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VVO GROUP PLC'S ANNUAL GENERAL MEETING 2017

Time: Monday 27 March 2017 at 10:00 am

Place: VVO Group plc, Mannerheimintie 168a, 00300 Helsinki, Finland.

Present: At the meeting, 17 shareholders were present or represented by proxy in

accordance with the attached list of votes (including powers of attorney), and the shareholders represented a total of 5,701,772 shares and 114,035,440

votes (Appendix 1).

In addition, the meeting participants included members of the company's Board of Directors, the CEO, the principal auditor and representatives of the company's management, employees and shareholders with no voting rights.

1. Opening of the meeting

Riku Aalto, Chairman of the Board, opened the meeting and welcomed all shareholders.

2. Matters of order for the meeting

Director Leena Siirala was elected as the Chair of the Annual General Meeting.

The Chair invited Erik Hjelt, CFO, to act as the secretary of the meeting.

It was noted that the agenda for the Annual General Meeting had been provided to shareholders with the notice of the meeting, in addition to which it had been distributed at the meeting. The Annual General Meeting resolved to approve the agenda, attached as Appendix 2, as the agenda for the meeting.

3. Election of the persons to confirm the minutes and to verify the counting of votes

Timo Korpijärvi and Heikki Nykänen were elected as the persons to confirm the minutes.

The Annual General Meeting resolved that the persons elected to confirm the minutes can also verify the counting of votes if necessary.

4. Recording the legal convening of the meeting

It was noted that in accordance with article 16 of the articles of association, shareholders must be invited to an Annual General Meeting in writing no earlier than two (2) months and no later than two (2) weeks before the meeting or the last day of registration for the meeting specified in the notice of the Annual General Meeting, by means of a registered letter of invitation

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sent to the address recorded in the share register for the shareholder in question.

It was noted that the notice of the meeting had been sent in accordance with the decision made by the Board of Directors on 3 March 2017 and as defined in article 16 of the articles of association, by sending a registered letter on 3 March 2017, with the matters to be discussed in the meeting and the last registration date 23 March 2017 stated in the letter.

It was noted that the notice of the meeting had been provided in compliance with the Limited Liability Companies Act and the articles of association.

It was noted that the meeting had been legally convened.

5. Recording the attendance at the meeting and adoption of the list of votes

A list recording the attendance at the beginning of the meeting and a list of votes were presented, according to which 17 shareholders were present, representing 5,701,772 shares and 114,035,440 votes, which amounted to approximately 77.02% of the company's total number of shares and votes.

It was noted that the list of shareholders was available at the Annual General Meeting.

6. Presentation of the financial statements, the consolidated financial statements and the auditor's report for 2016

It was noted that the financial statements, report of the Board of Directors, consolidated financial statements and auditor's report for 2016 had been available to shareholders at the company's headquarters since 3 March 2017. It was noted that the original financial statement documents were available at the Annual General Meeting. In addition, it was noted that the Annual Report was available in its entirety on the following website: http://vuosikertomus2016.vvo.fi/.

Jani Nieminen, the company's CEO, provided a review of the company's operations (Appendix 3).

Erik Hjelt, the company's CFO, presented the financial statements and report of the Board of Directors for 2016 (Appendices 4 and 5).

The Chair of the Annual General Meeting read the auditor's opinion expressed in the auditor's report (Appendix 6).

It was noted that the financial statements, report of the Board of Directors and the auditor's report had been presented.

7. Adoption of the financial statements

It was noted that the company's auditors had expressed in their opinion that they support the adoption of the financial statements.

The financial statements for 2016 were adopted.

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8. Resolution on the use of the profit shown on the balance sheet and the payment of dividend

It was noted that on 31 December 2016, the parent company VVO Group plc's distributable unrestricted shareholders' equity was EUR 152,587,002.95, of which the profit for the financial year is EUR 67,499,178.76. No significant changes have taken place in the company's financial position since the end of the financial year.

It was noted that the Board of Directors proposes to the Annual General Meeting that the distributable funds be used as follows: a dividend of EUR 6.80 per share to be paid for every Series A share, totalling EUR 50,337,408.00, and EUR 102,249,594.95 to be retained in unrestricted shareholders' equity.

It is proposed that the dividend be paid on 6 April 2017 to shareholders' bank accounts in accordance with the bank details provided by the shareholders to the company.

According to the proposal, the dividend will be paid to shareholders who are registered in the company's share register as shareholders on the day of the Annual General Meeting.

It was noted that the company's auditors have stated that the Board of Directors' proposal on the use of the profit shown on the balance sheet complies with the Limited Liability Companies Act.

In accordance with the proposal of the Board of Directors, the Annual General Meeting resolved that the company will pay a dividend of EUR 6.80 for every Series A share, for a total of EUR 50,337,408.00, and EUR 102,249,594.95 will be carried over in unrestricted shareholders' equity. The dividend will be paid to shareholders who are registered in the company's share register as shareholders on the day of the Annual General Meeting. The dividend will be paid on 6 April 2017 to the shareholders' bank accounts in accordance with the bank details provided by the shareholders to the company.

9. Resolution on the discharge from liability for the members of the Board of Directors and the CEO

It was noted that the resolution on the discharge from liability applies to the members of the Board of Directors and the CEO for the financial year 2016.

It was noted that the company's auditors have expressed in their opinion that the members of the parent company's Board of Directors and the CEO can be discharged from liability for the financial year 2016.

The Annual General Meeting resolved to discharge the following persons from liability for the financial year 2016:

- Riku Aalto, Chairman of the Board
- Mikko Mursula, Vice-Chairman of the Board, starting from 17 March 2016
- Matti Harjuniemi, member of the Board of Directors
- Olli Luukkainen, member of the Board of Directors

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- Jorma Malinen, member of the Board of Directors
- Reima Rytsölä, member of the Board of Directors
- Jan-Erik Saarinen, member of the Board of Directors
- Ann Selin, member of the Board of Directors
- Jani Nieminen, CEO
- Tomi Aimonen, member of the Board of Directors until 17 March 2016

10. Resolution on the remuneration to the Chairman of the Board and members of the Board of Directors

It was noted that the Nomination Board proposes to the Annual General Meeting that the following annual fees be paid to the members of the Board of Directors elected at the Annual General Meeting for the term ending at the Annual General Meeting in 2018:

Chairman of the Board
Vice-Chairman of the Board
each member
EUR 26,000
EUR 15,000
EUR 9,000

In addition, the Nomination Board proposes that an attendance allowance of EUR 600 be paid for each meeting.

The Annual General Meeting resolved to remunerate the members of the Board of Directors in accordance with the Nomination Board's proposal concerning the annual fees and attendance allowance.

11. Resolution on the number of members of the Board of Directors

It was noted that according to the articles of association, the company's Board of Directors comprises at least five (5) and no more than eight (8) members.

The company's Nomination Board proposes that the number of the members of the Board of Directors be eight (8).

The Annual General Meeting resolved that, in accordance with the Nomination Board's proposal, the number of the members of the Board of Directors is eight (8).

12. Election of the members of the Board of Directors and the Chairman of the Board

It was noted that the current members of the Board of Directors were Riku Aalto (Chairman), Mikko Mursula (CIO), Matti Harjuniemi (Chairman), Olli Luukkainen (President), Jorma Malinen (Chairman), Reima Rytsölä (Executive Vice President), Jan-Erik Saarinen (Financial Manager) and Ann Selin (President).

In addition, it was noted that Riku Aalto has acted as the Chairman of the Board, with Mikko Mursula acting as the Vice-Chairman.

It was noted that the Nomination Board had proposed that the current members Riku Aalto, Matti Harjuniemi, Olli Luukkainen, Jorma Malinen, Mikko Mursula, Reima Rytsölä, Jan-Erik Saarinen and Ann Selin be re27.3.2017 5 (8)

elected as members of the Board of Directors for the term that ends at the Annual General Meeting of 2018. In addition, the Nomination Board had proposed that Riku Aalto be elected as Chairman of the Board.

In accordance with the Nomination Board's proposal, the Annual General Meeting re-elected Riku Aalto, Matti Harjuniemi, Olli Luukkainen, Jorma Malinen, Mikko Mursula, Reima Rytsölä, Jan-Erik Saarinen and Ann Selin as members of the Board of Directors. Riku Aalto was elected as Chairman of the Board of Directors.

13. Resolution on the remuneration of the auditor

It was noted that, in accordance with the Audit Committee's recommendation, the Board of Directors proposes that the auditors' fee for conducting an audit of the accounts be paid based on a reasonable invoice.

In accordance with the Board of Directors' proposal, the Annual General Meeting resolved that the auditors' fee for conducting an audit of the accounts be paid based on a reasonable invoice.

14. Resolution on the number of auditors

It was noted that according to the articles of association, the company has one to three auditors and their deputies. If an auditing firm is selected as an auditor, no deputy is required.

All auditors and deputy auditors must be chartered accountants or accounting firms as stipulated in the Auditing Act. In addition, one auditor and one deputy auditor must be an Authorised Public Accountant (KHT) or an Authorised Public Accounting Firm, approved by the Central Chamber of Commerce.

It was noted that, in accordance with the Audit Committee's recommendation, the Board of Directors proposes that the number of auditors be one (1).

In accordance with the Audit Committee's recommendation, the Annual General Meeting resolved that the number of auditors is one (1).

15. Election of the auditors and deputies

It was noted that the company's auditor has been KPMG Oy Ab, with Esa Kailiala, Authorised Public Accountant, as the principal auditor.

It was noted that, in accordance with the Audit Committee's recommendation, the Board of Directors proposes that KPMG Oy Ab, an authorised public accounting firm, be elected as the auditor. According to KPMG Oy Ab, Esa Kailiala, Authorised Public Accountant, will be the principal auditor.

In accordance with the Board of Directors' proposal, the Annual General Meeting resolved to elect KPMG Oy Ab, an authorised public accounting

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firm, as the auditor. According to KPMG Oy Ab, Esa Kailiala, Authorised Public Accountant, will be the principal auditor.

16. Amending the articles of association

It was noted that the Board of Directors proposes that Article 1 of the company's articles of association be amended so that the company's business name will be changed to Kojamo Oyj in Finnish, Kojamo Abp in Swedish and Kojamo plc in English.

In accordance with the Board of Directors' proposal, the Annual General Meeting resolved to amend Article 1 (Business name and domicile) of the company's articles of association to the following format:

ARTICLE 1 BUSINESS NAME AND DOMICILE

The company's business name is Kojamo Oyj, with its domicile in Helsinki. The company's business name is Kojamo Abp in Swedish and Kojamo plc in English.

17. Authorisation to the Board of Directors to resolve to issue shares and special rights entitling to shares

The Chair presented the Board of Directors' proposal concerning authorising the Board of Directors to resolve on share issues and the issuance of special rights entitling to shares, as referred to in chapter 10, section 1 of the Limited Liability Companies Act.

The Annual General meeting authorised the Board of Directors to resolve on one or more share issues and the issuance of special rights entitling to shares, as referred to in chapter 10, section 1 of the Limited Liability Companies Act.

Share issues and the issuance of special rights entitling to shares can be used to issue a maximum of 1,480,512 new Series A shares in the company, or transfer a maximum of 600,978 Series A shares currently held by the company.

The authorisation entitles the Board to derogate from the shareholders' preemption right (directed share issue). A derogation may be made from the shareholders' pre-emption right if the company has a substantial financial reason for doing so.

The authorisation may be used for developing the capital structure of the company, financing real estate purchases and company acquisitions as well as enabling mergers and acquisitions or other corporate development.

The authorisation entitles the Board to decide on all other terms and conditions of share issues and the issuance of special rights entitling to shares.

The authorisation is valid until the following Annual General Meeting.

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18. Resolution on the Nomination Board

It was noted that the company's shareholders holding a total of 90.23% of the company's shares propose that the Annual General Meeting resolve to establish a Nomination Board for a term ending at the closing of the next Annual General Meeting.

The Annual General Meeting is where members of the Board of Directors and/or the chairman of the Board are elected and/or the fees and/or number of Board members are determined. Therefore, the task of the Nomination Board is to prepare a proposal for these decisions before the meeting, to be submitted to the next Annual General Meeting.

It was noted that the company's shareholders holding a total of 90.23% of the company's shares propose that the following persons be elected as members of the Nomination Board for the term that will begin on 27 March 2017:

Jarkko Eloranta, Chairman Ville-Veikko Laukkanen, Executive Vice-President Pasi Pesonen, Organisation Director Esko Torsti, Director

The Nomination Board elects the Chairman from amongst its members. Furthermore, the Chairman of the Board has the right to attend the Nomination Board meetings in an advisory capacity.

The attendance allowance for the Nomination Board meetings is EUR 600 per meeting.

The Annual General Meeting resolved to establish a Nomination Board, and the following persons were elected to the Nomination Board for the term beginning on 27 March 2017:

Jarkko Eloranta, Chairman Ville-Veikko Laukkanen, Executive Vice-President Pasi Pesonen, Organisation Director Esko Torsti, Director

19. Closing of the meeting

It was noted that all items on the agenda had been discussed.

It was noted that the minutes of the meeting will be available within two weeks at the company's headquarters at the following address: Mannerheimintie 168a, 00300 Helsinki, Finland.

The Chair thanked all meeting participants and noted that the meeting ended at 11:10 am.

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In fidem:

Leena Siirala Chair

Erik Hjelt Secretary

The minutes of the meeting have been reviewed and approved:

Timo Korpijärvi Examiner of the minutes

Heikki Nykänen Examiner of the minutes