POWER OF ATTORNEY FORM

The proxy stated below, or the person he or she put in his or her place, is hereby authorised to vote for all of the undersigned's shares in Addtech AB (publ), 556302-9726, at the Annual General Meeting of Addtech AB (publ) held on 23 August 2023.

Proxy

onal identification number/date of birth				
Street adress				
phone number				

Signature of the shareholder

Name of the shareholder	Personal identification number/date of birth /corporate identification number
City and date	Telephone number
Signature*	

On the following page, instructions for voting may be specified. Please see the notice to the general meeting for the complete resolution proposals.

Please observe that a shareholder's notice of participation at the General Meeting must be made – in the manner prescribed in the notice to the General Meeting – even if the shareholder wishes to exercise his or her voting rights by proxy.

The completed power of attorney form (with attachments, if any) should be sent well in advance of the meeting to Addtech AB (publ), "Annual General Meeting", c/o Euroclear Sweden AB, Box 191, 101 23 Stockholm, Sweden, or to generalmeetingservice@euroclear.com, together with the notice of participation. The original version of the power of attorney shall, where applicable, also be presented at the meeting. The shareholder may withdraw the power of attorney. Such withdrawal shall be completed no later than Monday 21 August 2023, by telephone: +46 8- 402 91 33 or via email: generalmeetingservice@euroclear.com

The principal shall indemnify the proxy for any claims, summons, losses, damages, costs, charges, expenditures or similar which may arise, directly or indirectly, for or against the proxy as a result of or related to the lawful exercise of the rights, competences and authorisations passed through this power of attorney in accordance with its wording.

^{*} In the case of signing for the firm, a name clarification shall be written next to the signature and the current registration certificate be attached to the completed power of attorney form.

Votin	g instructions for the proxy	on behalf of the shareholder, personal identity			
numl	per/corporate registration i	number for the resolutions on the Annual General Meeting in Addtech			
АВ (р	oubl) held 23 August 2023.				
2.	Election of Chairman to p	reside over the Meeting in accordance with the Nomination Committee's proposal.			
	Yes □ No □	Abstain □			
3.	Preparation and approva	l of Electoral Register.			
	Yes □ No □	Abstain 🗆			
4.	Approval of the agenda p	roposed by the Board.			
	Yes □ No □	Abstain □			
5.	Election of one or two pe	rsons to approve the Minutes.			
	Yes □ No □	Abstain			
6.	Determination of whether	er the Meeting has been properly convened.			
	Yes □ No □	Abstain □			
9a).	Resolution regarding ado	ption of the Income Statement and the Balance Sheet and the Consolidated Income			
	Statement and the Conso				
	Resolution regarding adop	tion of the Income Statement and the Balance Sheet.			
	Yes □ No □	Abstain □			
	Resolution regarding adop	tion of the Consolidated Income Statement and the Consolidated Balance Sheet.			
	Yes □ No □	Abstain □			
9b)		cation of the Company's profits in accordance with the duly adopted Balance Sheet in			
	ordance with the Board of				
	Yes □ No □	Abstain □			
9c).	Resolution regarding disc	harge from liability for the members of the Board of Directors and the CEO.			
-		parge from liability for Kenth Eriksson for the complete financial year 2022/23 in			
	capacity as Board member				
	Yes □ No □	Abstain □			
	Resolution regarding disch	arge from liability for Henrik Hedelius for the complete financial year 2022/23 in			
	capacity as Board member	;			
	Yes □ No □	Abstain □			
	Resolution regarding disch	arge from liability for Ulf Mattsson for the complete financial year 2022/23 in capacity			
	as Board member.				
	Yes □ No □	Abstain □			
	Resolution regarding disch	arge from liability for Malin Nordesjö for the complete financial year 2022/23 in			
	capacity as Board member	.			
	Yes □ No □	Abstain □			
	Resolution regarding disch	arge from liability for Niklas Stenberg for the complete financial year 2022/23 in			
	capacity as Board member	·.			
	Yes □ No □	Abstain □			
		arge from liability for Annikki Schaeferdiek for the complete financial year 2022/23 in			
	capacity as Board member	:			
	Yes □ No □	Abstain □			
	Resolution regarding disch	arge from liability for Niklas Stenberg for the complete financial year 2022/23 in			
	capacity as CEO.				
	Yes □ No □	Abstain □			
11.	11. Determination of the number of Board members in accordance with the Nomination Committee's				
	proposal.	W			
	Yes □ No □	Abstain \square			

12. Determination of fees for the Board of Directors and the auditor in accordance with the Nomination

	Committee's	proposal.			
	Determination of fees for the Board of Directors.				
	Yes □	No □	Abstain □		
	Determination	n of fees for t	he auditor.		
	Yes □	No □	Abstain □		
13.	Election of Bo	ard members	s and Chairman of the Board of Directors in accordance with the Nomination		
	Committee's	proposal.			
	Re-election of	f Kenth Eriksso	on as Board member.		
	Yes □	No □	Abstain 🗆		
	Re-election of Henrik Hedelius as Board member.				
	Yes □	No □	Abstain 🗆		
	Re-election of Ulf Mattson as Board member.				
	Yes □	No □	Abstain □		
	Re-election of	Malin Norde	sjö as Board member.		
	Yes □	No □	Abstain □		
	Re-election of	f Annikki Scha	eferdiek as Board member.		
	Yes □	No □	Abstain □		
	Re-election of Niklas Stenberg as Board member.				
	Yes □	No □	Abstain □		
	Re-election of Kenth Eriksson as Chairman of the Board of Directors.				
	Yes □	No □	Abstain □		
14.	Election of Au	ıditor in accoı	rdance with the Nomination Committee's proposal.		
	Election of the	e auditing firm	n Deloitte AB as Auditor.		
	Yes □	No □	Abstain □		
15.	Resolution or	remuneration	on report with the Board of Directors' proposal.		
	Yes □	No □	Abstain		
16.			ng call options for repurchased shares and the transfer of repurchased shares to		
	_	-	ne "2023 Share-Related Incentive Scheme") in accordance with the Board of		
	Directors' pro	_	Abetein 🗆		
17	Yes 🗆				
17.		_	orisation for the Board of Directors to decide on the purchase and conveyance of own the Board of Directors' proposal.		
	Yes □	No □	Abstain □		
18.			prization for the board of directors to resolve on a new issue of up to 5 percent of the		
	number of B-shares as means of payment during acquisitions in accordance with the Board of Directors'				
	proposal.				
	Yes □	No □	Abstain □		
19.	Resolution to	amend the A	rticles of Association.		
l	Yes □	No □	Abstain □		

The principal shall indemnify the proxy for any claims, summons, losses, damages, costs, charges, expenditures or similar which may arise, directly or indirectly, for or against the proxy as a result of or related to the lawful exercise of the rights, competences and authorisations passed through this power of attorney in accordance with its wording.