## POWER OF ATTORNEY FORM AND VOTING INSTRUCTION

The shareholder stated below hereby grants Magnus Melin (Setterwalls Advokatbyrå AB), or whomever he may appoint, to represent and vote for, in accordance with the instructions in <u>Schedule 1</u> of this power of attorney, all the shareholder's shares in OssDsign AB, reg. no. 556841-7546, at the annual general meeting to be held on Tuesday 25 June 2024.

Shareholder		
Name of the shareholder:		Personal identification number or corporate registration number:
Postal address:		Number of shares represented:
Postcode and post town:		Daytime telephone number:
Date:	Signature:	Name (block letters):
Date:	Signature:	Name (block letters):
Date:	Signature:	Name (block letters):

The power of attorney must be dated. If issued by a legal entity, the power of attorney 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 original signed version of this power of attorney form, and a copy of the registration certificate or corresponding documents (if applicable) shall to be sent to Setterwalls Advokatbyrå AB, Attn: Magnus Melin, P.O. Box 1050, 101 39 Stockholm, Sweden and must reach the proxy no later than Monday 24 June 2024, provided the shareholder no later than Tuesday 18 June 2024 has given the company a notice of attendance (by proxy) at the general meeting in accordance with the notice of the general meeting. However, a power of attorney which reaches the proxy no later than Tuesday 18 June 2024 shall also be considered the shareholder's notice of attendance at the meeting (by proxy). In addition, shareholders must be entered in the shareholders' register, kept by Euroclear Sweden AB (the Swedish Central Securities Depository & Clearing Organisation), on the record day which is Friday 14 June 2024. Shareholders who have their shares registered in the name of a nominee must have their shares registered in their own name, so that the shareholder will be included in the transcription of the share register as of Friday 14 June 2024, in order to be entitled to participate and vote for their shares at the meeting. Such registration may be temporary (so-called voting rights registration) and is requested to the nominee in accordance with the nominee's routines at such time in advance as the nominee determines. Voting rights registrations made by the nominee no later than Tuesday 18 June 2024 will be taken into account in the preparation of the share register.

In Schedule 1, voting instructions to the proxy shall be provided. The shareholder may not instruct the proxy in any other way than by marking one of the available alternatives and may not set any particular conditions. The power of attorney is void if the shareholder provides any specific instructions (other than marking one of the available alternatives in Schedule 1) or attaches conditions to the power of attorney or the voting instruction. Please note, that if a voting instruction is omitted or is ambiguous in relation to an item on the agenda, the proxy will not vote for your shares with regard to that item. For complete proposals for resolutions, please refer to the notice of the general meeting and the complete proposals on www.ossdsign.com.

Should you have any questions, please contact Magnus Melin via e-mail address magnus.melin@setterwalls.se or phone number +46 73 096 46 18.

This power of attorney may be revoked by written notice to Magnus Melin, via e-mail to magnus.melin@setterwalls.se, no later than Monday 24 June 2024.

## Schedule 1 to the Power of Attorney Form – Voting instructions

Shareholder			
Name of the shareholder:	Personal identification number or corp number:	orate regist	ration
The voting instructions below are provided by the meeting on Tuesday 25 June 2024 in OssDsign AB, the notice of the general meeting.			
1. Election of chairman of the meeting		Yes □	No □
7. Resolution in respect of adoption of the profit and l as of the consolidated profit and loss statement and the		Yes □	No □
8. Resolution in respect of allocation of the company's sheet	s result according to the adopted balance	Yes □	№ □
9. Resolution in respect of the members of the board of liability	of directors' and the CEO's discharge from		
Morten Henneveld (CEO)		Yes □	No □
Simon Cartmell (chairman of the board)		Yes □	No □
Anders Qvarnström (board member)		Yes □	No □
Håkan Engqvist (board member)		Yes □	No □
Newton Aguiar (board member)		Yes □	No □
Viktor Drvota (board member)		Yes □	No □
Jill Schiaparelli (board member)		Yes □	No □
10. Determination of the number of members of the board of directors as well as of the number of auditors			№ □
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 Simon Cartmell (as board membe	er)	Yes □	No □
Re-election of Anders Quarnström (as board member)			No □
Re-election of Håkan Engqvist (as board memb	er)	Yes □	No □
Re-election of Newton Aguiar (as board membe	r)	Yes □	No □
Re-election of Viktor Drvota (as board member,	)	Yes □	No □
Re-election of Jill Schiaparelli (as board member)			No □
Re-election of Simon Cartmell (as chairman of the board)			No □

Re-election of Ernst & Young Aktiebolag (as auditor)

No □

Yes □

13. Resolution on implementation of (a) an employee option program for employees and contractors and (b) a directed issue of warrants and approval of transfer of warrants	Yes □	No □
14. Resolution on an authorization for the board of directors to increase the share capital	Yes □	No □
15. Resolution on implementation of (a) an employee option program for board members and (b) a directed issue of warrants and approval of transfer of warrants	Yes □	No □