NOTICE AND FORM FOR POSTAL VOTING

The shareholder ("Shareholder") set out below notifies the company of its participation and exercises its voting right for all of the Shareholder's shares in Cyber Security 1 AB (publ), reg. no. 556135-4811 at the annual general meeting on 14 June 2024. The voting right is exercised in accordance with the voting options marked below.

Signature by Shareholder

Name of shareholder	Personal ID/Date of birth/Reg. No.
Traine of Shareholder	1 croonarib/bate or birti/rteg. 140.
E-mail address	Telephone number
	0
Place and date	Signature

To vote by post – follow the instructions:

- · Complete the information above.
- Select the preferred voting options below.
- If the Shareholder is a natural person who is personally exercising their postal vote, 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 postal votes 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 form.

Below the Shareholder may state how they wish to vote on the items contained in the agenda in the notice to the general meeting. The Shareholder cannot give any other instructions than selecting one of the options specified at each item in the form. If the Shareholder has not selected any of the options for an item, the vote will be considered an abstained vote for that item. If the Shareholder has stated certain instructions or conditions on the form or has made any changes or amendments to the pre-printed text, the vote (i.e. the postal vote in its entirety) is invalid. 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.

The filled out and signed postal voting form, proxy form (if applicable) as well as any necessary authorisation documents, should, well in advance before the general meeting, be sent to: Cyber Security 1 AB, Ref: AGM 2024 BOX 70396, 107 24 Stockholm, Sweden. The filled out and signed postal voting form may also be submitted electronically and shall in that case, together with the proxy form (if applicable) as well as any necessary authorisation documents, be sent to agm2024@cyber1.com. The postal voting form must be received on 7 June 2024, at the latest.

A submitted postal vote can be withdrawn up until 5:00pm on 13 June 2024, by contacting Cyber Security 1 AB via e-mail at agm2024@cyber1.com. For information on how your personal data is processed, please see the notice to the annual general meeting.

Voting options

Mark the voting option for how the Shareholder wants to vote. If the Shareholder wants to abstain from voting in relation to a matter, kindly refrain from selection an option. For complete proposals for decisions, please see the notice to the annual general meeting at www.cyber1.com.

1. Election of chairman of the meeting	9	
Yes □ No □		
2 Proporation and approval of valing	raniator	
2. Preparation and approval of voting Yes □ No □	register	
163 4 140 4		
3. Approval of the agenda		
Yes □ No □		
4. Election of one or two participants	to verify the minutes	
Yes \(\sigma\) No \(\sigma\)	to verify the initiates	
5. Determination of whether the general	ral meeting has been duly convened	
Yes □ No □		
7. Decision regarding		
a. Adoption of the income statement a statement and consolidated balance	and balance sheet and the consolidated income	
Yes D No D	SI I G G L	
	according to the adopted balance sheet	
Yes □ No □		
c. Discharge from liability for directors of the board and the CEO.		
	V 5.V 5	
Alan Goslar (board member)	Yes □ No □	
Pekka Honkanen (board member)	Yes □ No □	
Johannes Bolsenbroek (chairman)	Yes □ No □	
Zeth Nyström (board member)	Yes □ No □	
Robert Brown (board member)	Yes □ No □	
Peter Sedin (CEO)	Yes □ No □	
	ard directors and deputy board directors, and where	
applicable, auditors and deputy auditors.		
Number of ordinary board directors (5) a	and deputy board directors (0)	
Yes \square No \square		
Number of auditors (1) and deputy audit	ors (0)	
Yes □ No □		
9. Determination of the remuneration	to the board of directors and auditors.	
Chairman of the board	Yes □ No □	
Other board directors	Yes □ No □	
Auditor	Yes □ No □	
40 Floation of the Least of Part	abeliance of the board and as Ptons	
10. Election of the board of directors,	chairman of the board and auditors	

Board of directors	
Alan Goslar (re-election)	Yes □ No □
Pekka Honkanen (re-election)	Yes 🗆 No 🗅
Johannes Bolsenbroek (re-election)	Yes 🗆 No 🗅
Zeth Nyström (re-election)	Yes 🗆 No 🗅
Robert Brown (re-election)	Yes □ No □
Robert Brown (re-election)	163 110 1
Chairman of the board	
Johannes Bolsenbroek (re-election)	Yes □ No □
,	
Auditors	
RSM Stockholm AB with Malin Lanneborn	n
as principial auditor (re-election)	Yes ☐ No ☐
44 December on amountments to the	
11. Resolution on amendments to the	articles of association.
Yes □ No □	
12. Resolution to grant the board of di	rectors the authority to issue shares, convertible
instruments and warrants	,
Yes □ No □	
The Shareholder requests pursuant to Ch	7 § 14 of the Swedish Companies Act that resolutions
· · · · · · · · · · · · · · · · · · ·	ems shall be postponed to a continued general meeting
(Note: to be filled in only if the Shareholder	
(Note: to be filled in only if the charefloide	Thas such a wishy.
	and balance sheet and the consolidated income
statement and consolidated balance s	heet
Yes 🗆	
	according to the adopted balance sheet
Yes □	
7 a Diaghauma fuare Baldillite for Posts	ve of the board and the CEO
7 c. Discharge from liability for directo	rs of the board and the CEO.
Yes □	