PROXY FORM

Extraordinary General Meeting of NYAB Plc 2024

The undersigned (hereinafter also the "principal" or "shareholder") authorises the following proxy representative, or any person appointed by them, alone (hereinafter also the "proxy representative") to represent and to vote on behalf of me/us with all my/our shares in accordance with the voting instructions given below at the Extraordinary General Meeting of NYAB Plc (Business ID: 2393685-6) on 29 April 2024.

	of NYAB Plc (Business ID: 2393685-6) on 29 April 2024.
Name of the proxy representative	
Date of birth of the proxy representative	
Email address and/or phone number of	
the proxy representative	
Shareholder's name	
Shareholder's date of birth/business ID	
Email address and/or phone number of	
the shareholder	
with the registration by e-mail to ir@nyab Miestentie 7, 02150 Espoo, Finland. Docum	oting instructions shall be delivered as an attachment in connection group.com, or in original to NYAB Plc, Attn: General Meeting, ents must be received by 19 April 2024 at the latest.
document. The principal also agrees to the t	proxy representative legally does or fails to do under this proxy ransmission of information in accordance with the proxy document the meeting and the processing of thereto related necessary
representative of the entity or a person author the right to represent the entity (e.g. trade Documents are requested to be attached to the registration period or they are otherwise	document as a representative of an entity (incl. estate), the legal norised by the entity must provide necessary documents to prove de register extract or authenticated copy of board resolution). In this form, if the documents are not submitted before the end of incomplete, the shares of such entity will not be included as shares documents shall be presented to the company upon request.
The personal information provided on this	proxy is used to identify a shareholder through a comparison to

information in the book-entry system, as well as to confirm shareholdings on the record date of the Extraordinary General Meeting.

Place and date	/2024
Signature / Signatures	
Name in capital letters / name of the legal pers	son and its representative

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Voting instructions

At the Extraordinary General Meeting, the proxy representative shall exercise the voting rights of the shareholder granting the authorisation on each of the items on the agenda of the Extraordinary General Meeting as indicated with a cross (X) below.

- The option "For" or "Yes" means that the shareholder is in favour of approving the proposal.
- The option "Against" or "No" means that the shareholder objects to the acceptance of the proposal.
- The option "Abstain from voting" means giving an empty vote and that the shareholder's shares are represented at the meeting with regard to the item in question, but they are not counted as votes in favour or against the proposal.
- The option "Not voted" means that the shareholder's shares will be removed from the number of shares represented at the meeting with regard to the item in question and will not be considered in favour of any option.

The difference between the option "Abstain from voting" and "Not voted" is relevant in situations where the resolution must receive a specified share of both cast votes and shares represented at the meeting. This is the case, for example, where a decision must be taken by a qualified majority (agenda items 6.2, 7 and 8). Abstaining from voting thus affects the result of the vote. Shareholders should be aware of this, especially if voting against the proposal is not their intention.

The shareholder's shares are not considered as shares represented at the Extraordinary General Meeting and not counted as cast votes with regard to a certain agenda item if

- no voting instructions have been indicated,
- there is more than one voting instruction on the same item, or
- other text or markings than a cross (X) have been used to indicate a voting instruction.

Unless otherwise stated by the shareholder, the given voting instructions are assumed to concern all shares held by the shareholder.

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Agenda items at the Extraordinary General Meeting 2024:

Agenda items 6.2 to 8 set out below cover proposals of NYAB Plc's Board of Directors to the Extraordinary General Meeting in accordance with the notice of the meeting.

Agenda item	For/Yes	Against/No	Abstain from voting	Not voted
6.2. Resolution on the Cross-border Conversion				
7. Resolution to issue new shares to NYAB itself and to transfer such shares to participants in NYAB's existing share-based incentive plans				
8. Authorisation of the Board of Directors to resolve on issuances				

To be returned in a completed and signed form by email to <u>ir@nyabgroup.com</u>, or in original to NYAB Plc, Attn: General Meeting, Miestentie 7, 02150 Espoo, Finland. <u>The delivery must be received by 19 April 2024 at the latest.</u>