### FORM FOR POSTAL VOTING

Accordning to Law (2022:121) on temporary exemptions to facilitate the conduct of general and association meeting, the board of directors of Brighter AB (corporate identity number 556736-8591) has decided that at the 2022 Annual General Meeting, shareholders who do not wish to attend physically shall have the opportunity to vote by post.

# The postal ballot paper, including any appendices, must have been received by Brighter AB/Euroclear Sweden AB as stated in the notice convening the Annual General Meeting no later than Wednesday, June 1, 2022.

The following shareholder (the "Shareholder") hereby exercise its voting rights for all its shares in Brighter AB at the Annual General Meeting on Wednesday, June 8, 2022, in accordance with what is stated in this postal ballot.

Shareholder's name. If company,	Shareholder's social security/ organisation
enter company name (Company)	number

Phone number

E-mail

## Declaration (if the signatory is a deputy for the Shareholder who is a legal entity):

The undersigned is a board member, managing director or signatory of the Shareholder and declares on honour and conscience that I am authorized to cast this advance vote for the Shareholder and that the content of the advance vote is in accordance with the Shareholder's decision.

#### Declaration (if the signatory represents the Shareholder by proxy):

The undersigned assures on honour and conscience that the attached power of attorney corresponds to the original and has not been revoked.

City and date

Shareholder's signature. If company, signature by an authorized signatory

Name clarification

### For postal vote, here is how to do it:

Completed and signed postal voting form can be sent by post to Brighter AB, "Annual General Meeting", c / o Euroclear Sweden AB, Box 191, 101 23 Stockholm or by e-mail to <u>GeneralMeetingService@euroclear.com</u>. The completed form must be received by Euroclear Sweden AB no later than Wednesday 1 June 2022. Shareholders can also cast their postal vote electronically no later than Wednesday 1 June 2022 by verifying with BankID on Euroclear Sweden AB's website <u>https://anmalan.vpc.se/EuroclearProxy</u>.

The shareholder shall not give instructions other than to mark one of the answer alternatives specified in the form. If the shareholder has provided the form with special instructions or conditions, changed, or made additions to the pre-printed text, the postal vote is invalid.

If the shareholder is a legal entity, the form must be signed by an authorized signatory(s) and authorization documents (eg registration certificate and any power of attorney) must be attached to the form. The same applies if the shareholder votes by mail by proxy.

Please note that shareholders who have their shares nominee-registered must register the shares in their own name in order to vote. Instructions on this can be found in the notice convening the meeting.

### Additional information regarding postal voting

The shareholder cannot give any instructions other than to mark one of the answer alternatives listed below at each point in the form. If the shareholder has provided the form with special instructions or conditions, or changed or made additions in pre-printed text, the postal vote is invalid.

If the shareholder wishes to abstain from voting on any question, the no alternative answer in that question shall be marked.

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 two or more forms have the same dating, only the form most recently received by the company will be considered. Incomplete or incorrectly completed forms may be disregarded.

For complete proposals for decisions - please see the notice, proposals and other documents at <u>www.brighter.se/agm-2022/</u>.

#### BALLOT PAPER FOR POSTAL VOTING AT THE ANNUAL GENERAL MEETING OF BRIGHTER AB ON 8 JUNE 2022

The answer alternatives below refer to the decision points at the Annual General Meeting of Brighter AB on 8 June 2022 and the respective proposals from the Board and the Nomination Committee that have been presented in the notice.

DESICION POINT	
1. Election of chair of the general meeting	Yes No
3. Approval of the agenda	Yes No
5. Determination of whether the general meeting has been duly convened	Yes No
7. (a) Resolution on adoption of the income statement and the balance sheet and the consolidated income statement and the consolidated balance sheet,	Yes No
7. (b) Resolution on allocation of the company's result according to the adopted balance sheet,	Yes No
7. (c) Resolution on discharge from liability for the directors and the managing director	
i. Board member and former managing director Christer Trägårdh	Yes No
ii. Board member Habib Al Assaad	Yes No
iii. Board member Clas Lindbergson	Yes No
iv. Board member Karin O'Connor	Yes No
v. Board member Åsa Sjöblom Nordgren	Yes No
vi. Former board member Emilie Erhardt Winiarski	Yes No
vii. Managing director Erik Lissner	Yes No
viii. Former managing director Henrik Norström	Yes No

8. Resolution on the number of board directors	
9. Resolution on the number of auditors	Yes No
10. Resolution on the fees to the board of directors	Yes No
11. Resolution on the fees to the auditor	Yes No
12. Election of board members and the chairman of the board	
i. Election of Christer Trägårdh as board member	Yes No
ii. Election of Clas Lindbergson as board member	Yes No
iii. Election of Karin O'Connor as board member	Yes No
iv. Election of Åsa Sjöblom Nordgren as board member	Yes No
v. Election of Johnny Ludvigsson as board member	Yes No
vi. Election of Christer Trägårdh as chairman of the board	Yes No
13. Election of auditor	Yes No
14. Resolution on issue authorisation	Yes No