NOTICE AND FORM FOR POSTAL VOTING

by postal voting in accordance with Section 22 of the Swedish Act (2022:121) on temporary exceptions to facilitate the execution of general meetings in companies and other associations.

The form must be received by Setterwalls Advokatbyrå AB no later than Thursday 21 April 2022.

The shareholder set out below hereby notifies the company of its participation and exercises its voting right for all of the shareholder's shares at the annual general meeting in GomSpace Group AB (publ), reg. no. 559026-1888, on Friday 22 April 2022. The annual general meeting is held without physical presence of shareholders, proxies and/or external parties and the shareholders have only the opportunity to vote by mail prior to the annual general meeting. The shareholder below hereby exercises its voting right in accordance with the marked answers in Schedule 1.

Shareholder

Shareholder's name:	Pers. ID no. or reg. no. (as applicable):

Assurance (if the undersigned is a legal representative of a shareholder who is a <u>legal entity</u>): I, the undersigned, am a board member, the CEO or a signatory of the shareholder and solemnly declare that I am authorised to submit this postal vote on behalf of the shareholder and that the contents of the postal vote correspond to the shareholder's decisions.

Assurance (if the undersigned represents the shareholder by proxy): I, the undersigned, solemnly declare that the enclosed power of attorney corresponds to the original and that it has not been revoked.

No. of the section Occasion Occasion AD (south)	I Destination to londers and
No. of shares in GomSpace Group AB (publ):	Day time telephone no.:
Date:	E-mail:
Signature:	Name (block letters):
Orginataro.	rtamo (biodit lottoro).

INSTRUCTIONS

The form and any authorisation documents shall be received by Setterwalls Advokatbyrå AB no later than Thursday 21 April 2022. The form may be submitted by post to Setterwalls Advokatbyrå AB, Attn: Magnus Melin, P.O. Box 1050, 101 39 Stockholm, Sweden or via e-mail to magnus.melin@setterwalls.se.

If the shareholder is a natural person who represents his or her own shares, it is the shareholder who should sign under Signature above. If the postal vote is submitted by a proxy of the shareholder, it is the proxy who should sign. If the postal vote is submitted by a legal representative of a legal entity, it is the representative who should sign.

If the shareholder postal votes by proxy, the power of attorney shall be enclosed to the form. If the form is issued by a legal person, the form shall be signed by authorised signatory(-ies) and a copy of certificate of registration or equivalent authorisation document for foreign legal persons shall be enclosed to the form.

For complete proposals regarding the items on the agenda, kindly refer to the notice convening the meeting on the company's website www.gomspace.com.

The votes shall be presented in Schedule 1. The shareholder cannot vote in any other way than by marking one of the presented voting alternatives. A vote (i.e. the postal voting in its entirety) is invalid if the shareholder has provided the form with specific instructions or conditions or if the pre-printed text is amended or supplemented. If the shareholder has not marked any alternative in relation to a specific matter, the shareholder will be deemed to have abstained from voting in relation to the matter. One form per shareholder will be considered. If more than one form is submitted, only the form with the latest date will be considered. The form latest received by Setterwalls Advokatbyrå AB will be considered if two forms are dated on the same date. An incomplete or wrongfully completed form may be discarded without being considered.

Since the meeting will be held without physical presence of shareholders, proxies and/or external parties and the shareholders have only the opportunity to vote by mail prior to the annual general meeting, the shareholder has the opportunity to choose that decisions in one or several of the matters in Schedule 1 shall be postponed to a continued general meeting. In such case, the shareholder shall specify this in accordance with the instructions in Schedule 1. A continued general meeting will not be held solely through postal voting.

Please note that this form is valid as notice of attendance at the meeting. However, postal votes will only be considered if the shareholder is entered into the share register as per the record day. Shareholders who have their shares registered in the name of a nominee must request temporary entry in the transcription of the share register kept by Euroclear Sweden AB. The shareholder must inform the nominee well in advance of Tuesday 12 April 2022, at which time the register entry must have been made. Voting rights registration that has been requested by the shareholder at such time that the registration has been completed by the nominee no later than Thursday 14 April 2022, will, however, be taken into account in the preparation of the share register.

The postal vote can be withdrawn by written notice to Setterwalls Advokatbyrå AB to the above stated address or to magnus.melin@setterwalls.se, up to and including Thursday 21 April 2022.

Schedule 1 follows on the next page

2(2)

Schedule 1 to Notice and form for postal voting

Shareholder

Name:	Pers. ID no. or reg.no. (as applicable):

The votes below are casted by the shareholder above in relation to the resolutions at the annual general meeting on 22 April 2022 in GomSpace Group AB (publ), reg. no. 559026-1888, in accordance with the proposed agenda included in the notice of the general meeting. The contents of each proposal are included, if applicable, in the complete proposals published on the company's website or in the notice of the general meeting.

1. Opening of the meeting and election of chairman of the meeting Olof Reinholdsson (Setterwalls Advokatbyrå AB), or if he is unable to attend the meeting,		
any other person proposed by the board of directors.	Yes □	No □
2. Preparation and approval of the voting list	Yes □	No □
3. Approval of the agenda	Yes □	No □
4. Election of one or two persons who shall approve the minutes of the meeting Martin Carl Møller Jensen, or if he is unable to attend the meeting, any other person proposed by the board of directors.	Yes □	No □
5. Determination of whether the meeting has been duly convened		
o. Determination of whether the meeting has been duly convened	Yes □	No □
7. Resolution in respect of adoption of the profit and loss statement and the balance sheet as well as of the consolidated profit and loss statement and the consolidated balance sheet		
bululioc sheet	Yes □	No □
8. Resolution in respect of allocation of the company's profits according to the adopted balance sheet		
	Yes □	No □
9. Resolution in respect of the members of the board of directors' and the CEO's discharge from liability		
Niels Buus (CEO)	Yes □	No □
Jens Maaløe (chairman of the board)	Yes □	No □
Jukka Pertola (board member)	Yes □	No □
Jesper Jespersen (board member)	Yes □	No □
Steen Hansen (board member)	Yes □	No □
Henrik Schibler (former board member)	Yes □	No □
10. Determination of the number of members of the board of directors as well as of the number of auditors		
	Yes □	No □
11. Determination of the fees payable to the members of the board of directors and the auditors		
	Yes □	No □
12. Election of members of the board of directors and auditors		
Re-election of Jens Maaløe (as board member)	Yes □	No □
Re-election of Jukka Pertola (as board member)	Yes □	No □
Re-election of Jesper Jespersen (as board member)	Yes □	No □
Re-election of Steen Hansen (as board member)	Yes □	No □
New election of Nikolaj Wendelboe (as board member)	Yes □	No □
Re-election of Jens Maaløe (as chairman of the board)		
Re-election of Ernst & Young AB (EY) (as auditor)	Yes □	No □

13. Resolution on principles for the appointment of and instructions for a nomination committee as well as on remuneration to be paid to the chairman of the nomination committee		
	Yes \square	No □
14. Resolution on an authorisation for the board of directors to increase the share capital		
·	Yes □	No □
15. Resolution on changes to the articles of association		
	Yes □	No □
The shareholder wishes that the resolutions under one or several items in the form all continued general meeting	bove be deferred	to a
(Completed only if the shareholder has such a wish)		
Item/items (use numbering):		