Form for postal voting

Shareholders who do not wish to attend the general meeting in person on Thursday 24 April 2025 may choose to exercise their voting rights at the general meeting by voting in advance, so-called postal voting, in accordance with the provisions in the articles of association of Avanza Bank Holding AB (Avanza).

Avanza should receive a complete form, including any appendices, on Wednesday 16 April 2025, at the latest.

The shareholder set out below hereby exercises its voting right for all of the shareholder's shares in Avanza at the general meeting on Thursday 24 April 2025. The voting right is exercised in accordance with the voting options marked below.

Shareholder	Personal identity no. / registration no.
Phone	E-mail

Assurance (if the undersigned is a legal representative of a shareholder which is a legal entity): I, the undersigned, am a board member, managing director or signatory of the shareholder and solemnly declare that I am authorized to submit this advance vote on behalf of the shareholder and that the contents of the advance vote correspond to the shareholder's decisions.

Assurance (if the undersigned represents the shareholder by proxy): I, the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked.

Place and date		
Signature		
Name in block letters		

In order to vote by post, please follow the below instructions:

- 1. Complete the shareholder's information above (please write clearly).
- 2. Select the shareholder's preferred voting options below.
- 3. Print and sign the form (at "Signature" above), not required if voting through verification with BankID.

A completed and signed postal voting form can be submitted by mail to Avanza Bank Holding AB (publ), "AGM", c/o Euroclear Sweden AB, Box 191, 101 23 Stockholm, Sweden, or by e-mail to GeneralMeetingService@euroclear.com. The completed and signed postal voting form must be received by Euroclear Sweden AB on Wednesday 16 April 2025, at the latest.

Shareholders may also cast their votes electronically through verification with Swedish BankID via Euroclear Sweden AB's website https://anmalan.vpc.se/EuroclearProxy, on Wednesday 16 April 2025, at the latest.

If the shareholder is a legal entity, authorization documents (e.g. a registration certificate and any potential power of attorney) must be attached to the form. This also applies if the shareholder votes through a proxy.

Please note that shareholders whose shares are nominee-registered must register their shares in their own name in order to be allowed to vote. Instructions in this regard are set out in the notice to the general meeting.

Further information about postal voting

The shareholder may not provide any other instructions than marking one of the response alternatives in the postal voting form. If the shareholder has included special instructions or conditions, or supplemented or amended the pre-printed text, the postal vote is invalid.

If the shareholder wishes to abstain from voting in relation to a matter, kindly refrain from selecting an option.

Only one form per shareholder will be considered. If more than one form is submitted, the form with the latest date will be considered. The form latest received by the company will be considered if two forms are dated at the same date. An incomplete or wrongfully completed form may be discarded without being considered.

The form, together with any enclosed authorization documents, shall be received by Euroclear Sweden AB on Wednesday 16 April 2025, at the latest.

A postal vote can be withdrawn up to and including Wednesday 16 April 2025, by making such request by e-mail to GeneralMeetingService@euroclear.com. Please use "Avanza AGM 2025" as heading.

For complete proposals regarding the items on the agenda, kindly refer to the notice convening the meeting on https://investors.avanza.se/en/corporate-governance/agm/annual-general-meeting-2025/.

For information on how your personal data is processed, please refer to the integrity policy that is available on Euroclear Sweden AB's website https://www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf.

If you have any questions, please call +46 (0)8 402 90 18.

Postal voting form for general meeting in Avanza Bank Holding AB (publ) on Thursday 24 April 2025

The voting options below comprise the proposals submitted by the board of directors (which are set out in the notice convening the general meeting).

	YES	NO
1. Opening of the meeting		
2. Appointment of the chairman at the meeting		
3. Preparation and approval of the voting register		
4. Resolution regarding video recording of the general meeting		
5. Approval of the agenda		
6. Appointment of one or two persons to attest the minutes		
7. Examination of whether the meeting has been duly convened		
8. Speech by the CEO		
9. Presentation of the annual report, the auditor's report, the consolidated accounts and the auditor's report for the financial year of 2024		
10. a) Resolution on adopting the profit and loss statement and the balance sheet and the consolidated profit and loss statement and balance sheet		
10. b) Resolution on allocation of the company's profit or loss according to the adopted balance sheet		
10. c) Resolution on discharge from liability for the directors of the board and the managing director		
1. Magnus Dybeck		
2. Julia Haglind		
3. Jonas Hagströmer		
4. Sven Hagströmer		
5. John Hedberg		
6. Linda Hellström		
7. Johan Roos		
8. Leemon Wu		
9. Lisa Åberg		
10. Catharina Eklöf (previous board member)		
11. Sofia Sundström (previous board member)		
12. Hans Toll (previous board member)		
13. Gustaf Unger (current managing director)		

14. Gunnar Olsson (previous managing director)		
11. Resolution on the number of directors of the board		
12. Approval of the remuneration for the directors of the board		
 The nomination committee's proposal that remuneration of SEK 531,000 (514,000) shall be paid to each of the board members except Sven Hagströmer (chairman), Jonas Hagströmer, John Hedberg (deputy chairman) and Magnus Dybeck 		
 The nomination committee's proposal that remuneration of SEK 425,000 (412,000) shall be paid to each of the board members Sven Hagströmer (chairman), Jonas Hagströmer, John Hedberg (deputy chairman) and Magnus Dybeck 		
3. The nomination committee's proposal that remuneration of SEK 310,000 (300,000) to the chairman of the company's audit, risk and capital committee		
4. The nomination committee's proposal that remuneration of SEK 134,000 (130,000) to member of the company's audit, risk and capital committee		
5. The nomination committee's proposal that remuneration of SEK 63,000 (61,000) to member of the company's credit committee		
6. The nomination committee's proposal that remuneration of SEK 51,000 (49,500) to member of the company's remuneration committee		
7. The nomination committee's proposal that remuneration of SEK 60,000 (58,000) to member of the company's IT committee		
13. Approval of the remuneration for the auditor		
14. Appointment of the board of directors		
Magnus Dybeck (re-election)		
2. Julia Haglind (re-election)		
3. Jonas Hagströmer (re-election)		
4. Sven Hagströmer (re-election)		
5. John Hedberg (re-election)		
6. Linda Hellström (re-election)		
7. Johan Roos (re-election)		
8. Leemon Wu (re-election)		
9. Lisa Åberg (re-election)		
15. Appointment of the chairman of the board of directors and the deputy chairman of the board of directors		
 Appointment of Sven Hagströmer as chairman of the board of directors (re-election) 		
 Appointment of John Hedberg as deputy chairman of the board of directors (re-election) 		
16. Appointment of KPMG as auditor		
17. a) Resolution on authorization for the board of directors to acquire the company's own shares		
17. b) Resolution on authorization for the board of directors to transfer the		
company's own shares		1

18. Resolution on authorization for the board of directors to resolve on new issue of shares		
19. a) Resolution on approval of a conditional offer for the repurchase of warrants		
19. b) Resolution on approval of the board of directors' resolution on a directed new issue of common shares		
20. Resolution on issuance of warrants intended for the incentive program for employees (Series 2025/2028)		
21. Resolution on guidelines for remuneration to senior executives		
22. Approval of remuneration report		
23. Closing of the meeting		