POSTAL VOTING FORM

The postal voting form must be received by the Company no later than on Friday 6 May 2022.

The following shareholder hereby exercise its voting rights for all of the shareholder's shares in Sensys Gatso Group AB (publ). reg. nr 556215-4459, at the Annual General Meeting on Thursday 12 May 2022. The voting rights are exercised in accordance with what is stipulated in this voting form.

Shareholder	Social security nr/registration nr	

Declaration (if the signee is representing a shareholder who is a legal entity): The signee is a director, CEO or authorized signatory for the shareholder and I declare that I am authorized to cast this postal vote on behalf of the shareholder and that the contents of this postal vote corresponds with the shareholder's decisions.

Declaration (if the signee is representing the shareholder by proxy): The signee declares that the attached proxy corresponds with the original and that it has not been withdrawn.

E-mail	
	E-mail

Instructions for postal voting

- Fill in all the information above.
- Select your chosen answers below.
- Print, sign and send the form to Sensys Gatso Group AB, Box 2174, 550
 Jönköping. A filled out and signed form may also be submitted electronically by sending it by e-mail to investors@sensysgatso.com.
- If the shareholder votes by proxy, a signed and dated power of attorney shall be enclosed to the form. Forms of power-of-attorney are available on the Company's website, www.sensysgatso.com. If the power-of-attorney is issued by a legal entity, a verified copy of the registration certificate or an equivalent authority document for the legal entity must be appended. The power-of-attorney and the registration certificate may not be older than one year. However, a longer period of validity may be specified on the power-of-attorney (although no longer than five years from the date of issue).
- Please note that a shareholder whose shares are registered in the name of a nominee must have their shares owner-registered in order to vote.
 Please see the notice for the Annual General Meeting for more information.
- If the shareholder has made its vote conditional or provided other instructions, or changed or added information to the form, the vote (i.e the postal vote in its entirety) will be void.
- Only one form per shareholder will be valid. If more than one form is received from the same shareholder, only the form with the most recent dating will be taken into account.

The postal voting form and any authorization documents must be received by the Company no later than on Friday 6 May 2022. A postal vote may be withdrawn by informing the Company at the address or e-mail address above no later than on Friday 6 May 2022.

For the complete proposals for resolution, please see the Annual General Meeting notice and other general meeting documents on Sensys Gatso Group AB's website, www.sensysgatso.com, that will be published no later than three weeks prior to the Meeting.

For information on how your personal data is processed, please see https://www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelsk a.pdf.

ANNUAL GENERAL MEETING OF SENSYS GATSO GROUP AB (PUBL) ON THURSDAY 12 MAY 2022

The answer options below refer to the proposals set out in the notice convening the Annual General Meeting and provided on the Company's website.

ITEM		
2. Election	of the chairman of the meeting	Yes No
statement	n on the adoption of the company's income and the balance sheet and the consolidated atement and the balance sheet for the Group	Yes No
	on on dispositions in respect of the company's s according to the adopted balance sheet	Yes No
	on concerning the discharge from liability for the of the Board of Directors and the CEO	
(i)	Claes Ödman (Chair)	Yes No
(ii)	Nishant Batra (Director)	Yes No
(iii)	Jochem Garritsen (Director)	Yes No
(iv)	Christina Hallin (Director)	Yes No
(v)	Pia Hofstedt (Director)	Yes No
(vi)	Kerstin Sjöstrand (Director)	Yes No
(vii)	Ivo Mönnink (CEO)	Yes No
12. Decisio	on on approval of the remuneration report	Yes No

and Alter	olishment of the number of Members of the Board rnate Members, as well as the number of Auditors aty auditors	Yes	No
	olishment of remuneration to the Members of the and the fees for the auditors	Yes	No
	ion of the Members of the Board of Directors and the		
(i)	Claes Ödman (Chairman)	Yes	No
(ii)	Jochem Garritsen (Director)	Yes	No
(iii)	Christina Hallin (Director)	Yes	No
(iv)	Pia Hofstedt (Director)	Yes	No
(v)	Kerstin Sjöstrand (Director)	Yes	No
(vi)	Francis Schmeer (Director)	Yes	No
16. Electi	ion of auditors	Yes	No
	sion on long-term incentive program for key		
17. a) Pro	oposal regarding issue and transfer of warrants	Yes	No
,	oposal regarding authorization for the board of directors nto equity swap arrangements to cover obligations under	Yes	No
	lution to authorize the Board of Directors to make s concerning the issuance of shares	Yes	No
decisions	lution to authorize the Board of Directors to make s concerning acquisitions and transfers of the 's own shares	Yes	No