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Unofficial translation of the original and signed document in the Finnish language.

In case of discrepancy, the Finnish language original shall prevail.

ANNUAL GENERAL MEETING OF TECNOTREE CORPORATION

Time: 15 April 2021 at 10:00 a.m.

Place: Tecnotree Corporation, Tekniikantie 14, Espoo

Present: The Board of Directors of Tecnotree Corporation has resolved under section 2,

subsection 2 of Act 677/2020 (the "temporary act") that shareholders and proxy representatives can only participate in the general meeting by voting in advance

and by presenting counterproposals and questions in advance.

Only Susanne Mattsson, LL.M., trained at the bench and Juhana Kiuru, Director

Finance, were present at the meeting venue.

Shareholders were represented in the meeting as shown on the list of votes

adopted at the meeting.

1§ OPENING OF THE MEETING

Susanne Mattsson, LL.M., trained at the bench, appointed as the Chairman in the notice to the General Meeting, opened the meeting

2§ CALLING THE MEETING TO ORDER

As stated in the notice to the General Meeting, the meeting was chaired by Susanne Mattsson, LL.M., trained at the bench. The Chairman also prepared the minutes of the meeting.

It was noted that the proposals of the Board of Directors to the Annual General Meeting had been published as a stock exchange release and on the company's website on 23 March 2021. It was also noted that no shareholder counterproposals to be put to the vote had been submitted to the company by the deadline of 28 March 2021 at 4.00 p.m. The shareholders have had the opportunity to submit questions to the company's management, on grounds of Chapter 5 Section 25 of the Companies Act, by 1 April 2021 at 4.00 p.m., but no shareholder questions had been submitted to the company.

The Chairman noted that a shareholder or a shareholder's representative has only been able to attend the Annual General Meeting in advance and that all items of the agenda have accordingly been voted on. The Chairman also noted that under the temporary act, it has been possible to oppose a proposal for resolution in all items without making a counterproposal. A summary of the votes cast in advance provided by Euroclear Finland Oy was attached to the minutes (Appendix 1).

The company or Euroclear Finland Oy have not received any information of technical or other problems or ambiguities related to advance voting or the meeting procedure more generally.

Unofficial translation

The shareholder's right to participate and the correctness of the vote count have been verified in a manner corresponding to that in use in an ordinary meeting.

3§ ELECTION OF PERSON TO SCRUTINIZE THE MINUTES AND TO SUPERVISE THE COUNTING OF VOTES

As stated in the notice to meeting, Juhana Kiuru, Director Finance, acted as the person to scrutinize the minutes and to supervise the counting of votes.

4§ RECORDING THE LEGALITY OF THE MEETING

It was noted that the notice to the meeting had been published on 23 March 2021 as a stock exchange release and on the company's home page in the Internet.

It was noted that the General Meeting had been convened in accordance with the Articles of Association, the Companies Act and the provisions of the temporary act and that the meeting was therefore legally convened and constituted a quorum.

The notice to the meeting was attached to the minutes (Appendix 2).

5§ RECORDING THE ATTENDANCE AT THE MEETING AND ADOPTION OF THE LIST OF VOTES

A list of shareholders who had voted in advance during the advance voting period and who are entitled to attend the General Meeting pursuant to Chapter 5, Sections 6 and 6a of the Companies Act was presented. It was noted that a total of 20 shareholders had participated in the advance voting, representing 170,904,726 shares and 170,904,726 votes.

The list of participants and the list of votes represented at the meeting were attached to the minutes (Appendix 3).

6§ PRESENTATION OF THE ANNUAL ACCOUNTS, THE CONSOLIDATED ANNUAL ACCOUNTS, THE REPORT OF THE BOARD OF DIRECTORS AND THE AUDITOR'S REPORT FOR THE YEAR 2020

It was recorded that because participation in the General Meeting has been possible only in advance, the company's annual report published on 23 March 2021, including the company's annual accounts, consolidated annual accounts and the report of the Board of Directors, as well as the auditor's report, and which has been available on the company's website, had been presented to the General Meeting.

The annual account documentation was attached to the minutes (Appendix 4).

7§ ADOPTION OF THE ANNUAL ACCOUNTS AND CONSOLIDATED ANNUAL ACCOUNTS

It was recorded that 170,904,726 shares and votes participated in the vote, corresponding to

Unofficial translation

approximately 62.2 % of all shares and votes in the company. The adoption of the annual accounts was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the General Meeting approved the annual accounts and the consolidated annual accounts for the financial year 2020.

8§ RESOLUTION ON THE RESULT

It was recorded that the Board of Directors had proposed to the Annual General Meeting that the profit of the company EUR 8,437,595.58 is transferred to the retained earnings account and that no dividend be paid for the financial year 1 January 2020 - 31 December 2020.

The restructuring programme of the company is still in force. According to Section 58 of Chapter 9 of the Restructuring of Enterprises Act (47/1993), the company may not distribute dividends between the approval and the end of the restructuring program.

The proposal of the Board of Directors was attached to the minutes (Appendix 5).

It was noted that 170,904,726 shares and votes participated in the vote, corresponding to approximately 62.2 % of all shares and votes in the company. The proposal of the Board of Directors was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the General Meeting resolved in accordance with the proposal of the Board of Directors, that the profit of the company EUR 8,437,595.58 is transferred to the retained earnings account and that no dividend be paid for the financial year 1 January 2020 - 31 December 2020.

9§ RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY IN RESPECT OF THE FINANCIAL YEAR 1 JANUARY 2020 – 31 DECEMBER 2020

It was recorded that the discharge from liability for the financial year 1 January – 31 December 2020 concerned all persons who acted as members of the Board of Directors and the CEO during the financial year.

These persons are:

- Neil Macleod, Chairman of the Board of Directors,
- Jyoti Desai, member of the Board of Directors,
- Anders Fornander, member of the Board of Directors,
- Kaj Hagros, member of the Board of Directors until 10 September 2020,
- Conrad Neil Phoenix, member of the Board of Directors,
- Markku Wilenius, member of the Board of Directors as of 10 September 2020 and
- Padma Ravichander, CEO.

Unofficial translation

It was recorded that 76,249,889 shares and votes participated in the vote, corresponding to approximately 27.8 % of all shares and votes in the company. Discharge from liability was supported by 76,249,889 votes corresponding to 100 % of the votes cast. No opposing votes were cast. The number of shares that cast no votes, i.e. abstained, was 73,993,000.

Based on the voting results, the General Meeting resolved to discharge the above-mentioned members of the Board of Directors and the CEO from liability for the financial year 1 January – 31 December 2020.

It was recorded that the persons subject to the discharge from liability did not participate in the proceedings on this item.

10§ CONSIDERATION OF THE REMUNERATION REPORT OF THE GOVERNING BODIES

It was recorded that because participation in the General Meeting has been possible only in advance, the remuneration report of the governing bodies, published by the company on 23 March 2021, which describes the implementation of the company's remuneration policy and presents the information on remuneration of the governing bodies of the company during the financial year 2020, had been presented to the general meeting.

The Remuneration Report of the governing bodies was attached to the minutes (Appendix 6).

It was noted that 164,904,726 shares and votes participated in the vote, corresponding to approximately 60.0 % of all shares and votes in the company. The approval of the Remuneration Report of the governing bodies was supported by 164,904,726 votes corresponding to 100 % of the votes cast. No opposing votes were cast and no counterproposals were made. The number of shares that cast no votes, i.e. abstained, was 6,000,000.

Based on the voting results, the General Meeting resolved to approve the Remuneration Report of the governing bodies. The resolution was advisory.

11§ RESOLUTION ON THE REMUNERATION OF THE MEMBERS OF THE BOARD OF DIRECTORS

It was noted that upon recommendation of the Nomination Committee, the Board of Directors had proposed to the General Meeting the following annual fees:

- Chairman EUR 110,000
- Vice chairman EUR 70,000
- Other directors EUR 40,000.

In addition to the annual fee, the members of the Board of Directors are entitled to reimbursement of reasonable travel expenses in accordance with the company's travel policy.

The members of the Board of Directors shall receive only annual remuneration and no sitting fee shall be paid for attending any Board or committee meeting.

Unofficial translation

The proposal of the Board of Directors was attached to the minutes (Appendix 7).

It was recorded that 170,904,726 shares and votes participated in the vote, corresponding to approximately 62.2 % of all shares and votes in the company. The proposal of the Board of Directors was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the General Meeting resolved on the remuneration of the members of the Board of Directors in accordance with the proposal of the Board of Directors.

12§ RESOLUTION ON THE NUMBER OF MEMBERS OF THE BOARD OF DIRECTORS

It was noted that according to the Articles of Association, the Board of Directors comprises a minimum of three (3) members and a maximum of eight (8) members.

It was recorded that upon recommendation of the Nomination Committee, the Board of Directors had proposed to the General Meeting that five (5) members be elected to the Board of Directors.

The proposal of the Board of Directors was attached to the minutes (Appendix 8).

It was noted that 170,904,726 shares and votes participated in the vote, corresponding to approximately 62.2 % of all shares and votes in the company. The proposal of the Board of Directors was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the Annual General Meeting resolved in accordance with the proposal of the Board of Directors, that the Board of Directors will have five (5) members.

13§ ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS

It was recorded that in accordance with the recommendation of the Nomination Committee, the Board of Directors proposes to the Annual General Meeting that the current members of the Board of Directors Mr. Neil Macleod, Ms. Jyoti Desai, Mr. Conrad Neil Phoenix, Mr. Anders Fornander and Mr. Markku Wilenius be re-elected as members of the Board of Directors.

The members of the Board of Directors are elected for a term that expires at the end of the first Annual General Meeting following the election.

The proposal of the Board of Directors was attached to the minutes (Appendix 9).

It was noted that 170,904,726 shares and votes participated in the vote, corresponding to approximately 62.2 % of all shares and votes in the company. The proposal of the Board of Directors was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the General Meeting resolved in accordance with the proposal of the Board of Directors to elect the following persons as members of the Board of Directors:

Mr. Neil Macleod,

Ms. Jyoti Desai,

15 April 2021

Unofficial translation

Mr. Conrad Neil Phoneix,

Mr. Anders Fornander and

Mr. Markku Wilenius.

14§ RESOLUTION ON THE REMUNERATION OF THE AUDITOR

It was recorded that upon recommendation of the Audit Committee, the Board of Directors had proposed to the General Meeting that the auditor's fees are paid according to the auditor's reasonable invoice approved by the Board of Directors.

The proposal of the Board of Directors was attached to the minutes (Appendix 10).

It was noted that 170,904,726 shares and votes participated in the vote, corresponding to approximately 62.2 % of all shares and votes in the company. The proposal of the Board of Directors was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the General Meeting resolved in accordance with the proposal of the Board of Directors, that the auditor's fees are paid according to the auditor's reasonable invoice approved by the Board of Directors.

15§ ELECTION OF AUDITOR

It was recorded that upon recommendation of the Audit Committee, the Board of Directors had proposed to the General Meeting that audit firm Tietotili Audit Oy be re-elected as the company's auditor. It was noted that Tietotili Audit Oy had informed the company that Mr. Urpo Salo, Authorized Public Accountant, will be the auditor with principal responsibility. The term of the auditor expires at the end of the first Annual General Meeting following the election.

The proposal of the Board of Directors was attached to the minutes (Appendix 11).

It was noted that 170,904,726 shares and votes participated in the vote, corresponding to approximately 62.2 % of all shares and votes in the company. The proposal of the Board of Directors was supported by 170,904,726 votes corresponding to 100 % of the votes cast. No opposing or abstaining votes were cast.

Based on the voting results, the General Meeting resolved in accordance with the proposal of the Board that the audit firm Tietotili Audit Oy be elected as the auditor of the company. Tietotili Audit Oy had informed that Mr. Urpo Salo, Authorized Public Accountant, is the auditor with principal responsibility.

16§ CLOSING OF THE MEETING

The Chairman noted that the items on the agenda had been attended to and that the minutes of the meeting would be available on the company's website on 29 April 2021, at the latest.

The Chairman announced the meeting closed at 10.30 am.

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| Chairman of the Annual General Meeting: |
| |
| Susanne Mattsson |
| Minutes reviewed and confirmed by: |
| Juhana Kiuru |

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APPENDICES

| Appendix 1 | Summary of result of the advance voting |
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| Appendix 2 | Notice |
| Appendix 3 | Participation in the meeting and list of votes |
| Appendix 4 | Annual accounts documentation |
| Appendix 5 | The proposal of the Board of Directors regarding the result |
| Appendix 6 | Remuneration report of the governing bodies |
| Appendix 7 | The proposal of the Board of Directors for the remuneration of the members of the Board of Directors |
| Appendix 8 | The proposal of the Board of Directors for the number of members of the Board of Directors |
| Appendix 9 | The proposal of the Board of Directors for the election of members of the Board of Directors |
| Appendix 10 | The proposal of the Board of Directors for the remuneration of the auditor |
| Appendix 11 | The proposal of the Board of Directors for the election of auditor |
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