VOTING FORM - ANNUAL GENERAL MEETING IN KNOWIT AKTIEBOLAG (PUBL) ON APRIL 29, 2025

The form must be received by Euroclear Sweden AB (who administrates the forms for Knowit Aktiebolag (publ)) no later than Wednesday, April 23, 2025.

The shareholder below is hereby notifying the company of its participation and exercising the voting rights for all the shareholder's shares in Knowit Aktiebolag (publ), reg. no. 556391-0354, at the Annual General Meeting on Tuesday, April 29, 2025. The voting right is exercised in accordance with what is specified in the below voting options.

Shareholder	Social security number/registration number		

The declaration (if the signatory is acting on behalf of a shareholder who is a legal person): The undersigned is a board member, CEO or an authorized signatory of the shareholder and solemnly declare that I am authorized to submit this postal vote on behalf of the shareholder and that the content of the postal vote correspond to the shareholder's decision.

The declaration (if the signatory represents the shareholder by proxy): The undersigned solemnly declare that the enclosed power of attorney corresponds to the original and that is has not been revoked.

Place and date	
O'contact	
Signature	
Name	
Phone number	E-mail

For information on how your personal data is processed in relation to the Annual General Meeting, see the privacy notice that is available at Euroclear Sweden AB website, www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf.

INSTRUCTIONS TO VOTE BY POST

- Print, fill in the information above and select the selected answer options below.
- Print, sign and send the form by post to Knowit Aktiebolag (publ), c/o Euroclear Sweden
 AB P.O. Box 191, SE-101 23 Stockholm, Sweden, or by email to
 GeneralMeetingService@euroclear.com. Shareholders may also submit their postal vote
 electronically through verification with BankID via Euroclear Sweden AB's website,
 https://anmalan.vpc.se/EuroclearProxy/.
- A shareholder who has his shares nominee-registered must register the shares in his own name in order to vote. Instructions on this can be found in the notice convening the meeting.
- If the shareholder is a natural person who personally votes in advance, it is the shareholder himself who must sign at the above *Signature*. If the advance vote is cast by a proxy for a shareholder, it is the proxy that must sign. If the advance vote is given by someone who is entitled to act on behalf of the shareholder who is a legal person, that person shall sign.
- If the shareholder votes in advance by proxy, a signed proxy in writing shall be appended to the advance voting form. A proxy form is available on the company's website. A legal entity shall append a verified copy of the registration certificate or an equivalent authority document for the legal entity to the advance voting form. The registration certificate and the power-of-attorney may not be older than one year.

The shareholder cannot give instructions other than to mark one of the specified response options below at the respective item in the vote-by-post ballot. If the shareholder wishes to abstain from voting on any item, please refrain from selecting an alternative. If the shareholder has provided the form with special instructions or conditions, or amended or supplemented the printed text, the vote (i.e. the advance vote in its entirety) is invalid. Only one form per shareholder will be considered. If more than one form is submitted, only the most recently dated form will be considered. If two forms have the same date, only the last received form will be considered. Incomplete or incorrectly filled forms may be left without consideration. If a shareholder has submitted its postal vote and thereafter attends the meeting venue in person or by proxy, the postal vote will still be valid, provided that the shareholder does not participate in a voting during the Annual General Meeting or otherwise withdraws its submitted postal vote. If the shareholder would choose to participate in a voting during the Annual General Meeting, the vote cast at the meeting venue will replace the previously submitted postal vote with regard to the relevant decision(s).

The advance voting form, with any appended authorization documents, shall be received by Knowit Aktiebolag (publ) no later than Wednesday, April 23, 2025. A postal vote can be withdrawn up to and including April 23, 2025 by e-mail to GeneralMeetingService@euroclear.com. Shareholders who have submitted their postal vote electronically can also withdraw their postal vote via Euroclear Sweden AB's website, https://anmalan.vpc.se/EuroclearProxy/.

Please note that the postal vote does not constitute a notification to participate in the meeting venue in person or by proxy. Instructions for shareholders who wish to attend the meeting venue in person or by proxy are included in the notice convening the Annual General Meeting.

For complete proposals for resolutions, please see the notice and complete proposals on the company's website, www.knowit.se.

ANNUAL GENERAL MEETING IN KNOWIT AKTIEBOLAG (PUBL) ON APRIL 29, 2025

The response options below refer to the proposals presented in the notice to the Annual General Meeting. By checking alternative "Yes" in the right-hand column, the shareholder votes in favour of, and to approve, the proposal in the notice to the Annual General Meeting, for the respective item. By checking alternative "No" in the right-hand column, the shareholder votes against the proposal and not to approve the proposed resolution.

ITEM		
1. Election of Chair of the General Meeting	Yes	No
Jon Risfelt, Chair of the Board		
3. Approval of the agenda	Yes	No
5. Determination of whether the General Meeting has been duly convened	Yes	No
7. Resolutions regarding:		
7a. adoption of the income statement, balance sheet, consolidated income statement, and consolidated balance sheet	Yes	No
7b. allocation of the Company's result in accordance with the adopted balance sheet and determination of the record date for the dividend	Yes	No
7c. discharge of liability towards the Company for the Board members and the CEO		
i. Jon Risfelt (Chairman of the Board)	Yes	No
ii. Stefan Gardefjord (Member of the Board)	Yes	No
iii. Camilla Monefeldt Kirstein (Member of the Board)	Yes	No
iv. Kia Orback-Pettersson (Member of the Board)	Yes	No
v. Olof Cato (Member of the Board)	Yes	No
vi. Sofia Sahlberg (Member of the Board)	Yes	No
vii. Per Wallentin (CEO)	Yes	No
8. Resolution on approval of the Remuneration Report	Yes	No
9. Resolution on the number of Board members and any deputies	Yes	No

10. Reso audit	lution on remuneration payable to the Board members and ors	Yes No
11. Electi	on of Board members, any deputies, the Chair of the Board and uditor	
i.	Re-election of Stefan Gardefjord as Board member	Yes No
ii.	Re-election of Kia Orback-Pettersson as Board member	Yes No
iii.	Re-election of Olof Cato as Board member	Yes No
iv.	Re-election of Sofia Sahlberg as Board member	Yes No
V.	Election of Per Sjöstrand as Board member	Yes No
i.	Election of Mattias Lewrén as Board member	Yes No
ii.	Election of Per Sjöstrand as Chairman of the Board	Yes No
iii.	Re-election of KPMG AB as audit firm (with Jonas Eriksson as Auditor-in-Charge)	Yes No
12. Reso	ution on issue authorization for the Board	Yes No
13. Reso	lution on	
	plementation of a long-term share-based incentive program	Yes No
, , , ,	authorisation for the Board of Directors to resolve on acquisition of vn shares and (ii) transfer of own shares on LTIP.	Yes No