

Form for postal voting

In accordance with the Act (2020:198) on temporary exceptions to facilitate the execution of general meetings in companies and other associations, the Board of Directors of Wästbygg Gruppen AB (publ.), reg. no. 556878-5538, has resolved that in regards to the annual general meeting to be held on May 6, 2021, shareholders may only exercise their voting rights by completing this form and mailing it to the Company prior to the annual general meeting.

The shareholder set out below hereby exercises its voting right, in accordance with <u>Schedule 1A</u>, for all the shareholder's shares at the annual general meeting in Wästbygg Gruppen AB (publ), reg. no 556878-5538, (the "**Company**") to be held on May, 6 2021. The annual general meeting is held without physical presence of shareholders, proxies and external parties. The shareholders have only the opportunity to vote by mail prior to the annual general meeting.

Shareholder

Name of the shareholder:	Personal identity number / Registration number:		

Assurance (if the signatory is a legal representative of a shareholder who is a legal entity):

I, the signatory, am a board member, the CEO or a company signatory of the shareholder and solemnly declare that I am authorised to submit this postal vote on behalf of the shareholder and that the contents of the postal vote correspond to the shareholder's decisions.

Assurance (if the signatory represents the shareholder by proxy):

I, the signatory, solemnly declare that the enclosed proxy form corresponds to the original and that it has not been revoked.

Name of the shareholder:		Personal identity number / Registration number:		
Date:	Signature:	Name (Printed):		



Instructions

The form for postal voting as well as any authorisation documents shall be received by the Company no later than Wednesday, May 5, 2021. The form may be submitted by post to Wästbygg Gruppen AB (publ), "IR Årsstämma", Sofierogatan 3B, 412 51, Gothenburg, or by e-mail to arsstamma@wastbygg.se.

If the shareholder is a natural person who represents his or her own shares it is the shareholder him/herself 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.

The votes shall be presented in Schedule 1A. The shareholder cannot vote in any other way than by selecting one of the presented voting alternatives. If no alternative is selected in relation to a certain matter, the shareholder will be considered to have abstained from voting in relation to that matter. For complete proposals regarding the items on the agenda, kindly refer to the notice convening the meeting and the Company's webpage. Only one form per shareholder will be considered. If more than one form is submitted, the form with the latest date will be considered, or if multiple forms that are dated the same date are submitted, the one latest received by the Company. An incomplete or wrongfully completed form may be discarded.

Since the annual general meeting will be held without physical presence of shareholders, proxies or any external parties and the shareholders may only vote by mail prior to the annual general meeting, the shareholder has the opportunity to request that a resolution on one or several of the matters in Schedule 1A, shall be postponed to a continued general meeting. In such case, the shareholder shall specify this in accordance with the instructions in Schedule 1A. A continued general meeting will not be held solely through postal voting.

Please note that this form is valid as notice of attendance at the meeting. However, postal notes will only be considered if the shareholder is entered into the share register kept by Euroclear Sweden AB, as of April 28, 2021. Shareholders who have their shares registered in the name of a nominee must request that their name be temporarily entered into the share register kept by Euroclear Sweden AB, in accordance with the procedures prescribed in the notice.

If you have any questions regarding the postal voting procedure, please contact Marie Lindebäck, by e-mail at marie.lindeback@wastbygg.se or by telephone, 0734-67 20 12. If you have any other questions, please contact Jonas Jönehall, by e-mail at Jonas.jonehall@wastbygg.se or by telephone, 0739-20 19 01.

We kindly ask you to carefully review the proposals set forth in the notice before completing the form for postal voting.

The postal vote can be withdrawn by written notice to arsstamma@wastbygg.se, no later than May 5, 2021.

Schedule 1A follows on the next page



Was the meeting duly convened?

Schedule 1A to Form for postal voting

Shareholder

Name of the shareholder:	Personal identity number	oer / Regist	ration number:		
The votes below are cast by the shareholder above concerning the resolutions at the annual general meeting, to be held on May 6, 2021, in Wästbygg Gruppen AB (publ), reg. no. 666878-5538, in accordance with the proposed agenda included in the notice convening the annual general meeting. The full content of each proposal can, if applicable, be found in the complete proposals published on the Company's website or in the notice convening the general meeting.					
2. The election of chairman of the meeting					
Shall Cecilia Marlow be elected chairman of the m	eeting?	Yes □	No □	Abstain □	
3. Preparation and approval of voting register					
Shall the voting register be approved?		Yes □	No □	Abstain □	
4. Approval of the agenda					
Shall the agenda proposed in the notice convening approved as the agenda for the general meeting?	•	Yes □	No □	Abstain □	
5. The election of one or two persons to verify the meeting	e minutes from				
Shall the minutes be verified by two persons?		Yes □	No □	Abstain □	
Shall Jessica Gårdmo be elected to verify the minu	tes?	Yes □	No □	Abstain □	
Shall Christina Andersson be elected to verify the r	minutes?	Yes □	No □	Abstain □	
6. Determination of whether the meeting has be convened	en duly				

Yes □ No □

Abstain □



loss stat	solution regarding the adoption of the profit and tement, the balance sheet, the consolidated profit s statement, the consolidated balance sheet as well eport on remuneration for senior management			
stateme stateme in the ar	e general meeting resolve to adopt the profit and loss ent, the balance sheet, the consolidated profit and loss ent and the consolidated balance sheet as presented nnual report and the consolidated annual report for all year 2020?	Yes □	No □	Abstain □
remune	e general meeting resolve to adopt the report on ration for senior management in accordance with the nies Act Chapter 8 Section 53a?	Yes □	No □	Abstain □
Compar	solutions regarding the disposition of the ny's profit according to the adopted balance sheet determination of a record-date for dividend			
	e general meeting resolve that the Company's profit ibuted in accordance with the proposal set forth in the report?	Yes □	No □	Abstain □
	e general meeting resolve on dividends in accordance e Board of Director's proposal?	Yes □	No □	Abstain □
_	solutions regarding discharge of liability for the rs of the board of directors and the managing			
Board m	e general meeting resolve to grant the following nembers and the managing director discharge of for their administration during the previous fiscal			
-	Cecilia Marlow (chairman of the Board)	Yes □	No □	Abstain □
	Jörgen Andersson (member of the Board and managing director)	Yes □	No □	Abstain □
-	Lennart Ekelund (member of the Board)	Yes □	No □	Abstain □
-	Christina Källenfors (member of the Board)	Yes □	No □	Abstain □
-	Joacim Sjöberg (member of the Board)	Yes □	No □	Abstain □



9. Res	olution upon remuneration for Board members and uditor			
(a) Shall the general meeting resolve on remunerations for members of the Board in accordance with the Nomination Committee's proposal?	Yes □	No □	Abstain □
(b) Shall the general meeting resolve on remuneration for the auditor in accordance with the Nomination Committee's proposal?	Yes □	No □	Abstain □
10. Th	e election of Board members and, if applicable, ors			
(a) Shall the general meeting resolve to re-elect the following persons as ordinary members of the Board in accordance with the Nomination Committee's proposal?			
-	The re-election of Cecilia Marlow as member of the Board?	Yes □	No □	Abstain □
-	The re-election of Jörgen Andersson as member of the Board?	Yes □	No □	Abstain □
-	The re-election of Lennart Ekelund as member of the Board?	Yes □	No □	Abstain □
-	The re-election of Christina Källenfors as member of the Board?	Yes □	No □	Abstain □
-	The re-election of Joacim Sjöberg as member of the Board?	Yes □	No □	Abstain □
(b) Shall the general meeting resolve to re-elect Cecilia Marlow as chairman of the Board in accordance with the Nomination Committee's proposal?	Yes □	No □	Abstain □
(c	Shall the general meeting resolve to re-elect the registered accounting firm Grant Thornton Sweden AB, with Lars Kjellgren as responsible auditor and Camilla Nilsson as co-signing auditor, in accordance with the Nomination Committee's proposal?	Yes □	No □	Abstain □
Comn Nomi	ne adoption of principles for the Nomination nittee's appointment, as well as instructions for the nation Committee and the remuneration for members Committee			
Comn Nomi Nomi	the general meeting approve the Nomination nittee's proposal regarding principles for the nation Committee's appointment, instructions for the nation Committee as well as remuneration for members Committee?	Yes □	No □	Abstain □



12. Resolution regarding the establishment of a long-term incentive program (LTI 2021)					
Shall the general meeting resolve to establish an incentive program in accordance with the Board of Director's proposal?	Yes □	No □	Abstain □		
13. Resolution regarding the adoption of guidelines for remuneration for senior management					
Shall the general meeting resolve to adopt the guidelines for remuneration to senior management in accordance with the Board of Director's proposal?	Yes □	No □	Abstain □		
The shareholder requests that resolutions regarding one or multiple items are postponed to a continued general meeting (to be completed only if the shareholder wishes to make such a request).					
Specify which item or items you wish to postpone (in numbers):				