

Evolution AB (publ) annual general meeting Friday 9 May 2025

Form for postal voting

The form must be received by Computershare AB (which administers the annual general meeting and the forms for Evolution AB (publ)) by Monday 5 May 2025.

The following shareholder registers and hereby exercises by postal voting (advance voting) the right to vote for all of the shareholder's shares in Evolution AB (publ), 556994-5792, at the annual general meeting on Friday 9 May 2025. The voting right is exercised in accordance with the below marked voting options.

Information about you	
First name: *	Last name: *
ID number/date of birth: *	Phone number: *
E-mail: *	City: *
Signature: *	Date: *
general meeting, visit https://www.euroclebolagsstammor-engelska.pdf and https://www.computershare.com/se/g Are you a shareholder or a represent	gm-gdpr#English. ntative of a shareholder? *
I am a shareholder I repres	sent a shareholder
entity): I, the undersigned, am a board me shareholder and solemnly declare that I an	epresentative for a shareholder that is a legal ember, CEO or authorised signatory of the n authorised to submit this postal vote on behalf of e postal vote corresponds to the shareholder's
	the shareholder by proxy): I, the undersigned, of attorney corresponds to the original and that it has
Name of shareholder	ID number / Corporate ID number

Information about postal voting

- > Print, fill in the information above and mark the selected answer options below.
- > Sign and send the form to Computershare AB so that the form is available to Computershare by the last date for voting as above. The form must be sent by post to Evolution AB (publ), "Annual General Meeting", c/o Computershare AB, Gustav III:s Boulevard 34, 169 73 Solna, Sweden or electronically via e-mail to proxy@computershare.se.
- > If the shareholder has provided the form with special instructions or conditions, or changed or made additions in printed text, the vote (i.e. the postal vote in its entirety) is invalid. Incomplete or incorrectly completed forms may be disregarded.
- > Please note that a shareholder whose shares have been registered with a bank or credit institution must re-register the shares in their own name in order to exercise voting rights.
- > Only one form per shareholder will be considered. If more than one form is submitted, only the most recently submitted form will be considered.
- > Last date for voting is the time when postal voting can be revoked at the latest. To revoke a postal vote, contact Computershare AB via post to Evolution AB (publ), "Annual General Meeting", c/o Computershare AB, Gustav III:s Boulevard 34, 169 73 Solna, Sweden via e-mail to proxy@computershare.se or by phone: +46 (0)771 24 64 00.
- > For complete proposals for decisions, please see the notice and complete proposals on the company's website.
- > If you represent a shareholder, you need to attach a power of attorney or registration certificate showing that you have the right to represent the shareholder.

Who will sign?

- 1. If the shareholder is a natural person who votes by mail in person, it is the shareholder himself who must sign the form.
- 2. If the postal vote is cast by a representative (proxy) for a shareholder, it is the representative who must sign the form.
- 3. If the postal vote is cast by a deputy for a legal entity, the deputy must sign the form.

Proposed agenda for the annual general meeting in Evolution AB (publ) on Friday 9 May 2025

2. Election of a chairman of the general meeting				
2.1 Fredrik Palm or, if he is unavailable, the person appointed by the board of directors *	Yes	No	Abstain	
3. Preparation and approval of the voting list *	Yes	No	Abstain	
4. Approval of the agenda *	Yes	No	Abstain	
5. Election of one or two persons to verify the minutes of the meeting				
5.1 Johan Sjöström who represents Andra AP- fonden (AP2), or, if Johan Sjöström is unavailable, the person appointed by the board of directors *	Yes	○No	Abstain	
6. Determination of whether the general meeting has been duly convened *	Yes	No	Abstain	
7. Resolution:				
a) on adoption of the income statement and balance sheet as well as the consolidated income statement and the consolidated balance sheet *	Yes	No	Abstain	
b) on the disposition of the company's profit as shown in the adopted balance sheet *	Yes	No	Abstain	
c) on discharge of liability of the members of the board of directors and the CEO				
7. c) i Jens Von Bahr (Chairman) *	Yes	No	Abstain	
7. c) ii Joel Citron (Board member) *	Yes	○No	Abstain	

7. c) iii Mimi Drake (Board member) *	Yes	No	Abstain
7. c) iv Ian Livingstone (Board member) *	Yes	No	Abstain
7. c) v Sandra Urie (Board member) *	Yes	No	Abstain
7. c) vi Fredrik Österberg (Board member) *	Yes	No	Abstain
7. c) vii Martin Carlesund (CEO) *	Yes	No	Abstain
8. Determination of the number of members of the board of directors to be elected *	Yes	No	Abstain
9. Determination of the fees to be paid to the members of the board of directors *	Yes	No	Abstain
10. Election of the members of the board of directors			
10. i Jens Von Bahr (Chairman, re-election, proposed by the Nomination Committee) *	Yes	No	Abstain
10. ii Joel Citron (re-election, proposed by the Nomination Committee) *	Yes	No	Abstain
10. iii Mimi Drake (re-election, proposed by the Nomination Committee) *	Yes	No	Abstain
10. iv Ian Livingstone (re-election, proposed by the Nomination Committee) *	Yes	No	Abstain
10. v Sandra Urie (re-election, proposed by the Nomination Committee) *	Yes	No	Abstain

10. vi Fredrik Österberg (re-election, proposed by the Nomination Committee) *	Yes	No	Abstain
10. vii Gabor Szabo (new election, proposed by Gabor Szabo) *	Yes	No	Abstain
11. Determination of the fees to be paid to the auditor *	Yes	No	Abstain
12. Election of auditor			
12.1 Öhrlings PricewaterhouseCoopers AB (reelection) *	Yes	No	Abstain
13. Resolution on the nomination committee *	Yes	No	Abstain
14. Resolution on the remuneration report *	Yes	No	Abstain
15. Resolution on an authorisation for the board of directors to resolve on acquisitions of own shares *	Yes	No	Abstain
16. Resolution on an authorisation for the board of directors to resolve on transfers of own shares *	Yes	No	Abstain
17. Resolution on an authorisation for the board of directors to resolve on the issuance of shares, warrants and convertibles *	Yes	No	Abstain
18. Resolution:			
a) on reduction of the share capital through cancellation of repurchased shares *	Yes	No	Abstain
b) on increase of the share capital through a bonus issue without issue of new shares *	Yes	No	Abstain
19. Resolution on an incentive programme by way of issue of warrants with subsequent transfers to the participants *	Yes	No	Abstain

20. Resolution on proposals from the shareholder Jaswinder Kaur Nagra to relocate the company's corporate domicile to the USA, listing on Nasdaq, stabilisation measures and expanded market presence in the US.

Proposal that the annual general meeting resolves to instruct the board of directors to:

Yes	No	Abstain
Yes	No	Abstain
Yes	No	Abstain
Yes	○No	Abstain
Yes	No	Abstain
Yes	No	Abstain
	Yes Yes Yes	Yes No Yes No Yes No Yes No Yes No