

Notification of participation and postal voting form

The completed voting form, including any appendices, must be received by Euroclear Sweden AB no later than on Monday 22 April 2024.

The shareholder set out below hereby notifies the company of its participation and exercises its voting rights for all of the shareholder's shares in Medicover AB (publ) (registration number 559073-9487) ("**Medicover**") at the annual general meeting on Friday 26 April 2024. The voting right is exercised in accordance with the voting options marked below.

| Shareholder name | Personal identity number / registration number |
|------------------|--|
| | |
| | |
| Telephone number | E-mail |
| | |
| | |
| | |

Assurance (if the undersigned is a legal representative of a shareholder that is a legal entity):

I, the undersigned, am a board member, CEO or signatory of the shareholder and solemnly declare that I am authorised 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the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked.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 |
| |
| |

For postal voting, proceed as follows:

- Complete the information of the shareholder above (please print clearly).
- Select the shareholder's voting options below.
- Print, sign and send the form to Medicover AB (publ), "annual general meeting 2024", c/o Euroclear Sweden AB, Box 191, SE-101 23 Stockholm, Sweden, or via e-mail to <u>GeneralMeetingService@euroclear.com</u>. Shareholders who are natural persons may also cast their advance votes electronically through BankID verification via <u>https://anmalan.vpc.se/EuroclearProxy/</u>.
- If the shareholder is a natural person who is personally voting by post, it is the shareholder who should sign under 'Signature' above. If the postal vote is submitted by a 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.



A power of attorney shall be enclosed if the shareholder votes by post by proxy. If the shareholder is a legal entity, a registration certificate or a corresponding document for the legal entity shall be enclosed with the voting form.

Please note that a shareholder whose shares are registered in the name of a nominee through a bank or a securities institution must register its shares in its own name to vote. Instructions regarding this are included in the notice to the annual general meeting.

Further information about postal voting

The shareholder may not provide other instructions than selecting one of the options specified at each item in the postal voting form. If the shareholder has included special instructions or conditions, or changed or made amendments to the pre-printed text, the postal vote will be considered 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, only the form with the latest date will be considered. If two or more forms have the same date, only the form latest received will be considered. An incomplete or wrongfully completed form may be discarded without being considered. If a shareholder has voted by post and participates in the annual general meeting in person or through a proxy, the postal vote is still valid except to the extent the shareholder participates in a voting procedure at the annual general meeting or otherwise withdraws its casted postal vote. If the shareholder chooses to participate in a voting at the annual general meeting, the vote cast will replace the postal vote with regard to the relevant item on the agenda.

The complete postal voting form, together with any enclosed authorisation documents, shall be received by Euroclear Sweden AB no later than on Monday 22 April 2024.

A postal vote can be withdrawn up to and including Monday 22 April 2024, by making such request by e-mail to <u>GeneralMeetingService@euroclear.com</u> (please use "Medicover AB (publ) - annual general meeting 2024" as heading).

Note that the postal vote does not constitute a notification to participate in the annual general meeting at the venue in person or through proxy. Instructions for shareholders who wish to participate in the annual general meeting at the venue in person or represented by a proxy are included in the notice convening the annual general meeting.

For complete proposals regarding the items on the agenda, please refer to the notice and proposals on <u>https://www.medicover.com/financial-information/corporate-governance/annual-general-meeting</u>.

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.

In case of questions, please contact Euroclear Sweden AB on telephone +46 (0)8-402 92 74 (Monday-Friday, 09.00-16.00 CEST).



Form for postal voting for the annual general meeting in Medicover on Friday 26 April 2024

The alternatives below refer to the proposals submitted by the board of directors and the nomination committee (which are included in the notice to the annual general meeting).

| 2. Election of a chairman of the meeting |
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| 4. Approval of the agenda |
| |
| 6. Determination of whether the meeting was duly convened |
| |
| 9. Resolution regarding the adoption of the income statement and the balance sheet, as well as the |
| consolidated income statement and the consolidated balance sheet |
| |
| 10. Resolution regarding allocation of the company's profit or loss according to the adopted balance |
| sheet and determination of record date for dividend |
| |
| 11. Presentation of the board of directors' remuneration report for approval |
| |
| 12. Resolution regarding discharge from liability for the board members and the CEO |
| a. discharge - Fredrik Stenmo (chairman of the board of directors) |
| |
| b. discharge – Peder af Jochnick (board member) |
| Yes No No D |
| c. discharge - Robert af Jochnick (board member) |
| |
| d. discharge – Anne Berner (board member) |
| |
| e. discharge - Arno Bohn (board member) |
| |
| f. discharge - Sonali Chandmal (board member) |
| |
| g. discharge - Michael Flemming (board member) |
| Yes No D |
| h. discharge - Margareta Nordenvall (board member) |
| Yes No |
| i. discharge - Fredrik Rågmark (board member and CEO) Yes □ No □ |
| |
| j. discharge – Azita Shariati (board member) Yes □ No □ |
| Yes □ No □ 13. Determination of |
| |
| a. the number of members of the board of directors; and Yes No |
| b. the number of auditors |
| |
| Yes No 14. Determination of fees for |
| |
| a. the board of directors; and |
| |
| b. the auditors |
| Yes No 1 15. Election of board members and auditors |
| |
| a. re-election of Fredrik Stenmo as board member |
| Yes No |
| b. re-election of Peder af Jochnick as board member |
| |
| c. re-election of Anne Berner as board member |
| Yes 🗆 No 🗆 |



| d. re-election of Arno Bohn as board member |
|--|
| Yes No |
| e. re-election of Sonali Chandmal as board member |
| Yes \square No \square |
| |
| f. re-election of Michael Flemming as board member |
| |
| g. re-election of Margareta Nordenvall as board member |
| |
| h. re-election of Fredrik Rågmark as board member |
| |
| i. re-election of Azita Shariati as board member |
| Yes 🗆 No 🗆 |
| j. re-election of Fredrik Stenmo as chairman of the board of directors |
| |
| k. re-election of BDO Sweden AB as the company's auditor (choice of firm) with the request that |
| Karin Siwertz be appointed as auditor in charge |
| Yes 🗆 No 🗆 |
| 16. Resolution on instructions to the nomination committee |
| Yes 🗆 No 🗆 |
| 17. Proposal from the board of directors to resolve on guidelines for remuneration to senior executives |
| Yes No No |
| 18. Proposal from the board of directors to resolve to adopt a long term performance-based share program |
| (the " Plan 2024 ") |
| (a) Adoption of a long term performance-based share program |
| Yes No |
| (b)(i)-(iii) Authorisation for the board of directors to issue class C shares, authorisation to |
| repurchase issued class C shares and to transfer own ordinary shares to participants of the |
| incentive programs |
| Yes No |
| (c) Equity swap agreement with a third party |
| Yes No |
| (d) Approval of inclusion of Fredrik Rågmark in the Plan 2024 |
| Yes No |
| 19. Proposal from the board of directors to resolve to authorise the board of directors to issue new shares |
| Yes \square No \square |
| 20. Proposal from the board of directors to resolve to authorise the board of directors to repurchase own |
| shares |
| |
| 1 62 1 10 1 |