

## **POSTAL VOTING FORM**

In accordance with Swedish legislation permitting temporary exemptions to facilitate the holding of general meetings of companies and associations, the board of directors of Catella AB (publ) (company registration number 556079-1419) (the **"Company"**) has decided to permit shareholders to exercise their voting rights by post ahead of the annual general meeting.

Shareholders who wish to exercise their voting rights ahead of the annual general meeting must complete, sign and submit the completed form, including **Appendix 1** and any appended authorisation documents, to the Company. The documents must be received by the Company by **25 May 2020 at 17:00 CET**.

The shareholder specified below hereby exercises their voting rights for all shares in the Company held by the shareholder at the general meeting of 26 May 2020. Voting rights are exercised in accordance with the selected response options as shown in Appendix 1 below.

Shareholder's personal or company name:
Civic or company/organisation registration number:
Address:
Email address and telephone number:
Place and date:
Signature:
Name in block letters:

You MUST state your civic or company/organisation registration number to identify yourself as a shareholder.

The form must be printed, completed, signed and returned in the original to Catella AB (publ), "Årsstämma", c/o Euroclear Sweden AB, Box 191, 101 23 Stockholm, Sweden or sent by email to <u>GeneralMeetingService@euroclear.eu</u>.

If the shareholder is a legal person, the postal voting form must be signed by one or more authorised signatories for the legal person and a registration certificate or equivalent authorisation document must be appended to the form. The same applies if the shareholder votes by post through a proxy. Registration of shares in the shareholder's name (if the shares are nominee-registered) and notice of attendance at the annual general meeting must have been carried out by 19 May 2020 even if the shareholder chooses to vote by post. Instructions thereto are provided in the notice of the annual general meeting.



## **APPENDIX 1**

The shareholder cannot give any instructions other than selecting one of the response options provided for each item in the form below. If the shareholder has modified the form with special instructions or conditions, or has altered or added to the pre-printed text, the vote shall be void.

If the shareholder wishes to abstain from voting on any particular matter of business, none of the response options pertaining to that matter shall be selected. Only one postal voting form per shareholder will be considered. If more than one postal voting form is submitted, only the most recently dated form will be considered. If the same date has been provided on two or more postal voting forms, only the form most recently received by the Company will be considered. Incomplete or incorrectly completed postal voting forms may be disregarded.

If the shareholder attends the general meeting in person, the postal vote will not be counted because it is presumed that the shareholder will exercise their rights through their or their proxy's attendance at the general meeting.

The completed postal voting form, including Appendix 1 and any appended authorisation documents, must be received by the Company by 25 May 2020 at 17:00 CET. Please note that the Company disclaims all liability for delay in the receipt of the material. Postal votes may be revoked at any time before 25 May 2020 at 17:00 CET through notice thereto by email to <u>GeneralMeetingService@euroclear.eu</u>. After 25 May 2020 at 17:00 CET, a shareholder can revoke a postal vote only by attending the general meeting in person or by proxy.

Please refer to the notice of the annual general meeting and proposals published on www.catella.se for the full text of proposed resolutions.

Please refer to https://www.catella.com/en/about-catella-group/privacy/privacy-notice-per-entity/catella-ab-publ for information about how the Company processes your personal data.

The following response options refer to the proposals submitted by the board of directors and the nomination committee (which are detailed in the notice of the annual general meeting).

	YES	NO
2. Election of the chairman of the meeting		
4. Approval of the agenda.		
6. Determination of whether the meeting was duly convened.		
9. Resolution on adopting the income statement and balance sheet and the consolidated income statement and consolidated balance sheet.		
10. Resolution on appropriation of the Company's profit or loss in accordance with the adopted balance sheet.		
11. Resolution on discharging the directors and chief executive officer from liability:		
a) Johan Claesson		
b) Johan Damne		
c) Joachim Gahm		
d) Anna Ramel		
e) Jan Roxendal		
f) Knut Pedersen (Chief Executive Officer)		
12. Determination of the number of directors and deputy directors, and the number of auditors and deputy auditors:		
a) Number of directors and deputy directors		
b) Number of auditors and deputy auditors		
13. Determination of directors' and auditor's fees:		
a) Directors' fees		
b) Auditors' fees		
14. Election of the board of directors and board chairman:		
a) Johan Claesson (re-election)		



	b) Johan Damne (re-election)	
	c) Joachim Gahm (re-election)	
	d) Anna Ramel (re-election)	
	e) Jan Roxendal (re-election)	
	f) Tobias Alsborger (first-time election)	
	g) Board chairman	
15.	Election of the auditor	
16.	Resolution on the nomination committee for the 2021 AGM.	
17.	Resolution on guidelines for remuneration to senior executives.	