## POSTAL VOTING FORM AND NOTICE OF PARTICIPATION TO ANNUAL GENERAL MEETING ON 25 MAY 2022

Through this form, shareholders in Vivesto AB, Reg. No. 556332-6676, can submit their postal votes to the Annual General Meeting on Wednesday, 25 May 2022, which is held without physical attendance. Postal voting means that the votes are sent to the company in advance. The votes will then be included under each item on the agenda at the Annual General Meeting.

The completed and signed form and, where applicable, relevant authorization documents, must be received by the company **no later than Tuesday, 24 May 2022**. The completed and signed form shall be sent by mail to Vivesto AB, Vallongatan 1, 752 28 Uppsala, Sweden, or by e-mail to info@vivesto.com.

The shareholder below hereby notifies of its participation and exercises its voting rights for all the shareholder's shares in Vivesto AB at the Annual General Meeting on 25 May 2022. The right to vote is exercised as indicated in the selected voting options below.

Shareholder's name/company name		
Number of shares in the company		
Personal identity number/Date of birth/Corporate identity number		
Telephone number	E-mail	
Printed name (if signature on behalf of a company)		Place and date
Signature		

Fill in all the information above.

If the shareholder is a natural person who votes personally, the shareholder himself must sign under "Signature" above. If the postal vote is cast by a proxy for a shareholder, the proxy must sign. If the postal vote is cast by a representative of a legal entity, the representative must sign.

For further instructions, please see the following page.

## Important information regarding postal voting

The shareholder may not provide the postal vote with any special instructions other than checking one of the given alternatives in each proposal in the form. If the shareholder wishes to abstain from voting on a proposal, please do not check any of the alternatives. The shareholders may request that resolutions under one or several items on the proposed agenda shall be postponed to a so called continued general meeting, which cannot be held solely by postal voting. Such continued general meeting shall take place if the general meeting decides so or if requested by shareholders representing at least one-tenth of all shares in the company.

If the shareholder has provided the form with special instructions or conditions, or has altered or added to the pre-printed text, the vote (i.e., the postal vote in its entirety) is invalid. Only one form per shareholder will be considered. If more than one form is submitted, only the most recently dated form will be considered. If the same date has been provided on two forms, only the form most recently received by the company will be considered. An incomplete or wrongfully completed form, or a form from a proxy without valid authorization documentation, may be discarded without being considered.

A shareholder that exercises its voting rights through this form does not have to send in a separate notice of participation at the Annual General Meeting. The submitted voting form will be considered as such notice. In order for the postal vote to be valid, shareholders who postal votes must be registered as of 17 May 2022 in the share register kept by Euroclear Sweden AB. Shareholders with nominee-registered shares must register their shares in their own name so that the shareholder is registered in the share register as of 17 May 2022. Such registration may be temporary (so called voting rights registration) and request for such registration shall be made to the nominee in accordance with the nominee's routines in such time in advance as determined by the nominee. Voting rights registrations effected no later than the second banking day following 17 May 2022 will be considered in the presentation of the share register.

Shareholders who wish to submit their postal vote through proxy must issue a written, signed and dated power of attorney for the proxy. If the shareholder is a legal entity, a copy of the registration certificate or equivalent for the legal entity shall be enclosed. Proxy form is provided by the company upon request and is also available on the company's website, www.vivesto.com. Proxy form must be enclosed to the postal voting form.

Complete proposals for resolutions in the items below can be found in the notice available on the company's website, <a href="www.vivesto.com">www.vivesto.com</a>.

The completed and signed postal voting form and, where applicable, relevant authorization documents, must be received by the company no later than **Tuesday**, **24 May 2022**. Postal votes can be revoked until and including Tuesday, 24 May 2022, by contacting the company by e-mail to info@vivesto.com or by mail to Vallongatan 1, 752 28 Uppsala, Sweden.

For information on how the company processes shareholders' personal data in connection with the Annual General Meeting, please refer to the privacy policy available on Euroclear Sweden AB's website: <a href="https://www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf">https://www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf</a>.

## Annual General Meeting in Vivesto AB on 25 May 2022

The options below comprise the proposals included in the notice of the Annual General Meeting, and are available on the company's website, www.vivesto.com.

Resolu	esolution		No
1	Election of Chairman of the Annual General Meeting		
2	Preparation and approval of the voting list		
3	Approval of the agenda		
4	Election of one or two persons to verify the minutes in addition to the Chairman.		
	a. Per Arwidsson		
	b. Håkan Lagerberg		
5	Determination as to whether the Annual General Meeting has been duly convened		
7	Resolution on adoption of the income statement and balance sheet, as well as the consolidated income statement and consolidated balance sheet		
8	Resolution on dispositions in respect of the company's result pursuant to the adopted balance sheet		
9 Resolution on discharge from liability for the members of the Board of Directors and the Chief Executive Officer:			
	a. Anders Härfstrand (Chairman of the Board)		
	b. Andrea Buscaglia (Board member)		
	c. Hege Hellström (Board member)		
	d. Birgit Stattin Norinder (Board member)		

Resolu	tion	Yes	No
	e. Peter Zonabend (Board member)		
	f. Francois Martelet (Chief Executive Officer)		
10	Resolution on the number of members and deputy members of the Board of Directors		
11	Resolution on the number of auditors and deputy auditors		
12	Resolution on fees and other remuneration to the members of the Board of Directors		
13	Resolution on auditors' fee		
14	Election of members of the Board of Directors, Chairman of the Board and deputy members		
	<ul> <li>a. Election of Hege Hellström as Board member (re- election)</li> </ul>		
	<ul> <li>Election of Peter Zonabend as Board member (re-election)</li> </ul>		
	c. Election of Pål Ryfors as Board member (new election)		
	d. Election of Roger Tell as Board member (new election)		
	e. Election of Peter Zonabend as Chairman of the Board (new election)		
15	Election of auditor		
16	Resolution on principles for appointing a Nomination Committee and instructions for the Nomination Committee		

Resolu	ition	Yes	No
17	Resolution on approval of the remuneration report		
18	Resolution on issue authorization		
19	Resolution on adoption of a long-term incentive program based on employee stock options for senior executives in the company		

The shareholder wishes that the resolutions under one or several items in the form be
deferred to a continued general meeting
(Completed only if the shareholder has such a wish)
State the item/items (use numbering):