              |
|                                |                              |
|                                |                              |
| Dated                          |                              |

THIS PROXY FORM MAY NOT BE USED AS A BALLOT FORM ("FORMULAIRE")

## NOTES

- 1. Please print your name(s) in the space provided. If a registered share is held jointly, the right to appoint a proxy and to vote must be jointly exercised. Accordingly, the names of all joint holders must be printed here and all joint holders must sign at the foot of this proxy in the space provided. A corporation may execute this form of proxy under the hand of a duly authorised officer.
- Please insert above the number of shares held in the Company. If not completed, this proxy will relate to all shares held by the shareholder(s).
- Where shares have been redeemed between the date of receipt of a proxy form and the cut-off time for receipt of proxies, the lower number of shares will be taken as per the direction of the vote on the proxy form.

Where shares have been redeemed between the date of receipt of a proxy form detailing split votes and the cut-off time for receipt of proxies, the decrease in votes will be pro-rated in proportion to the shares registered at the cut-off time for receipt of proxies unless an amended vote is received by proxy form before midnight CET on 07 February 2024 or a ballot form before midnight CET on 09 February 2024.

Where shareholdings have been increased between the date of receipt of a proxy form and the cut-off time for receipt of proxies, the number of votes cast will not be increased without an additional or superseding proxy form received before midnight CET on 07 February 2024 or a ballot form received before midnight CET on 09 February 2024.

- Please insert your allocated account number.
- Please insert the full name of your proxy. If no name is inserted, the Chairman of the Meeting will act as your proxy.
- Please indicate by inserting an X in the appropriate space the manner in which your proxy is to vote. Unless so indicated, your proxy will vote or abstain from voting as he thinks fit.
- A proxy need not be a shareholder of the Company. Completion and return of this form of proxy will not preclude shareholders from attending and voting in person at the Meeting should they subsequently decide to do so.