

PROXY / POSTAL VOTE

to Mosenso A/S' Annual General Meeting on Wednesday 14th of April 2021 at 14:00

In the light of the COVID-19 situation, for the sake of everyone's safety and in order to minimize the spread of the virus as much as possible, all shareholders are urged not to physically attend the general meeting. Shareholders will have the opportunity to attend the general meeting via live streaming.

Voting by proxy / postal vote

Below you have the opportunity to cast your postal vote or authorise a third party to represent you at the general meeting.

The proxy must be received by Mosenso A/S no later than Friday 9 April 2021, at 23.59.

Postal votes must be received by Mosenso no later than Tuesday, April 13, 2021, at 14.00.

The undersigned hereby assigns the following proxy or cast a postal vote as indicated below:

I hereby authorise the Chairman of the Board of Directors with the right to substitute to vote on my behalf at the general meeting:

Proxy is assigned to the Board of Directors (with right of substitution) to vote in accordance with the recommendations of the Board of Directors as stated in the table below or

in accordance with my check in the chart below

I hereby authorise :

.....

.....

Name and address of the proxy (PLEASE USE BLOCK LETTERS)

to appear and vote on my behalf at the general meeting and hereby order an admission card on its behalf (if the proxy wishes to bring an adviser, an admission card must also be ordered for this).

I order an admission card for the attorney's adviser:

.....

Advisor's name (PLEASE USE BLOCK LETTERS)

Letter vote. I have indicated below how I wish to vote at the general meeting (note that the postal vote cannot be withdrawn and that it will also be used in the event of amendments to the agenda items).

Items on the agenda of the general meeting 14 April 2021	FOR	AGAINST	ABSTAIN	The board's recommendation
1. The Board of Directors' report on the company's activities in the past financial year				
2. A presentation of the audited annual report for approval				FOR
3. Resolution on the use of profits or coverage of deficits in accordance with the approved annual report				FOR
4. Notice of discharge to the Board of Directors and the Executive Management				FOR
5. Approval of remuneration to the Board of Directors for the current financial year				FOR
6. Election of members to the Board of Directors:				
Maria Helene Hjorth (new election and replacement for Jukka Pekka Pertola)				FOR
Re-election of Jakob Eyvind Bardram				FOR
Re-election of Jeppe Øvli Øvlesen				FOR
Re-election of Peter Høngaard Andersen				FOR
Re-election of Jacob Hahn Michelsen				FOR
7. Election of auditor: The board recommends Re-election of PricewaterhouseCoopers, Statsautoriseret Revisionspartnerselskab • CVR No 33 77 12 31				FOR
8.a. Proposal to extend the warrant authorisation in clause 5.4 of the articles of association and the total authorisation in clause 5.6 of the articles of association by a nominal value of DKK 50,000.				FOR
8.b. Proposal to grant warrants to the Board of Directors.				FOR

If the proxy form is dated and signed, it will be considered a postal vote in accordance with the ticking under the individual agenda items, despite absence of indication of type (proxy / postal vote), or in the absence of ticking as a postal vote it will be deemed cast in accordance with the recommendations of the Board of Directors, as detailed in the table above.

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This proxy form applies to shares held by the undersigned on the date of registration. A shareholder's right to participate in and vote at the annual general meeting is determined in relation to the number of shares for which the shareholder is listed or has notified for entry in the register of shareholders on the registration date, cf. item 9.1 in the company's articles of association. The registration date in relation to the Annual General Meeting is **Wednesday, April 7, 2021**.

Name of shareholder

(PLEASE USE BLOCK LETTERS)

Address

VP-reference

Date

Signature

Submission of proxy or postal vote – methods

Proxy or letter vote can be casted via email to investor@monsenso.com or electronically via the shareholder portal on Monsenso's website <https://www.monsenso.com/investors/gf/>. Log in with your NemID, after which you can request a power of attorney under the tab "General Meeting".

NB: Please enter your email in the investor portal, as the link to livestream is sent via email to the company's shareholders.

A proxy can be revoked at any time before the annual general meeting by sending an e-mail to investor@monsenso.com. Revocation presupposes indication of correct VP account number.

