Notice to the Annual General Meeting of MIPS AB (publ)

Shareholders of MIPS AB (publ), reg. no. 556609-0162, are hereby invited to attend the Annual General Meeting, to be held on Thursday 5 May 2022. The Board of Directors has decided that the meeting will be conducted only through postal voting pursuant to temporary legislation. It will not be possible to attend the meeting in person or by proxy.

A statement by the CEO, addressed to the shareholders of MIPS, will be posted on the company's website, www.mipscorp.com, prior to the Annual General Meeting. The statement will be posted on or about 21 April 2022. The statement does not form part of the formal Annual General Meeting.

Right to attend the meeting

Shareholders who wish to participate in the Annual General Meeting must be listed in the shareholders' register maintained by Euroclear Sweden AB on Wednesday 27 April 2022, and shall notify the company of their intention to attend the Annual General Meeting no later than on Wednesday 4 May 2022 (the weekday before the Annual General Meeting) by casting their postal vote in accordance with the instructions under the heading *Postal voting* below, so that the postal voting form is received by Euroclear Sweden AB no later than on Wednesday 4 May 2022.

Nominee-registered shares

Shareholders whose shares are registered in the name of a nominee must have such shares temporarily registered in their own names in the shareholders' register maintained by Euroclear Sweden AB (so called voting registration) to be able to attend and vote at the Annual General Meeting. The shareholders' register as of the record date on Wednesday 27 April 2022 will include voting registrations made no later than Friday 29 April 2022. Therefore, shareholders should inform their nominees well in advance before this date.

Postal voting

The shareholders may exercise their voting rights at the meeting only by voting in advance, through so called postal voting in accordance with section 22 of the Act (2022:121) on temporary exceptions to facilitate the execution of general meetings in companies and other associations.

A special form shall be used for postal voting. The form is available on MIPS' website, www.mipscorp.com. The postal voting form is considered as the notification of participation at the annual general meeting.

The completed voting form must be received by Euroclear Sweden AB (being the administrator of the forms for MIPS) no later than on Wednesday 4 May 2022. The completed form shall be sent to MIPS AB, "Annual General Meeting", c/o Euroclear Sweden AB, Box 191, SE-101 23 Stockholm. The completed form may alternatively be submitted electronically either through BankID signing as per instructions available on https://anmalan.vpc.se/euroclearproxy or through sending the completed voting form by email to GeneralMeetingService@euroclear.com. If a shareholder votes in advance by proxy, a power of attorney shall be enclosed with the form. The proxy form is available at www.mipscorp.com. If the shareholder is a legal entity, a certificate of incorporation or a corresponding document shall be enclosed with the form. The shareholder may not provide special instructions or conditions in the voting form. If so, the vote (i.e. the postal vote in its entirety) is invalid. Further instructions and conditions are included in the form for postal voting.

Proposed agenda

- 1. Election of the chairman of the Annual General Meeting
- 2. Drawing up and approval of voting list
- 3. Election of two persons to check and verify the minutes
- 4. Determination of whether the Annual General Meeting has been duly convened
- 5. Approval of the agenda
- Presentation of the annual report and the auditor's report, and the consolidated financial statements and the auditor's report for the group, for the financial year 1 January – 31 December 2021
- Adoption of the income statement and the balance sheet and the consolidated income statement and consolidated balance sheet
- 8. Resolution regarding disposition of the company's earnings in accordance with the adopted balance sheet, and record date for any dividend
- 9. Resolution regarding discharge from liability of the directors of the Board and the CEO
- 10. Presentation of remuneration report for approval
- 11. Determination of the number of directors of the Board
- 12. Determination of the remuneration to the directors of the Board and the auditor
- 13. Election of directors and chairman of the Board
- 14. Election of auditor
- 15. Resolution regarding rules for the nomination committee
- 16. Resolution regarding guidelines for remuneration to the senior executives
- 17. Resolution regarding authorisation for the Board to resolve on issuance of new shares
- 18. Resolution regarding amendment of the articles of association

Proposals

The nomination committee, consisting of Jan Dworsky, chairman (appointed by Swedbank Robur fonder), Tomas Risbecker (appointed by AMF Pension & Fonder), Henrik Söderberg (appointed by C WorldWide Asset Management) and Magnus Welander, chairman of the Board, has submitted proposals to be resolved upon under items 1 and 11-15 on the agenda.

Item 1 - Election of the chairman of the Annual General Meeting

The nomination committee proposes that Fredrik Lundén, member of the Swedish Bar Association, is elected as chairman of the meeting, or if he is unable to attend, a person assigned by the nomination committee.

Item 2 - Drawing up and approval of voting list

The voting list which is proposed to be approved under item 2 on the agenda shall be the voting list drawn up by Euroclear Sweden AB at the request of the company based on the meeting's shareholders' register and postal votes received. The list shall be controlled by the persons verifying the minutes.

Item 3 – Election of two persons to verify the minutes

The Board proposes that Tomas Risbecker, representative of AMF Pension & Fonder, and Jan Dworsky, representative of Swedbank Robur fonder or, if any or both of them are unable to attend the meeting, any of the persons assigned by the Board, shall verify the minutes. The persons verifying the minutes shall also control the voting list and that received postal votes are correctly reflected in the minutes.

Item 8 – Resolution regarding disposition of the company's earnings in accordance with the adopted balance sheet, and record date for any dividend

The Board proposes a dividend of SEK 5.00 (3.50) per share. The record date for the dividend is proposed to be 9 May 2022. If the meeting resolves in accordance with the proposal, it is estimated that Euroclear Sweden AB will execute the payment on 12 May 2022.

Item 10 – Presentation of remuneration report for approval

The Board proposes that the Annual General Meeting approves the remuneration report regarding remuneration to the CEO for the financial year 2021.

Item 11 - Determination of the number of directors of the Board

The nomination committee proposes that the Board shall consist of six (6) members elected by the Annual General Meeting with no deputies.

Item 12 – Determination of the remuneration to the directors of the Board and the auditor

The nomination committee proposes that the chairman of the Board shall be paid a fee of SEK 625,000 (previously SEK 450,000) and each of the other directors shall be paid a fee of SEK 275,000 (previously SEK 225,000). The nomination committee has further proposed that fees shall be payable to the chairman of the audit committee with SEK 125,000 (previously SEK 100,000) and to each member of the audit committee with SEK 70,000 (previously SEK 50,000) and to the chairman of the remuneration committee with SEK 45,000 (previously SEK 35,000) and to each member of the remuneration committee with SEK 30,000 (previously SEK 20,000). The proposal by the nomination committee results in total fees to the Board amounting to SEK 2,000,000, excluding fees for work on the committees (previously SEK 1,350,000).

Further, the nomination committee proposes that the company's auditor shall be paid in accordance with approved invoices.

Item 13 – Election of directors and chairman of the Board

The nomination committee proposes that Magnus Welander, Jonas Rahmn, Jenny Rosberg and Thomas Bräutigam shall be re-elected as directors of the Board. Pernilla Wiberg has declined re-election. Anna Hällöv and Maria Hedengren are proposed as new directors of the Board. Further information regarding the proposed directors of the Board is available on the company's website at www.mipscorp.com.

The nomination committee proposes that Magnus Welander shall be re-elected as chairman of the Board.

Item 14 - Election of auditor

The nomination committee proposes that the registered accounting firm KPMG AB shall be reelected as auditor for the period until the next Annual General Meeting. KPMG AB has informed the nomination committee that if KPMG AB is re-elected as auditor, it will appoint the authorised public accountant Tomas Gerhardsson as auditor-in-charge.

Item 15 – Resolution regarding rules for the nomination committee

The nomination committee proposes that the Annual General Meeting adopts the following principles for the nomination committee's appointment and procedure regarding its work, which shall be applied until the Annual General Meeting resolves otherwise.

The nomination committee shall perform the tasks that are set out in the Swedish Corporate Governance Code (the "Code"). The nomination committee shall consist of three members elected by the three largest shareholders at the end of August each financial year, with the chairman of the Board invited as participant. The largest shareholders mean the largest owner registered shareholders or the largest shareholders that are otherwise known, at the end of the month of August. A member of the nomination committee shall, before the appointment is accepted, carefully assess whether a conflict of interest is at hand. The members of the nomination committee shall be announced on the company's website at the latest six months before the Annual General Meeting. If, earlier than three months before the Annual General Meeting, one or more shareholders who nominated members of the nomination committee no longer belong to the three largest shareholders, members appointed by them shall make their seats available and the shareholder or shareholders who are among the three largest shareholders shall be entitled to appoint their representatives. If a member leaves the nomination committee before its work is completed and the nomination committee finds it desirable that a replacement is appointed, such replacement shall be appointed by the shareholder who appointed the member who has left the nomination committee or, if that shareholder no longer belongs to the three largest shareholders, from shareholders who size-wise. is next in turn. A shareholder who has appointed a member of the nomination committee shall have the right to dismiss such member and appoint a new member. The nomination committee shall comply with the requirements of composition set out in the Code. If the larger shareholders, which have a right to appoint members of the nomination committee, want to appoint persons resulting in that the requirements of the nomination committee's composition set out in the Code is not complied with, a larger shareholder shall have priority of its first hand choice over a smaller shareholder. In the event of appointment of a new member resulting from a material ownership change, the shareholder that shall appoint a new member shall take into account the current nomination committee's composition. Changes in the nomination committee's composition shall be announced immediately. The nomination committee shall among itself appoint the chairman of the nomination committee. The term of office for the appointed nomination committee shall be until the appointment of a new nomination committee. The nomination committee shall have the right to charge the company with costs for, for example, recruitment consultants who may be required for the nomination committee to be able to fulfil its obligations. No remuneration shall be paid to the members of the nomination committee.

Item 16 – Resolution regarding guidelines for remuneration to the senior executives

The Board proposes the following guidelines for remuneration to the senior executives.

These guidelines cover the senior executives at MIPS and are applicable to remuneration that will be agreed, and amendments to remuneration already agreed, after the adoption of the guidelines by the 2022 Annual General Meeting. These guidelines do not apply to any remuneration resolved or approved by the General Meeting.

The guidelines' promotion of the company's business strategy, long-term interests and sustainability

Briefly, the company's business strategy is as follows.

MIPS operates as an ingredient brand with a solution designed to improve helmet safety by reducing rotational motion that can arise in the event of an angled impact to the head. The company's longterm strategy is based on three main helmet categories comprising Sports, Moto and Safety, which together represent a focus market of more than 130 million helmets. As part of the company's business strategy the following long-term (2025) financial targets have been set:

- Net sales >SEK 1 billion
- Operating margin >40%
- Dividend >50% of annual net earnings

For more information about the company's business strategy, see mipscorp.com/aboutmips/business-model-and-strategy/.

The company's position as a world-leading actor in its field is largely a result of the innovation, knowhow and execution skills of a number of individuals affiliated with MIPS. In order to continue to successfully implement the company's business strategy and to safeguard the company's long-term interests, including its sustainability work, the company must be able to recruit and retain qualified employees. Consequently, the company must be able to offer competitive remuneration, which these guidelines enable.

The company has established long-term share-based incentive programs that are based on warrants and performance share rights. For more information about these programs, mipscorp.com/corporate-governance/incentive-program/.

Types of remuneration, etc.

The remuneration should be market-based and may comprise the following components: fixed cash salary, variable cash remuneration, pension benefits and other benefits. Additionally, the General Meeting may - irrespective of these guidelines - resolve on, among other things, share-related or share price-related remuneration.

The fixed salary for senior executives shall be adapted to market conditions, competitive and based on competence, responsibility and performance.

The satisfaction of criteria for awarding variable cash remuneration shall be measured over a period of one year. The variable cash remuneration may amount to not more than 75 percent of the fixed annual cash salary of the CEO and not more than 50 percent of the fixed annual cash salary for each of the other senior executives.

The variable cash remuneration shall be linked to predetermined and measurable criteria, which may be financial or non-financial. The criteria may also comprise individually and functionally adapted quantitative or qualitative targets. The criteria must be designed to promote the company's business strategy and long-term interests, including its sustainability work, by, for example, being clearly linked to the business strategy or by promoting the senior executive's long-term development. The variable cash remuneration will mainly be dependent on the group's net sales and operating margin, which is in line with the company's long-term financial goals. Furthermore, the variable cash remuneration shall also be related to one or several sustainability goals set by the company. In addition, the remainder of the variable remuneration may be paid based on individual and function-specific targets.

The remuneration committee is responsible for the assessment of outcome regarding variable cash remuneration to the CEO, and the CEO is responsible for the evaluation regarding variable cash remuneration to the other senior executives. With regards to the financial targets, the assessment shall be based on the financial information made public by the company.

The Board shall have the possibility, under applicable law or contractual provisions, subject to the restrictions that may apply under law or contract, to in whole or in part reclaim variable remuneration paid on incorrect grounds (claw-back).

For all senior executives, pension benefits, including health insurance (Sw. *sjukförsäkring*), shall be defined-contribution schemes. Variable cash remuneration shall not qualify for pension benefits. The pension premiums to defined-contribution schemes shall amount to not more than 30 percent of the fixed annual cash salary. Other benefits may include, for example, life insurance, medical insurance (Sw. *sjukvårdsförsäkring*), and company cars. Such benefits may amount to not more than ten percent of the fixed annual cash salary.

Termination of employment

In the event of termination by the company, the period of notice shall be a maximum of twelve months. Fixed cash salary during the notice period and severance pay may not together exceed an amount corresponding to the fixed cash salary for two years for the CEO and one year for other senior executives. When termination is made by the senior executive, the notice period may not exceed six months, without any right to severance pay.

Remuneration may be paid for non-compete undertakings. Such remuneration shall compensate for any loss of income and shall only be paid in so far as the previously employed executive is not entitled to severance pay. The remuneration shall amount to not more than 60 percent of the fixed cash salary at the time of termination of employment, unless otherwise provided by mandatory collective bargaining agreements, and be paid during the time the non-compete undertaking applies, however not for more than nine months following termination of employment.

Salary and employment conditions for employees

In the preparation of the Board's proposal for these guidelines for remuneration, salary and employment conditions for employees of the company have been taken into account by including information on the employees' total income, the components of the remuneration and increase and growth rate over time, in the remuneration committee's and the Board's basis for decision when evaluating whether the guidelines and the limitations set out herein are reasonable. The development of the gap between the remuneration to the CEO and remuneration to other employees will be disclosed in the company's remuneration report.

The decision-making process to determine, review and implement the guidelines

The Board has established a remuneration committee. The committee's tasks include preparing the Board's decision to propose guidelines for remuneration to the senior executives. When deemed necessary to make significant changes to the guidelines, the Board shall prepare a proposal for new guidelines, however, at least every fourth year, and submit the proposal to the Annual General Meeting. The guidelines shall be in force until new guidelines are adopted by the General Meeting. The remuneration committee shall also monitor and evaluate programs for variable remuneration to the senior management, the application of the guidelines for remuneration to the senior executives as well as the current remuneration structures and compensation levels in the company. The members of the remuneration committee are independent of the company and the senior management.

The CEO and other members of the senior management do not participate in the Board's processing of and resolutions regarding remuneration-related matters in so far as they are affected by such matters.

Derogation from the guidelines

The Board may temporarily resolve to derogate from the guidelines, in whole or in part, if in a specific case there is special cause for the derogation and a derogation is necessary to serve the company's

long-term interests, including its sustainability, or to ensure the company's financial viability. As set out above, the remuneration committee's tasks include preparing the Board's resolutions in remuneration-related matters, which includes any resolutions to derogate from the guidelines.

Description of material changes in the guidelines and how shareholders' comments have been addressed

The Board has not received any comments from the shareholders concerning the existing guidelines for remuneration to the senior executives. No material changes have been made to the guidelines for remuneration to the senior executives and the Board's proposal essentially corresponds to existing guidelines. However, a clarification has been made concerning the group of persons covered by the guidelines which is now only being described as senior executives in the company.

Item 17 – Resolution regarding authorisation for the Board to resolve on issuance of new shares

The Board proposes that the Annual General Meeting resolves on authorisation for the Board to resolve to issue new shares in accordance with the following.

The Board shall be authorised to resolve to issue new shares on one or several occasions for the period up to the next Annual General Meeting, to the extent that such new issue can be made without amending the articles of association. An issue may be made with or without deviation from the shareholders' preferential rights. Based on the authorisation, the Board may resolve to issue a number of new shares corresponding to a maximum of ten percent of the total number of outstanding shares in the company at the time of the Annual General Meeting.

The Board shall be authorised to resolve on share issue where payment is made in cash, by contribution in kind or by way of set-off. A cash issue or issue by way of set-off that takes place with deviation from the shareholders' preferential rights shall be in line with market terms.

The purpose of the authorisation and the reasons for any deviation from the shareholders' preferential rights are that the Board shall be able to resolve on issue of shares in order to execute or finance acquisitions of companies, parts of companies, and/or assets.

Item 18 - Resolution regarding amendment of the articles of association

The Board proposes that the Annual General Meeting resolves to change the company name and the objects of the company by making the following changes to the articles of association:

§ 3.

Current wording

The company name is MIPS AB. The company is a public (publ) company.

The company shall, directly or indirectly, further develop, customize, license, manufacture or outsource manufacturing of, and market, solutions to prevent rotational motion and other types of forces that occur in connection with different types of external impacts, as well as engage in other activities compatible therewith.

Proposed wording

§ 1. The company name is Mips AB. The company is a public (publ) company.

The company shall, directly or indirectly, develop, further develop, customize, license, manufacture or outsource manufacturing of and market equipment and solutions within helmet safety, as well as engage in other activities compatible therewith.

Miscellaneous

The Board proposes that the Board, the CEO or the person that any of them may appoint, shall be authorised to make the minor adjustments in the above resolutions as may be required in connection with registration at the Swedish Companies Registration Office and/or Euroclear Sweden AB.

Majority rules

The proposed resolutions in items 17 and 18 of the agenda will only be valid when supported by shareholders representing at least two thirds of both the votes cast and the shares represented at the meeting.

Number of shares and votes

At the time of issuing this notice there were in aggregate 26,183,620 shares outstanding in MIPS AB. The total number of votes amounts to 26,183,620. MIPS held 5,749 shares in treasury at the time of

issuing this notice.

Shareholder's right to request information

The Board and the CEO shall, if any shareholder so requests and the Board believes that it can be done without material harm to the company, provide information regarding circumstances that may affect the assessment of an item on the agenda or circumstances that may affect the assessment of the company's and the group's financial situation. A request for such information shall be made in writing to MIPS AB, "Annual General Meeting", Kemistvägen 1B, SE-183 79 Täby, Sweden, or per email to legal@mipsprotection.com, no later than on Monday 25 April 2022. The information is provided by the company by being kept available at the company's office and on the company's website, www.mipscorp.com, no later than on Friday 29 April 2022. Within the same period of time, the information will also be sent to the shareholders who so request and who state their postal or email address.

Available documents

The Board's and the nomination committee's complete proposals, together with other documents that shall be available in accordance with the Swedish Companies Act and the Swedish Code of Corporate Governance, will be kept available no later than on Thursday 14 April 2022 at the company's office and on the company's website, www.mipscorp.com. The documents will also be sent to the shareholders who so request and who state their postal or email address. The documents are presented, and the information is provided, by being kept available at the company's office and on the company's website.

Processing of personal data

For information regarding processing of your personal data, please refer to: https://www.euroclear.com/dam/ESw/Legal/Privacy-notice-bolagsstammor-engelska.pdf

Stockholm, March 2022 MIPS AB (publ) The Board of Directors