

Notice of extraordinary general meeting of Cell Impact

Cell Impact AB
www.cellimpact.com

PRESS RELEASE

2021-10-28

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The shareholders of Cell Impact AB (publ), reg. no. 556576-6655, are hereby invited to participate in an extraordinary general meeting on Tuesday 16 November 2021.

Due to the Covid-19 pandemic, the board of directors has decided that the extraordinary general meeting shall be conducted without physical attendance and that shareholders shall have the opportunity to exercise their voting rights only by voting in advance (postal voting) in accordance with the Act (2020:198) on temporary exceptions to facilitate the execution of general meetings in companies and other associations (Sw. Lagen (2020:198) om tillfälliga undantag för att underlätta genomförandet av bolags- och föreningsstämmor).

The company welcomes all shareholders to exercise their voting rights at the general meeting by voting in advance (postal voting) in accordance with the instructions below. Information about the resolutions made at the general meeting will be published on Tuesday 16 November 2021 as soon as the outcome of the voting is finally compiled.

Registration and notification

Shareholders who wish to attend the extraordinary general meeting:

- » must be recorded in the share register maintained by Euroclear Sweden AB on Monday 8 November 2021; and
- » must notify the company of their attendance no later than on Monday 15 November 2021 by voting in accordance with the instructions under the heading "Postal voting" below.

Shares registered in the name of a custodian

Shareholders whose shares are registered in the name of a custodian must temporarily have their shares re-registered in their own names in order to have the right to attend the general meeting. Shareholders must therefore, well in advance, contact the custodian in accordance with the custodian's routines and request such re-registration. A re-registration of shares made by the custodian no later than Wednesday 10 November 2021 will be taken into account when procuring the share register.

Postal voting

The board of directors has decided that shareholders shall be able to exercise their voting rights only by postal voting in accordance with Section 22 of the Act (2020:198) on temporary exceptions to facilitate the execution of general meetings in companies and other associations (Sw. Lagen (2020:198) om tillfälliga undantag för att underlätta genomförandet av bolags- och föreningsstämmor). A special form must be used for postal voting. Preferably, a digital form must be used which will be available on the company's website www.cellimpact.com on Friday 29 October 2021, whereby the postal voting is made digitally using BankID or other identification method. For shareholders who do not wish to vote digitally, a physical form for postal voting will be available at the company's address Källmossvägen 7A, Karlskoga and for printing on the company's website www.cellimpact.com on Friday 29 October 2021. This form is sent, completed and signed, by post to the company at the address Cell Impact AB (publ), att. Stefan

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Axellie, Källmossvägen 7A, 691 52 Karlskoga.

No separate notification is required as the submitted postal voting form is regarded as a notification. The complete postal voting form must be submitted to the company (digitally or by post) no later than on Monday 15 November 2021.

The shareholders may, in the postal voting form, request that resolutions in one or more of the matters in the proposed agenda is to be postponed to a so-called continued general meeting, which may not be held as a postal voting meeting only. Such a continued general meeting shall take place if the extraordinary general meeting so resolves or if owners of at least one tenth of all the shares in the company so request.

Proxies

Shareholders voting by proxy must issue a dated and signed power of attorney which is to be attached to the postal voting form together with a registration certificate or any other authorization documents for owners that are legal persons. A proxy form is available on the company's website www.cellimpact.com.

Shareholders' rights to receive information

At the extraordinary general meeting the shareholders have the right, if the board of directors considers that this can be done without significant damage to the company, to receive information about any circumstances that may affect the assessment of a matter in the agenda (i.e., the right stated in Chapter 7 Sections 32 and 57 of the Swedish Companies Act). Requests for such information must be submitted in writing to the company's address Cell Impact AB (publ), att. Stefan Axellie, Källmossvägen 7A, 691 52 Karlskoga or via e-mail to stefan.axellie@cellimpact.com and must be submitted to the company no later than ten days before the extraordinary general meeting, i.e. no later than Saturday 6 November 2021.

The information will be made available on the company's website www.cellimpact.com no later than Thursday 11 November 2021. The information will also be available at the company's office at Källmossvägen 7A in Karlskoga from the same day. The information will also be sent to the shareholder who requested it and who has provided its address.

Shares and votes

At the time of this notice, the total number of shares and votes in the company amount to the following. The total number of class A shares is 217,800 with a voting value of 1, corresponding to 217,800 votes, and the total number of class B shares is 58,624,534 with a voting value of 1/10, corresponding to 5,862,453.4 votes. Thus, there are a total of 58,842,334 shares and a total number of 6,080,253.4 votes in the company.

Proposed agenda for the meeting

1. Opening of the extraordinary general meeting
2. Election of the chairman of the extraordinary general meeting
3. Election of a person to check the minutes
4. Preparation and approval of the voting list
5. Approval of the agenda
6. Determination of whether the extraordinary general meeting has been duly convened
7. Decision on authorizing the board of directors to resolve upon issue of shares,

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warrants and/or convertibles
8. Closing of the extraordinary general meeting

Section 2, election of the chairman of the extraordinary general meeting

The board of directors proposes that lawyer Anna-Maria Heidmark Green at Advokatfirman Wåhlin AB is elected as chairman of the extraordinary general meeting, or in the event of her absence, the person appointed by the board of directors.

Section 3, election of a person to check the minutes

The board of directors proposes that Mattias Klintemar is appointed, together with the chairman of the meeting, to check the minutes, or in the event of his absence, the person appointed by the board of directors. The assignment to check the minutes also includes reviewing the voting list and that the received postal votes are correctly stated in the minutes of the meeting.

Section 4, preparation and approval of the voting list

The voting list proposed to be approved is the voting list that has been drawn up based on the general meeting share register and received postal votes and that has been approved by the chairman of the meeting and reviewed by the attestant.

Section 7, decision on authorizing the board of directors to resolve upon issue of shares, warrants and/or convertibles

The board of directors proposes that the general meeting authorizes the board of directors to, until the next annual general meeting and within the limits of the articles of association and on one or more occasions and with preferential rights for the shareholders, resolve upon issues of shares, warrants, and/or convertibles. Issues may be made against cash payment, issue in kind and/or set-off, or otherwise be combined with conditions. Issues may in total not entail an increase of the company's share capital by more than 50 percent, calculated on the size of the share capital the first time the authorization is used.

The authorization of the board of directors to resolve upon issue of shares, warrants and/or convertibles shall replace the previous authorization resolved upon by the general meeting on 9 August 2021 and which was registered with the Swedish Companies Registration Office on 13 August 2021.

The board of directors, or the person appointed by the board of directors, shall have the right to make minor changes to the general meeting's decision which may be required in connection with registration with the Swedish Companies Registration Office or for other administrative reasons.

Special majority requirements

A decision in accordance with the board and director's proposal in Section 7 requires that is supported by shareholders representing at least two thirds of both the votes cast and the shares represented at the extraordinary general meeting.

Processing of personal data

Cell Impact AB (publ), reg.no 556576-6655, registered in Karlskoga, is the controller of the processing of personal data performed by the company or its service providers in

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connection with the extraordinary general meeting. For information on how personal data is processed, please see

www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf

This is an unofficial translation of the original Swedish notice to the extraordinary general meeting. In the event of any discrepancy between the versions, the Swedish version shall prevail.

For more information, please contact:

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About Cell Impact

Cell Impact AB (publ) is a global supplier of advanced flow plates to fuel cell manufacturers. The company has developed and patented a unique method for high-velocity forming, Cell Impact Forming™, which makes it possible to produce flow plates with more advanced designs, which in turn creates more cost and energy-efficient fuel cells compared to conventional forming methods.

The Cell Impact share is listed on Nasdaq First North Growth Market and FNCA Sweden AB is the Company's Certified Advisor (CA). Contact info: +46 8-528 00 399 or info@fnca.se.