RADCOM LTD. 24 RAOUL WALLENBERG ST. TEL AVIV ISRAEL 6971920



VOTE BY INTERNET - www.proxyvote.com or scan the QR Barcode above
Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 P.M. Eastern Time on September 23, 2024. Have your proxy card in hand when you access the web site and follow the instructions to obtain your records and to create an electronic voting instruction form.

ELECTRONIC DELIVERY OF FUTURE PROXY MATERIALS

If you would like to reduce the costs incurred by our company in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years.

VOTE BY PHONE - 1-800-690-6903

Use any touch-tone telephone to transmit your voting instructions up until 11:59 P.M. Eastern Time on September 23, 2024. Have your proxy card in hand when you call and then follow

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717.

THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED. THE BOARD OF DIRECTORS RECOMMENDS A VOTE "FOR" ITEMS 1-4 1. Election of directors. Nominees: For Against Abstain 1a. Approval of the election of Mr. Sami Totah to serve as a member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Description of the effective immediately. 2. Approval of amendments to the Company's Compensation Policy. Please note: By voting, whether by means of the card, via telephone or internet voting, you to confirm to the Company that you are NO shareholder" and do not have a "personal interest" (both as such terms are referred statement) in any of the proposals, please notify described in this proxy card (in which case your votor or or or gainst the ordinary majority, and not for or or gainst the ordinary majority, and not for or or against the ordinary majority, and not for or or against the ordinary majority, and not for or or against the ordinary majority, and not ferror against the ordinary majority, and not ferror and contains and the proposals.	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed		_	: Abstair
In Election of directors. Nominees: I. Election of directors. Nominees: I. Approval of the election of Mr. Sami Totah to serve as a member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. I. Approval of the election of Mr. David (Dudi) Ripstein to serve as a member the Board of Directors of the Company until the second annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Directors of the Company's Board their remuneration for the fiscal year ending Directors of the Company's Board their remuneration for the fiscal year ending Directors of the Company's Compensation Policy. I. Election of directors. Nominees: I. Approval of the election of Mr. Sami Totah to serve as a member the Board of Directors of the Company until the second annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Directors and Company that you are NO shareholder" and do not have a "personal interest" (both as such terms are referred statement) in any of the proposals, please notify described in this proxy card (in which case your vo for or against the ordinary majority, and not for the propagation and the proposals, please notify described in this proxy card (in which case your volong against the ordinary majority, and not for the propagation and the propagation and the proposals, please notify described in this proxy card (in which case your volong against the ordinary majority, and not for the propagation and the propagation and the propagation and the proposals of the propagation and the propagation and the proposals of the propagation and the propagation and the proposals of the propagation and the	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed	_	Against	Abstair
1. Election of directors. Nominees: For Against Abstain 1a. Approval of the election of Mr. Sami Totah to serve as a member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending De the second annual general meeting following the Meeting, effective immediately. 2. Approval of amendments to the Company's Compensation Policy. 2. Approval of amendments to the Company's Compensation Policy. 3. Approval of the Directors and Chairman Compensation Scheme.	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed	_	Against	Abstai
Nominees: For Against Abstain 1a. Approval of the election of Mr. Sami Totah to serve as a member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. Please note: By voting, whether by means of the card, via telephone or internet voting, you to confirm to the Company that you are NO shareholder" and do not have a "personal interest" (both as such terms are referred statement) in any of the proposals, please notify described in this proxy card (in which case your votor against the ordinary majority, and not for or against the ordinary majority, and not for or against the proposals.	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed	_	Against	Abstai
 1a. Approval of the election of Mr. Sami Totah to serve as a member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 5. Approval of the election of Mr. David (Dudi) Ripstein to serve the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. 6. Approval of the elec	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed	_	Against	Abstai
member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. 4. Approval of the re-appointment of Kost Forer G Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder as a member the Board of Directors of the Company until the second annual general meeting following the Meeting, effective immediately. Approval of amendments to the Company's Compensation Policy. Approval of amendments to the Company's Compensation Policy. Approval of the Directors and Chairman Compensation Scheme.	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed	_	Against	Abstai
Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. Approval of amendments to the Company's Compensation Policy. Approval of the Directors and Chairman Compensation Scheme. Member of Ernst & Young Global, as our indeper the next annual general meeting of shareholder as a member the Audit Committee of the Company's Board their remuneration for the fiscal year ending Defective immediately. Please note: By voting, whether by means of the card, via telephone or internet voting, you to confirm to the Company that you are NO shareholder" and do not have a "personal interest" (both as such terms are referred statement) in any of the proposals, please notify described in this proxy card (in which case your voter) for or against the ordinary majority, and not for or against the ordinary majority, and not for or against the proposals.	ependent auditors until Iders, and to authorize bard of Directors to fix g December 31, 2024. The enclosed proxy by will be deemed	0		
effective immediately. Please note: By voting, whether by means of the card, via telephone or internet voting, you to confirm to the Company that you are NO shareholder" and do not have a "personal intere proposals. If you are a "controlling shareholder" "personal interest" (both as such terms are referre statement) in any of the proposals, please notify described in this proxy card (in which case your vo for or against the ordinary majority, and not for	the enclosed proxy ou will be deemed		0	0
Approval of amendments to the Company's Compensation Policy. Approval of the Directors and Chairman Compensation Scheme. Approval of the Directors and Chairman Compensation Scheme. Tropics of the Directors and Chairman Compensation Scheme. Approval of the Directors and Chairman Compensation Scheme.	terest" in any of the			
Approval of the Directors and Chairman Compensation Scheme.	er" or you do have a erred to in the proxy tify the Company, as t vote will only count			
special tally, required for approval and adoption of the Company is not aware of any shareholder we have a controlling shareholder. 3a. Approval of the Member Cash Compensation as outlined under Item 3 Part A in the Proxy Statement.	on of Proposal No. 2).			
3b. Approval of the Director Grant as outlined under Item 3	perly come before the			
3c. Approval of the Chairman Grant as outlined under Item 3				
3d. Approval of the acceleration provisions for the Director Grant and the Chairman Grant, as outlined under Item 3 Part D in the Proxy Statement.				

Important Notice Regarding the Availability of Proxy Materials for the Annual General Meeting:

The Notice and Proxy Statement is available at www.proxyvote.com.

V56182-TBD

RADCOM LTD. Annual General Meeting of Shareholders September 25, 2024 This proxy is solicited by the Board of Directors

The shareholder(s) hereby appoint(s) Hilik Itman, the Company's Interim Chief Executive Officer, and Hadar Rahav, the Company's Chief Financial Officer, or either of them, as proxies, each with the power to appoint (his/her) substitute, and hereby authorize(s) them to represent and to vote, as designated on the reverse side of this ballot, all of the ordinary shares of RADCOM LTD. that the shareholder(s) is/are entitled to vote at the Annual General Meeting of Shareholders to be held at 4:00 PM, Israel time on September 25, 2024, at 24 Raoul Wallenberg Street, Tel Aviv, Israel 6971920, and any adjournment or postponement thereof.

IMPORTANT NOTE: BY EXECUTING THIS PROXY CARD, THE UNDERSIGNED SHAREHOLDER IS CONFIRMING THAT HE, SHE OR IT IS NOT A "CONTROLLING SHAREHOLDER" AND DOES NOT HAVE A "PERSONAL INTEREST" (AS SUCH TERMS ARE REFERRED TO IN THE PROXY STATEMENT) IN THE APPROVAL OF PROPOSAL 2 AND CAN THEREFORE BE COUNTED TOWARDS OR AGAINST THE MAJORITY REQUIRED FOR APPROVAL OF THAT PROPOSAL. THE COMPANY IS NOT AWARE OF ANY SHAREHOLDER WHO IS A CONTROLLING SHAREHOLDER. IF YOU BELIEVE THAT YOU ARE A CONTROLLING SHAREHOLDER OR HAVE A PERSONAL INTEREST IN THE APPROVAL OF PROPOSAL NO. 2, PLEASE NOTIFY HADAR RAHAV, COMPANY'S CHIEF FINANCIAL OFFICER, AT C/O RADCOM LTD., 24 RAOUL WALLENBERG STREET, TEL AVIV, ISRAEL 6971920, TELEPHONE: +972-77-774-5060, OR EMAIL HADAR.RAHAV@RADCOM.COM.

PLEASE SEE THE COMPANY'S PROXY STATEMENT FOR A FURTHER EXPLANATION AS TO WHO IS CONSIDERED A "CONTROLLING SHAREHOLDER" OR HAS A "PERSONAL INTEREST".

This Proxy, when properly executed, will be voted in the manner directed herein by the undersigned. If no such direction is made, this proxy will be voted in accordance with the Board of Directors' recommendations.

Any and all proxies heretofore given by the undersigned are hereby revoked.

Continued and to be signed on reverse side