Cavotec SA c/o Euroclear Sweden AB Box 191 SE-101 23 Stockholm, Sweden



Annual General Meeting 2022

Appointment of Proxy Form

Due to the ongoing uncertainties regarding Covid-19, the Annual General Meeting will again take place without psysical attendance. As a result, the Board of Directors based on art. 27 of the Ordinance 3 on Measures to Combat the Coronavirus decided that the shareholders of Cavotec SA may exercise their rights at the Annual General Meeting exclusively through the Independent Proxy.

Please read the instructions under the headline Participation in the Invitation. Then sign, date and return this Appointment of Proxy form in the enclosed prepaid postage envelope or to the address above well in advance and in any case before **May 27, 2022**.

Appointment of Proxy I/we shall not attend the Annual General Meeting in person and hereby appoint as my/our proxy:					
the Independent Proxy, the right to appoint a su	Mr. Franco Brusa, Attorney-at-law, Via G.B. Pioda 5 Lubstitute).	gano, Switzerland (with			
	cific instructions, please fill in the page overleaf. If you give no inst lance with the proposals of the Board of Directors.	ructions, the Independent Proxy			
A proxy appointment is only	y acceptable and valid if this form is lawfully si	igned.			
Date	Signature				



Annual General Meeting of Cavotec SA to be held on June 2, 2022

Instructions to the Independent Proxy

Please fill in this page only if you would like to give the Independent Proxy specific instructions. To the extent you give no instructions for any of the items below or for additional items and/or counter-proposals, the Independent Proxy will cast your votes in accordance with the proposals of the Board of Directors. If you wish to approve the proposal of the Board of Directors, you should tick YES.

A.	Agenda	Yes	No	Abstention
1.	Appointment of Patrik Tigerschiöld as Chairman of the day			
2.	Approval of the Annual Report, the Financial Statements and the Consolidated Financial Statements for the year 2021			
3.	Appropriation of available earnings			
4.	Grant of Discharge			
5.	Capital reduction through allocation to share premium reserve			
6.	Creation of additional contingent share capital in connection with employee participation			
7.	Renewal of Authorized Share Capital			
8.	Approval of Remuneration			
8.1	Approval of Remuneration for the Board of Directors			
8.2	Approval of Remuneration of the CEO			
9.	Re-election of five Directors, nomination of the Chairman of the Board of Directors			
9.1	Re-election of Patrik Tigerschiöld			
9.2	Re-election of Niklas Edling			
9.3	Re-election of Annette Kumlien			
9.4	Re-election of Erik Lautmann			
9.5	Re-election of Keith Svendsen			
9.6	Re-election of Patrik Tigerschiöld as Chairman of the Board of Directors			
10.	Nomination for the Remuneration Committee			
10.1	Re-election of Erik Lautmann			
10.2	Re-election of Patrik Tigerschiöld			
10.3	Election of Keith Svendsen			
11.	Re-election of PricewaterhouseCoopers SA, Lugano, Switzerland as the Independent Auditor			
12.	Election of Mr. Edoardo Buzzi, Attorney-at-law, Switzerland, as the Independent Proxy			
В.	Additional and/or Counter-Proposals	Yes	A	bstention
If shareholders at the Annual General Meeting propose additional and/or counter-proposals, I/we instruct the Independent Proxy to vote according to the proposal of the Board of Directors.				

Please make sure you have lawfully signed this form (see front page).