1

Notice of participation and form for postal voting

To be recieved by Catena AB (publ) no later than 22 April 2025.

The shareholder set out below hereby notifies the company of its participation and exercises its voting rights for all of the shareholder's shares in Catena AB (publ), reg.no 556294-1715 at the Annual General Meeting on April 28 2025. The voting right is exercised in accordance with the voting options marked below.

Shareholder	Personal ID number/registration number

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the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked.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	
Clarification of signature	
Telephone number	E-mail
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Instructions:

- Complete the information above.
- Select the preferred voting options below.
- Print, sign and send the form in its original to Catena AB (publ), "Årsstämma", c/o Euroclear Sweden AB, Box 191, SE-101 23 Stockholm. The completed and signed form must be recieved by Euroclear Sweden AB no later than Tuesday 22 April 2025. The completed and signed form may also be submitted by e-mail and shall, in such case, be sent to generalmeetingservice@euroclear.com (state "Catena AB poströstning").



Shareholders who are natural persons may also submit postal votes electronically through verification using the BankID security app via Euroclear Sweden AB's website https://anmalan.vpc.se/EuroclearProxy/. Such electronic votes must be submitted by 22 April 2025 at the latest.

- If the shareholder is a natural person who is personally voting in advance, 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.
- Please note that a shareholder whose shares are registered in the name of a bank or securities institute must register its shares in its own name to be able to vote.
 Instructions regarding this are included in the notice convening the meeting.
- Please note that the right to vote only accrues to shareholders who are entered in the share register maintained by Euroclear Sweden AB regarding the status on 16 April 2025, and notify their participation to Catena on 22 April 2025 at the latest, by casting their postal vote in accordance with the instructions in the notice convening the meeting.

A shareholder cannot give any other instructions than selecting one of the options specified at each item in the form. If a shareholder wishes to abstain from voting in relation to a matter, kindly refrain from selecting an option. A vote (i.e. the advance voting 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. 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 postal vote can be withdrawn up to and including 22 April 2025, by contacting generalmeetingservice@euroclear.com

The notice, including the complete proposed resolutions, and associated documents are kept available on the company's website, www.catena.se.

Processing of personal data

For information on the Company's processing of personal data in connection with the Annual General Meeting, see Catena's general personal data policy at www.catena.se under the heading "Personal Data Policy" (which is available under the section "About us"), and in particular, the privacy policy for general meetings: www.euroclear.com/dam/ESw/Legal/Integritetspolicy-bolagsstammor-svenska.pdf.

Annual General Meeting in Catena AB (publ), reg.no 556294-1715, on 28 April 2025

The answer options below refer to the proposals stated in the notice for the Annual General Meeting, which is provided on the Company's website, www.catena.se. The numbering of the items follows the numbering in the agenda published in the notice to the Meeting.

The voting list proposed to be approved under point 3 below, is the voting list prepared by the company, based on the general meeting share register, valid notifications for participation and postal votes received.

2. Election of Lennart Mauritzson as Chairman of the Meeting, according to the Nomination Committee's proposal	
Yes \(\tag{No} \(\tag{No} \)	
3. Preparation and approval of the voting list	
Yes □ No □	
4. Approval of the agenda	
Yes □ No □	
5. Election of Svante Evertsson and Göran Hellström as minute-checkers, or if either or bot	h are
unable to participate, the person or persons nominated by the Board	
Yes □ No □	
6. Determination of whether the Meeting has been duly convened	
Yes □ No □	
10. Decision on adoption of the income statement and balance sheet and the consolidated	
income statement and consolidated balance sheet	
Yes No No	
11. Decisions on the distribution of the unappropriated profits at the disposal of the Meetin	g,
according to the Board's proposal Yes □ No □	
12. Resolution on discharge from liability for Board Members and the Chief Executive Office	
12. Resolution on discharge from hability for board weinbers and the other executive office	5 1
12.a Gustav Hermelin	
Yes □ No □	
12.b Katarina Wallin	
Yes □ No □	
12.c Hélène Briggert	
Yes □ No □	
12.d Caesar Åfors	
Yes □ No □	
12.e Vesna Jovic	
Yes □ No □	
12.f Lennart Mauritzson, Chairman of the Board	
Yes □ No □	
12.g Joost Uwents	
Yes □ No □	
12.h Jörgen Eriksson, Chief Executive Officer	
Yes □ No □	



13. Determining the Board of Directors to consist of seven (7) ordinary Board Members without		
deputies, according to the Nomination Committee's proposal		
Yes No No		
14. Determination of Board and auditor's fees, etc.		
14.a Board fees, according to the Nomination Committee's proposal		
Yes □ No □		
14.b Auditor fees, according to the Nomination Committee's proposal		
Yes □ No □		
15. Election of Board Members, according to the Nomination Committee's proposal		
15.a Gustav Hermelin		
Yes □ No □		
15.b Katarina Wallin		
Yes □ No □		
15.c Hélène Briggert		
Yes □ No □		
15.d Lennart Mauritzson		
Yes □ No □		
15.e Caesar Åfors		
Yes □ No □		
15.f Vesna Jovic		
Yes □ No □		
15.g Joost Uwents		
Yes □ No □		
15.h Election of Lennart Mauritzson as Chairman of the Board		
Yes □ No □		
16. Election of the accounting firm KPMG AB as auditor		
Yes □ No □		
17. Adopting instructions for the Nomination Committee, changed according to the Nomination Committee's proposal		
Yes No		
18. Adoption of remuneration guidelines, according to the Board of Directors' proposal		
Yes No No		
19. Approval of remuneration report, according to the Board of Directors' proposal Yes □ No □		
20. Authorisation for buyback of Catena shares, according to the Board of Directors' proposal Yes □ No □		
21. Authorisation for disposal of Catena shares, according to the Board of Directors' proposal		
Yes \(\subseteq \text{No } \subseteq \)		
22. Authorisation to issue new shares or convertible bonds, according to the Board of Directors'		
proposal		
Yes □ No □		