

## FORM FOR NOTIFICATION AND POSTAL VOTING TO THE ANNUAL GENERAL MEETING IN CATELLA AB ON TUESDAY 20 MAY 2025

The board of directors of Catella AB, reg. no. 556079-1419, (the "Company" or "Catella") has resolved that shareholders shall be able to exercise their voting rights at the annual general meeting also by postal voting in advance in accordance with § 11 of the articles of association.

The form must be received by Euroclear Sweden AB (who administers the forms on behalf of the Company) no later than Wednesday 14 May 2025.

The shareholder set out below hereby notifies the Company of its participation and exercises its voting right for all of the shareholder's shares in **Catella AB**, reg. no. 556079-1419, at the annual general meeting on Tuesday 20 May 2025. The voting right is exercised in accordance with the voting options marked below.

Name of the shareholder	Company registration number/ Personal identity number

Assurance (if the undersigned is a legal representative of a shareholder who is a legal entity): I, the undersigned, am a board member, the CEO or a signatory of the shareholder and solemnly declare that I am authorized to submit this postal vote on behalf of the shareholder and that the contents of the postal 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the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked.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	
J.B. actar c	
Clarification of signature	
Telephone	E-mail



## INSTRUCTIONS FOR POSTAL VOTING

- Print the form.
- Fill-out the information above.
- Select the preferred voting options below.
- Sign and send the form in original by post to Catella AB, "Annual General Meeting 2025", c/o
  Euroclear Sweden AB, P.O. Box 191, SE-101 23 Stockholm, Sweden or a copy by e-mail to
  GeneralMeetingService@euroclear.com. Shareholders can also submit their postal vote
  electronically by verification with BankID on Euroclear Sweden AB's website,
  https://anmalan.vpc.se/euroclearproxy.
- If the shareholder is a natural person who is personally postal voting, it is the shareholder who should sign under "Signature" above. If the postal vote is submitted by a representative (proxy) of the shareholder, it is the proxy who should sign. If the postal vote is submitted by a legal representative of a legal entity, it is the representative who should sign.
- If the shareholder submits its postal vote by proxy, a written and dated power of attorney signed by the shareholder must be enclosed to the form. If the shareholder is a legal entity, a certificate of registration or corresponding authorization documents shall be enclosed to the form.

Please note that a shareholder whose share are nominee-registered must re-register such shares in their own name in order to vote. Instructions are available in the notice of the annual general meeting.

## ADDITIONAL INFORMATION ABOUT POSTAL VOTING

A shareholder cannot give any other instructions than selecting one of the options specified at each item in the form. If a shareholder wishes to abstain from voting in relation to a matter, kindly refrain from selecting an option. A vote (i.e. the postal vote in its entirety) is invalid if the shareholder has provided the form with specific instructions or conditions or if pre-printed text is amended or supplemented.

The postal voting form, together with any enclosed authorization documentation, must be received by Euroclear Sweden AB (who administers the forms on behalf of Catella) no later than **Wednesday 14 May 2025**. A postal vote that a shareholder wish to withdraw should be withdrawn no later than **Wednesday 14 May 2025** by contacting Euroclear Sweden AB by e-mail to <u>GeneralMeetingService@euroclear.com</u> or by post to Catella AB, "Annual General Meeting 2025", c/o Euroclear Sweden AB, P.O. Box 191, SE-101 23 Stockholm, Sweden. Only one form per shareholder will be considered. If more than one form is submitted, the form with the latest date will be considered. If more than one form has the same date, only the last form received by Euroclear Sweden AB will be considered. An incomplete or wrongfully completed form, or a form without valid authorization documentation, may be discarded without being considered.

If a shareholder has submitted its postal vote and thereafter attends the meeting venue in person or by proxy, the postal vote remains valid unless the shareholder participates in a voting during the meeting or otherwise withdraws its postal vote. If the shareholder participates in a voting during the meeting, the vote cast will replace the previously submitted postal vote with respect to the relevant item.

For complete proposals, please refer to the notice convening the annual general meeting and other documentation to the annual general meeting that are available on the Company's website, <a href="https://www.catella.com/en/corporate-governance/general-meetings">www.catella.com/en/corporate-governance/general-meetings</a>.

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



## ANNUAL GENERAL MEETING IN CATELLA AB ON TUESDAY 20 MAY 2025

The voting options below comprise the proposals of the board of directors, the nomination committee as well as shareholder proposals which are included in the notice convening the annual general meeting. The notice and other documentation to the annual general meeting are available on Catella's website, <a href="https://www.catella.com/en/investor-relations/corporate-governance/general-meetings">www.catella.com/en/investor-relations/corporate-governance/general-meetings</a>.

2.	Election of chair of	the general meeting	
2.1	Sofia Watt		
	Yes □	No □	
4.	Approval of the agenda		
	Yes □	No □	
6.	Determination of w	whether the general meeting has been duly convened	
	Yes □	No 🗆	
9.	_	ng adoption of the income statement and the balance sheet, olidated income statement and the consolidated balance	
	Yes □	No $\square$	
10.	Resolution regarding dispositions of the Company's profit or loss in accordance with the adopted balance sheet and on record date for dividend		
	Yes □	No □	
11.	Resolution regarding	ng discharge from liability of the board members and the CEOs	
11.1	Sofia Watt (chair of	the board of directors)	
	Yes □	No □	
11.2	Tobias Alsborger (b	oard member)	
	Yes □	No □	
11.3	Pernilla Claesson (b	Pernilla Claesson (board member)	
	Yes □	No □	
11.4	Johan Damne (board member)		
	Yes □	No □	
11.5	Anneli Jansson (boa	ard member)	
	Yes □	No □	
11.6	Samir Kamal (board	l member)	
	Yes □	No □	
11.7	Johan Claesson (chair of the board)		
	Yes 🗆	No □	



11.8	Christoffer Abraham	nsson (CEO)
	Yes □	No □
11.9	Daniel Gorosch (CEC	0)
	Yes 🗆	No □
12.	Presentation of the remuneration report 2024 for approval	
	Yes 🗆	No □
13.	Determination of the number of board members, auditor and any deputy auditors	
13.1	Number of board m	embers
	Yes □	No □
13.2	Number of auditors	and any deputy auditors
	Yes 🗆	No □
14.	Determination of th	ne remuneration to the board and the auditor
14.1	Remuneration to th	e board
	Yes □	No □
14.2	Remuneration to th	e auditor
	Yes □	No □
	Election of board members, chair of the board of directors, auditor and any deputy auditors	
15.	Election of board m deputy auditors	embers, chair of the board of directors, auditor and any
<b>15.</b> 15.1		
	<b>deputy auditors</b> Election of board m	
15.1	<b>deputy auditors</b> Election of board m	embers
15.1	deputy auditors  Election of board m  Tobias Alsborger as  Yes	embers board member (re-election)
15.1 15.1 (a)	deputy auditors  Election of board m  Tobias Alsborger as  Yes	embers board member (re-election) No $\square$
15.1 15.1 (a)	deputy auditors  Election of board m  Tobias Alsborger as  Yes   Pernilla Claesson as  Yes	embers  board member (re-election)  No   board member (re-election)
15.1 15.1 (a) 15.1 (b)	deputy auditors  Election of board m  Tobias Alsborger as  Yes   Pernilla Claesson as  Yes	embers  board member (re-election)  No   board member (re-election)  No   No
15.1 15.1 (a) 15.1 (b)	deputy auditors  Election of board m  Tobias Alsborger as  Yes   Pernilla Claesson as  Yes   Samir Kamal as boar  Yes	embers  board member (re-election)  No   board member (re-election)  No   rd member (re-election)
15.1 (a) 15.1 (b) 15.1 (c)	deputy auditors  Election of board m  Tobias Alsborger as  Yes   Pernilla Claesson as  Yes   Samir Kamal as boar  Yes	embers  board member (re-election)  No   board member (re-election)  No   rd member (re-election)  No   No
15.1 (a) 15.1 (b) 15.1 (c)	deputy auditors  Election of board m  Tobias Alsborger as  Yes   Pernilla Claesson as  Yes   Samir Kamal as board  Yes   Sofia Watt as board  Yes	embers  board member (re-election)  No   board member (re-election)  No   rd member (re-election)  No   member (re-election)
15.1 (a) 15.1 (b) 15.1 (c) 15.1 (d)	deputy auditors  Election of board m  Tobias Alsborger as  Yes   Pernilla Claesson as  Yes   Samir Kamal as board  Yes   Sofia Watt as board  Yes	embers  board member (re-election)  No □  board member (re-election)  No □  rd member (re-election)  No □  member (re-election)
15.1 (a) 15.1 (b) 15.1 (c) 15.1 (d)	deputy auditors  Election of board m  Tobias Alsborger as  Yes  Pernilla Claesson as  Yes  Samir Kamal as board  Yes  Sofia Watt as board  Yes  Erik Eikeland as board  Yes	embers  board member (re-election)  No □  board member (re-election)  No □  rd member (re-election)  No □  member (re-election)  No □  rd member (re-election)  rd member (re-election)
15.1 (a) 15.1 (b) 15.1 (c) 15.1 (d) 15.1 (e)	deputy auditors  Election of board m  Tobias Alsborger as  Yes  Pernilla Claesson as  Yes  Samir Kamal as board  Yes  Sofia Watt as board  Yes  Erik Eikeland as board  Yes	embers  board member (re-election)  No □  board member (re-election)  No □  rd member (re-election)  No □  member (re-election)  No □  rd member (re-election)  No □  rd member (new election)
15.1 (a) 15.1 (b) 15.1 (c) 15.1 (d) 15.1 (e)	deputy auditors  Election of board m  Tobias Alsborger as  Yes  Pernilla Claesson as  Yes  Samir Kamal as board  Yes  Sofia Watt as board  Yes  Erik Eikeland as board  Yes  Erik Ranje as board  Yes	embers  board member (re-election)  No □  board member (re-election)  No □  rd member (re-election)  No □  member (re-election)  No □  rd member (re-election)  No □  rd member (new election)  No □  member (new election)



15.2	Election of chair of the board		
15.2 (a)	Erik Rune as chair of the board (new election)		
	Yes □	No □	
15.3	Election of auditor and any deputy auditors		
15.3 (a)	KPMG AB (re-election)		
	Yes □	No 🗆	
16.	Resolution regarding guidelines for remuneration to senior executives		
	Yes □	No □	
	Resolution regarding authorization for the board of directors to resolve on new		
17.		ng authorization for the board of directors to resolve on new	
17.	Resolution regardi issue of shares	ng authorization for the board of directors to resolve on new	
17.		ng authorization for the board of directors to resolve on new $$\operatorname{No}\ \square$$	
18.	issue of shares Yes □		
	issue of shares  Yes □  Resolution regardi	No 🗆	
	issue of shares  Yes □  Resolution regardi	No □ ng authorization for the board of directors to resolve on	
	issue of shares  Yes □  Resolution regardi repurchase and tra  Yes □	No □  ng authorization for the board of directors to resolve on insfer of own shares	
18.	issue of shares  Yes   Resolution regardi repurchase and tra  Yes   Resolution on a lor	No □  ng authorization for the board of directors to resolve on ensfer of own shares  No □	