Notice and postal voting form

in accordance with the Swedish Act (2022:121) on temporary exceptions to facilitate the execution of general meetings of companies and other associations.

KlaraBo Sverige AB should receive a completed form, including any appendices, on **2 May 2022**, at the latest. Please note that in order to have the right to vote by mail at the Annual General Meeting (AGM) the shareholder must also be listed in the register of shareholders maintained by Euroclear Sweden AB on 25 April 2022. The completed postal voting form also applies as notification of participation in the AGM. Further information about the AGM can be found in the notification of the AGM, which is available at www.klarabo.se.

The shareholder set out below hereby exercises its voting rights for all of the shareholder's shares in KlaraBo Sverige AB at the AGM on 3 May 2022. The voting right is exercised in the accordance with the voting options marked below.

Name of shareholder	Personal ID no./company registration no.

Assurance (if the undersigned is a legal representative of a shareholder who is a legal entity): I, the undersigned, am a board member, CEO or signatory in 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the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked.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				
Telephone number	Email			

For further instructions, see the next page.

Instructions for postal voting

- Complete the shareholder's information above (please print clearly)
- Select the shareholder's voting options below
- Print and sign the form (where it says "Signature" above), and submit the postal voting form by post to the address KlaraBo Sverige AB, c/o Advokatfirman Lindahl KB, Studentgatan 6, 211 38 Malmö, Sweden (mark the letter "Annual General Meeting") or by e-mail to the address klarabo@lindahl.se.
- If the shareholder is a natural person, it is the shareholder itself who must sign this postal voting form. If the postal vote is cast by a proxy for a shareholder, it is the proxy who must sign this postal voting form. If the postal vote is cast by a deputy for a legal entity, it is the deputy who must sign this postal voting form.
- If the shareholder is a legal entity, authorization documents (e.g. a registration certificate and power of attorney) must be attached with the form. This also applies if the shareholder votes through a proxy.

The complete postal voting form, together with any enclosed authorization documents, must be received by the company no later than 2 May 2022.

Important information

The shareholder may not provide other instructions than marking one of the response alternatives 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.

For complete proposals regarding the items on the agenda, kindly refer to the company's website.

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. It two or more forms have the same date, only the form latest received by the company will be considered. An incomplete or wrongfully completed form may be discarded without being considered.

A postal vote can be withdrawn up to and including 2 May 2022, by making such request by e-mail to klarabo@lindahl.se.

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

Postal voting form for the Annual General Meeting of KlaraBo Sverige AB on 3 May 2022

The response alternatives below refer to the proposals put forward by the board of directors and the nomination committee (as detailed in the notice of the AGM), unless otherwise stated in the form.

DECISION POINT ON THE AGENDA		YES	NO	ABSTAIN FROM VOTING	THE DECISION POINT SHOULD BE DEFERRED TO CONTINUED GENERAL MEETING	
1. Election of the Chairman for the Meeting						
2. Preparation and approval of the voting lis	t					
3. Approval of the agenda						
4. Election of one or two persons to verify the	ne minutes					
5. Determination of whether the Meeting has convened	been duly					
7. a) Resolution regarding the adoption of the statement and balance sheet as well as the consolidated income statement and consolidalance sheet						
7. b) Resolution regarding the appropriation Company's profit in accordance with the adbalance sheet						
7. c) Resolution regarding discharge from liability of the Board of Directors and the Managing Director						
i. Lennart Sten						
ii. Anders Pettersson						
iii. Lulu Gylleneiden						
iv. Mats Johansson						
v. Joacim Sjöberg						
vi. Sophia Mattsson-Linnala						
vii. Per Håkan Börjesson						
viii. Håkan Sandberg						
ix. Andreas Morfiadakis (CEO)						

x. Göran Holm (to 4 March 2021)							
8. Determination of the number of Board members, auditors and deputy auditors							
Determination of fees for members of the Board of Directors and auditor							
10. Election of Board members, Chairman of the Board and auditor							
i. Lennart Sten (re-election)							
ii. Anders Pettersson (re-election)							
iii. Lulu Gylleneiden (re-election)							
iv. Mats Johansson (re-election)							
v. Joacim Sjöberg (re-election)							
vi. Sophia Mattsson-Linnala (re-election)							
vii. Per Håkan Börjesson (re-election)							
viii. Håkan Sandberg (re-election)							
ix. Lennart Sten as Chairman of the board (re- election)							
x. Öhrlings PricewaterhouseCoopers AB as auditor (re-election)							
11. Approval of the of remuneration report							
12. Resolution regarding authorization for the Board of Directors to resolve on issue of shares, warrants and/or convertible instruments							
13. Resolution regarding authorization for the Board of Directors to resolve on acquisitions and transfer of own shares							