## MAIL VOTING FORM

The shareholder stated below hereby cast his/hers/its votes in accordance with the instructions in <u>Schedule 1</u> at the annual general meeting, for all his/hers/its shares in AAC Clyde Space AB (publ), reg. no. 556677-0599, on 27 May 2021.

## **Shareholder**

Name of the shareholder:		Personal identification number or corporate registration number:	
Number of shares in AAC Clyde Space AB (publ):		Daytime telephone number:	
Date:	Signature:	Clarification of signature:	

If issued by a legal entity, the form must be signed by authorized representative(s) and be accompanied by a registration certificate or, concerning foreign legal entities, corresponding documents evidencing the authorized representative(s) of the shareholder.

The form, and a copy of the registration certificate or corresponding documents (if applicable) shall be sent to AAC Clyde Space AB (publ), Attn: Ann-Christin Lejman, Uppsala Science Park, 751 83 Uppsala or to ann-christin.lejman@aac-clydespace.com.

In Schedule 1, the votes shall be set forth. The shareholder may not vote in any other way than by marking one of the available alternatives. If the shareholder has not marked an alternative on a particular issue, the shareholder is considered to have abstained from voting on that issue. For complete proposals for resolutions, please refer to the notice of the general meeting on www.aac-clyde.space.

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.

Should you have any questions, please contact Mats Thideman via e-mail address mats.thideman@aac-clydespace.com or phone number +46 70 556 09 73.

Please note that submitting this form will be regarded as giving notice of your attendance at the meeting. A prerequisite for a mail vote to be taken into account is that the shareholder who has cast the vote is included in the share register on the record date (19 May 2021) for the meeting. Shareholders with nominee-registered shares must temporarily reregister their shares in their own name with Euroclear Sweden AB. Accordingly, shareholders must inform their trustee of this request in ample time prior to 19 May 2021. The mail voting form must reach the company 26 May 2021 at the latest.

Schedule 1 to follow on the next page

## **Schedule 1 to the Mail Voting Form**

## Shareholder

Name of the shareholder:	Personal identification number or corporate registration number:

The votes below are cast by the shareholder above, for the resolutions at the annual general meeting 27 May 2021 in AAC Clyde Space AB (publ), reg. no. 556677-0599, according to the proposed agenda set forth in the notice to attend the annual general meeting. The content of each proposal, if applicable, can be found in the complete proposals published on the company's website and otherwise in the notice.

1. Election of chairman of the meeting		
Marcus Nivinger (Setterwalls Advokatbyrå), and in his absence, any person		
appointed by the board instead.	Yes □	No □
2. Preparation and approval of the voting list		
	Yes □	No □
3. Approval of the agenda		
on Approval of the agenta	Yes □	No □
4. Election of one (1) or two (2) persons who shall approve the minutes of		
the meeting		
Magnus Melin (Setterwalls Advokatbyrå), and in his absence, any person		
appointed by the board instead.	Yes □	No □
5. 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 and, where applicable, the consolidated profit and loss		
statement and the consolidated balance sheet		
	Yes □	No □
8. Resolution in respect of allocation of the company's profit or loss		
according to the adopted balance sheet		
	Yes □	No □
9. Resolution in respect of the members of the board of directors' and		
the managing director's discharge from liability		
Rolf Hallencreutz (chairman of the board)	Yes □	No □
Per Aniansson (board member)	Yes □	No □
Per Danielsson (board member)	Yes □	No □
Will Whitehorn (board member)	Yes □	No □
Anita Bernie (board member)	Yes □	No □
Luis Gomes (CEO)	Yes □	No 🗆
10. Determination of the number of members of the board of directors		
and the number of auditors and, where applicable, deputy auditors	Yes □	No □
11. Determination of fees payable to the members of the board of	162 🗆	INO L
directors and the auditors		
an octoro ana trio additoro	Yes □	No □
12. Election of the members of the board of directors, auditors and,	. 00 🗀	- 10 =
where applicable, deputy auditors		
Re-election of Rolf Hallencreutz (as board member)	Yes □	No □
Re-election of Per Aniansson (as board member)	Yes □	No □
Re-election of Per Danielsson (as board member)	Yes □	No □
Re-election of Will Whitehorn (as board member)	Yes □	No □
Re-election of Anita Bernie (as board member)	Yes □	No □
New-election of Nicole Robinson (as board member)	Yes □	No □
Re-election of Rolf Hallencreutz (as chairman of the board)	Yes □	No □
Re-election of Öhrlings PricewaterhouseCoopers AB (as auditor)	Yes □	No □

Schedule 1 to continue on the next page

13. Resolution on an authorization for the board of directors to increase the share capital					
·	Yes □	No □			
The shareholder wishes that the resolutions under one or several items in the form continued general meeting	ı above be deferred	d to a			
(Completed only if the shareholder has such a wish)					
Item/items (use numbering):					