

NOTIFICATION OF ATTENDANCE AND FORM FOR POSTAL VOTING

in accordance with § 10 second paragraph in Camurus AB (publ)'s articles of association

The shareholder below is hereby notifying the company of its participation and exercising the voting right for all of the shareholder's shares in Camurus AB (publ), Reg. No. 556667-9105, at the annual general meeting on 27 May 2025. The voting right is exercised in accordance with the below marked voting options.

Declaration (if the signatory is a representative of a undersigned is a Board member, chief executive offices that have an declares solemnly that I am authorized that the content of the postal vote is consistent with the Declaration (if the signatory represents the sharehoundersigned declares solemnly that the enclosed power not been revoked. Place and date	icer or authorized company signatory of the zed to cast this postal vote for the sharehold the shareholder's decisions. Cholder under a power of attorney): The
Place and date	wer of attorney corresponds to the original
Signature	

E-mail

For further instructions, see the next page

Telephone number



What to do:

- Complete the information above.
- Select the preferred voting options below.
- Print, sign and send the form to Camurus AB, c/o Euroclear Sweden AB, "Annual General Meeting", Box 191, SE-101 23 Stockholm, Sweden. A completed and signed form may also be submitted electronically and shall, in that case, be sent to GeneralMeetingService@euroclear.com. Shareholders may also submit postal votes electronically through verification using the BankID security app via Euroclear Sweden AB's website https://anmalan.vpc.se/EuroclearProxy/.
- If the shareholder is a natural person who is personally voting by post, the shareholder him/herself must sign under *Signature* above. If the postal vote is cast by a proxy (under a power of attorney) for a shareholder, the form must be signed by the proxy. If the postal vote is cast by a representative of a legal entity, the form must be signed by the representative.
- If the shareholder submits a postal vote by proxy, a power of attorney must be appended to the form. Proxy form is available in Swedish and English upon request to the company and is also available on the company's website www.camurus.com. A power of attorney is valid for one (1) year from its issue date or the longer period of validity stipulated in the power of attorney, though not more than five (5) years. If the shareholder is a legal entity, a registration certificate or equivalent authorization document listing the authorized signatories must be attached to the form.
- Please note that a shareholder whose shares have been registered in the name of a bank or securities institute must re-register its shares in its own name to vote. Instructions for this is included in the notice convening the meeting.

A shareholder cannot give any other instructions than selecting one of the options specified at each point in the form. If a shareholder wishes to abstain from voting in relation to a matter, kindly refrain from selecting an option. The 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 form for postal voting, including any appended authorization documents, must be received by Euroclear Sweden AB no later than on 21 May 2025. Postal vote may be revoked up to and including 21 May 2025 by emailing Euroclear Sweden AB at GeneralMeetingService@euroclear.com. Shareholders who have cast their votes electronically can also withdraw the postal vote electronically through verification using the BankID security app via Euroclear Sweden AB's website https://anmalan.vpc.se/EuroclearProxy/.

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. An incomplete or wrongfully completed form may be discarded without being considered. A shareholder who has submitted a postal vote also has the opportunity to participate in the annual general meeting venue in person, provided that a notification has been made in accordance with the instructions stated in the notice convening the annual general meeting. If a shareholder has submitted a 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 meeting or otherwise revokes the postal vote. If the shareholder chooses to participate in a voting during the meeting, the vote cast at the meeting venue will replace the previously submitted postal vote with regard to the relevant decision(s).



Please note that the postal vote does not constitute a notice of participation to attend the meeting venue in person or by proxy. Instructions for shareholder who wish to attend the meeting venue in person or by proxy are included in the notice convening the meeting.

For the proposed resolutions, please see the convening notice to the annual general meeting and Camurus' website www.camurus.com.

For information on how your personal data is processed, see the integrity policy that is available at Euroclear Sweden ABs webpage, see www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf.



Postal vote

Annual General Meeting in Camurus AB (publ) on 27 May 2025

The options below comprise, if not otherwise stated in the form, the proposals submitted by the Board of Directors and the nomination committee which are included in the notice convening the annual general meeting.

2. Election of	of chairman of the meeting	
Yes □	No □	
3. Preparation and approval of the voting list		
Yes □	No □	
5. Determination of compliance with the rules of convening the meeting		
Yes □	No □	
6. Approval of the agenda		
Yes □	No □	
9a. Resolution regarding adoption of the income statement and the balance sheet as well as the consolidated income statement and the consolidated balance sheet		
Yes □	No □	
9b. Resolution regarding appropriation of the company's earnings in accordance with the adopted balance sheet		
Yes □	No □	
9c. Resolution regarding discharge from liability in relation to the company for the Board members and the CEO		
9c. 1 Per Old	of Wallström (chairman of the Board of Directors)	
Yes □	No □	
9c. 2 Hege Hellstrøm (Board member)		
Yes □	No □	
9c. 3 Jakob l	Lindberg (Board member)	
Yes □	No □	
9c. 4 Stefan	Persson (Board member)	
Yes □	No □	
9c. 5 Behsha	nd Sheldon (Board member until the 2024 AGM)	
Yes □	No □	
9c. 6 Erika S	Söderberg Johnsson (Board member)	
Yes □	No □	
9c. 7 Fredrik	Tiberg (Board member)	
Yes □	No □	



9c. 8 Ole Vahlgren (Board member until the 2024 AGM)		
Yes □ No □		
9c. 9 Kerstin Valinder Strinnholm (Board member until the 2024 AGM)		
Yes □ No □		
9c. 10 Fredrik Tiberg (CEO)		
Yes □ No □		
10. Establishment of the number of Board members and the number of auditors and deputy auditors, if any		
10.1 Number of Board members		
Yes □ No □		
10.2 Number of auditors		
Yes □ No □		
11. Establishment of fees to the Board members and the auditors		
11.1 Fees to the Board members		
Yes □ No □		
11.2 Fees to the auditor		
Yes □ No □		
12. Election of the Board members and auditors		
12.1 Election of Board members		
12.1.1 Elisabeth Björk (Board member)		
Yes □ No □		
12.1.2 Hege Hellstrøm (Board member)		
Yes □ No □		
12.1.3 Jakob Lindberg (Board member)		
Yes □ No □		
12.1.4 Robert McQuade (Board member)		
Yes □ No □		
12.1.5 Stefan Persson (Board member)		
Yes □ No □		
12.1.6 Erika Söderberg Johnsson (Board member)		
Yes □ No □		
12.1.7 Fredrik Tiberg (Board member)		
Yes □ No □		



12.1.8 Per Olof Wallström (Board member)		
Yes □ No □		
12.1.9 Per Olof Wallström (as Chairman of the Board of Directors)		
Yes □ No □		
12.2. Election of auditors		
Yes □ No □		
13. Resolution on approval of remuneration report		
Yes □ No □		
14. Resolution on authorization of the Board of Directors to resolve on issues of new shares and/or convertibles		
Yes □ No □		
15. Resolution on authorization for the Board of Directors to resolve on acquisition and transfer of the company's own shares		
Yes □ No □		
16. Resolution on the implementation of a Performance Share Plan 2025/2028 in accordance with A and delivery arrangements in respect thereof in accordance with B.1 or B.2		
16.A Resolution on the implementation of a Performance Share Plan 2025/2028		
Yes □ No □		
16.B.1 Resolution on a directed issue of redeemable and convertible series C shares, authorization for the Board of Directors to resolve on the repurchase of all issued series C shares and resolution on transfer of own common shares to the Participants		
Yes □ No □		
16.B.2 Should the majority required under item 16.B.1 not be reached, resolution regarding equity swap agreement with a third party		
Yes □ No □		
17. Resolution on approval of transfer of warrants issued under ESOP2022/2026		
Yes \Box No \Box		