Unofficial translation from the Finnish original

Minutes 1/2024

Business ID: 2038517-1

ANNUAL GENERAL MEETING

Time 26 March 2024, at 10:00 a.m.

Place The meeting was held without a meeting place as a virtual meeting where the

shareholders used their rights during the meeting in full and in real-time via remote access in accordance with Chapter 5, Section 16, Subsection 3 of the

Finnish Companies Act.

Present The shareholders set out in the list of votes adopted at the General Meeting

were present or represented at the General Meeting (Schedule 3).

In addition, the members of the company's Board of Directors, the CEO, members of the Management Team, the company's auditor, the person proposed as the company's new responsible auditor, and technical staff were

present at the meeting.

1 OPENING OF THE MEETING

Mika Ståhlberg, Chair of the Board of Directors, opened the meeting.

2 CALLING THE MEETING TO ORDER

Marko Vuori, attorney-at-law, was elected as the General Meeting Chair. The General Meeting Chair invited Mikko Turunen, Master of Laws, to act as a secretary and to keep the minutes.

The General Meeting Chair explained the procedures for addressing the matters on the agenda of the meeting and other practical arrangements related to the meeting.

It was noted that the General Meeting was held without a meeting place via real-time remote access as a virtual meeting in accordance with Chapter 5, Section 16, Subsection 3 of the Finnish Companies Act and that the shareholders may use their rights during the meeting in full and in real-time. The General Meeting Chair noted that shareholders, who were registered in the company's shareholders' register on the record date of the General Meeting, have had the opportunity to vote in advance on certain items on the agenda of the General Meeting. A resolution proposal that has been subject to advance voting is deemed to be presented at the General Meeting without any changes in accordance with the Finnish Companies Act. Also account managers representing certain holders of

nominee-registered shares had participated in the advance voting on behalf of the holders of nominee-registered shares whom they represent.

Due to the advance votes, the General Meeting Chair noted that if a full count of votes is not carried out on an item on the agenda, the number of opposing or blank votes in connection with such item will be recorded in the minutes. The General Meeting Chair noted further that to the extent that the summary list of the advance votes contains opposing votes without a counter-proposal in items where the proposal cannot be opposed without a counter-proposal, such votes would not be formally taken into account as votes opposing the proposed resolution, and would not be noted in the relevant sections of the minutes.

It was noted that the summary list of the advance votes was appended to the minutes as schedule 1.

The order of business for the meeting was confirmed in accordance with the meeting agenda.

3 ELECTION OF THE PERSONS TO SCRUTINIZE THE MINUTES AND TO SUPERVISE THE COUNTING OF VOTES

Pia Hoffrén was elected as scrutinizer of the minutes and Johanna Grönroos was elected to supervise the counting of votes.

4 RECORDING THE LEGALITY OF THE MEETING

It was noted that in accordance with Section 9 of the company's Articles of Association, the notice of General Meeting shall be delivered to the shareholders at the earliest three (3) months before the record date of the General Meeting referred to in the Finnish Companies Act and at the latest three (3) weeks before the General Meeting, however no later than nine days (9) before the record date of the General Meeting. The notice shall be delivered by publishing it on the company's website. The record date of this General Meeting has been 14 March 2024.

It was recorded that the Notice of General Meeting, containing proposals by the Board of Directors and the Shareholders' Nomination Board, had been published as a stock exchange and company release and on the company's website on 5 March 2024. Other documents required by the Finnish Companies Act to be kept available had also been available on the company's website at least three (3) weeks before the meeting.

It was noted that the meeting had been convened in accordance with the company's Articles of Association and the provisions of the Finnish Companies Act.

The notice to convene the General Meeting was appended to the minutes as schedule 2.

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

It was noted that those shareholders who have properly registered for the General Meeting before the end of the registration period and who have the right to participate in the General Meeting in accordance with Chapter 5, Sections 6 and 6a of the Finnish

Companies Act and who have either voted in advance during the advance voting period or participate in the General Meeting via remote access, are considered to be the shareholders participating in the meeting.

It was noted that at the opening of the meeting, a total of 26 shareholders, representing a total of 19,886,766 shares and votes, were present at the meeting, either by having voted in advance or via remote access.

The list of votes, based on the attendance at the opening of the meeting, was appended to the minutes as schedule 3.

6 PRESENTATION OF THE FINANCIAL STATEMENTS, REPORT OF THE BOARD OF DIRECTORS AND AUDITOR'S REPORT FOR YEAR 2023

It was noted that the financial statements, including the consolidated statement of financial position, statement of profit and loss and other comprehensive income, statement of changes in equity, statement of cash flows and notes to the financial statements as well as the parent company's balance sheet, profit and loss statement, statement of cash flows and notes to the financial statements, together with the report of the Board of Directors, have been available for shareholders' review at the company's headquarters and on the company's website from 5 March 2024.

The CEO Johan Grön presented the company's activities and results as well as key points from the report of the Board of Directors and the financial statements in his review on the ended financial year. The CEO's review was appended to the minutes as schedule 4.

It was noted that the financial statements and the report of the Board of Directors were presented in their entirety on the company's website, as part of the company's annual report, and that the financial statements documents were available to the shareholders through the system.

It was noted that the financial statements and the report of the Board of Directors for the year 2023 were presented and were appended to the minutes as <u>schedule 5</u>.

The auditor of the company, Juha Hilmola, presented the key items of the audit and the auditor's report.

It was noted that the auditor's report was presented, and it was appended to the minutes as schedule 6.

7 ADOPTION OF THE FINANCIAL STATEMENTS

The financial statements for the financial year that ended on 31 December 2023 were adopted as presented.

It was recorded that on this item there were 19,264,774 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

8 RESOLUTION ON THE USE OF THE PROFIT SHOWN ON THE BALANCE SHEET AND THE DISTRIBUTION OF DIVIDEND

It was noted that the parent company's distributable funds on 31 December 2023 were EUR 26,397,933.18, of which the net loss for the financial year was EUR -7,250,634.80.

It was noted that the Board of Directors has proposed to the General Meeting that no dividend will be distributed by the company from the financial year 1 January 2023 – 31 December 2023 and that the result for the financial year 2023 will be entered in the retained earnings.

The resolution on the use of the profit was made in accordance with the proposal of the Board of Directors.

It was recorded that on this item there were 19,264,774 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

9 RESOLUTION ON THE DISCHARGE OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE CEO FROM LIABILITY FOR THE FINANCIAL YEAR 2023

It was noted that the discharge from liability for the financial year 1 January 2023 – 31 December 2023 concerned the following persons:

Mika Ståhlberg, Chair of the Board of Directors

Nina Ehrnrooth, Member of the Board of Directors

Fred Larsen, Member of the Board of Directors

Kaisa Lipponen, Member of the Board of Directors

Timo Rantanen, Member of the Board of Directors

Mika Pirneskoski. Chief Executive Officer until 15 December 2023

Johan Grön, Chief Executive Officer from 15 December 2023

It was resolved to grant discharge from liability to the members of the Board of Directors, and to the persons who had acted as Chief Executive Officer during the financial year, for the financial year that ended on 31 December 2023.

It was recorded that on this item there were 7,993,396 votes in favor, 2,601 votes against and 0 blank votes of the shareholders who voted in advance.

10 ADOPTION OF THE REMUNERATION REPORT FOR GOVERNING BODIES (ADVISORY DECISION)

It was noted that the Remuneration Report of the Governing Bodies has been available for shareholders' review at the company's headquarters and on the company's website from 5 March 2024, and the Remuneration Report was also available to the shareholders through the system.

Board Member Timo Rantanen presented the key points from the Remuneration Report of the Governing Bodies.

It was noted that the Board of Directors has proposed to the General Meeting that the Remuneration Report of the Governing Bodies for 2023 shall be adopted.

The Remuneration Report was appended to the minutes as schedule 7.

It was resolved to adopt the presented Remuneration Report of the Governing Bodies.

It was recorded that on this item there were 19,262,173 votes in favor, 2,601 votes against and 0 blank votes of the shareholders who voted in advance.

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

It was noted that the Shareholders' Nomination Board has proposed that the remuneration to the Board members for the following term shall be as follows:

Board members shall be paid the following fixed annual fees:

- for the Chair of the Board EUR 50,000
- for the potential Vice Chair of the Board EUR 45,000
- for a Board member EUR 20,000

In addition to the fixed annual Board fees mentioned above, fixed annual fees for committee work shall be paid as follows:

Audit Committee

- for the Chair EUR 10,000
- for a member EUR 5,000

Remuneration Committee

- for the Chair EUR 5,000
- for a member EUR 2,500

If the Chair of the Audit Committee or the Chair of the Remuneration Committee acts as the Chair or as the Vice Chair of the Board of Directors, no remuneration related to the committee work shall be paid.

In addition to the fixed annual fees mentioned above, the following meeting fees shall be paid for participation in the Board meetings:

- EUR 1,000 for the Chair and members for each participated Board meeting
- No separate meeting fee shall be paid for Committee meetings

Reasonable accrued travel expenses and other potential costs related to Board and committee work will be reimbursed in accordance with the company's travel policy.

It was resolved that the remuneration for the Board of Directors will be as proposed by the Shareholders' Nomination Board.

It was recorded that on this item there were 19,262,173 votes in favor, 0 votes against and 2,601 blank votes of the shareholders who voted in advance.

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

It was noted that according to Section 5 of the company's Articles of Association, the Board of Directors shall comprise a minimum of three (3) and a maximum of eight (8) ordinary members. The Shareholders' Nomination Board has proposed that the number of the members of the Board of Directors shall be confirmed to be five (5).

It was resolved that the number of members of the Board of Directors will be as proposed by the Shareholders' Nomination Board.

It was recorded that on this item there were 19,264,774 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

13 ELECTION OF MEMBERS OF THE BOARD OF DIRECTORS

It was noted that the Shareholders' Nomination Board has proposed that Nina Ehrnrooth, Fred Larsen, Kaisa Lipponen, Timo Rantanen and Mika Ståhlberg shall be re-elected as Board members for a term of office which will commence at the end of the Annual General Meeting and continue up until the Annual General Meeting 2025 has ended.

It was resolved to elect the members of the Board of Directors as proposed by the Shareholders' Nomination Board.

It was recorded that on this item there were 19,262,173 votes in favor, 2,601 votes against and 0 blank votes of the shareholders who voted in advance.

14 RESOLUTION ON THE REMUNERATION OF THE AUDITOR

It was noted that based on the proposal prepared by the Audit Committee, the Board of Directors has proposed that the auditor shall be paid reasonable remuneration and preagreed travel expenses in accordance with the invoice approved by the company.

It was resolved that the remuneration for the auditor will be as proposed by the Board of Directors.

It was recorded that on this item there were 19,244,580 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

15 ELECTION OF THE AUDITOR

It was noted that according to Section 8 of the company's Articles of Association, the company shall have one (1) auditor who shall be an auditing firm approved by the Finnish Patent and Registration Office. The auditor's term of office begins from the General

Meeting deciding on the auditor's election and ends at the close of the next Annual General Meeting following the election.

It was noted that based on the proposal prepared by the Audit Committee, the Board of Directors has proposed that the firm of authorized public accountants Ernst & Young Oy, which has appointed APA Mikko Rytilahti as responsible auditor, be re-appointed as auditor to serve for a term ending at the end of the next Annual General Meeting. It was noted that the proposed auditor has given their consent to be elected.

It was resolved to elect the auditor as proposed by the Board of Directors.

It was recorded that on this item there were 19,244,580 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

16 RESOLUTION ON THE REMUNERATION OF THE SUSTAINABILITY REPORTING ASSURANCE PROVIDER

It was noted that based on the proposal prepared by the Audit Committee, the Board of Directors has proposed that the sustainability reporting assurance provider shall be paid reasonable remuneration and pre-agreed travel expenses in accordance with the invoice approved by the company.

It was resolved that the remuneration for the sustainability reporting assurance provider will be as proposed by the Board of Directors.

It was recorded that on this item there were 19,244,580 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

17 ELECTION OF THE SUSTAINABILITY REPORTING ASSURANCE PROVIDER

It was noted that based on the proposal prepared by the Audit Committee, the Board of Directors has proposed that the firm of authorized public accountants Ernst & Young Oy, which has appointed APA, ASA Mikko Rytilahti as responsible sustainability reporting assurance provider, be appointed as sustainability reporting assurance provider to serve for a term ending at the end of the next Annual General Meeting. It was noted that the proposed sustainability reporting assurance provider has given their consent to be elected.

It was resolved to elect the sustainability reporting assurance provider as proposed by the Board of Directors.

It was recorded that on this item there were 19,244,580 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

18 AUTHORIZATION OF THE BOARD OF DIRECTORS TO DECIDE ON THE ISSUANCE OF SHARES

It was noted that the Board of Directors has proposed that the Annual General Meeting authorize the Board of Directors to decide on the issuance of shares as follows:

The shares issued under the authorization may be new shares or treasury shares. Under the authorization, a maximum of 2,500,000 shares, which corresponds to approximately

nine (9) per cent of all of the shares of the company at the time of this proposal, may be issued. The shares may be issued in one or more tranches.

Under the authorization, the Board of Directors may resolve upon issuing new shares to the company itself. However, the company, together with its subsidiaries, may not at any time hold more than 10 per cent of all its shares.

The Board of Directors is authorized to resolve on all terms of the share issue. The Board of Directors is authorized to resolve on a directed share issue in deviation from the shareholders' pre-emptive rights, provided that there is a weighty financial reason for the company to do so, such as using the shares to develop the company's capital structure, as compensation in connection with possible acquisitions or other corporate transactions, to finance investments or to be used as part of the company's incentive scheme, provided that a directed share issue is in the interest of the company and its shareholders.

The authorization is valid until the close of next Annual General Meeting, however no longer than until 30 June 2025.

It was resolved to authorize the Board of Directors to decide on the issuance of shares as proposed by the Board of Directors.

It was recorded that on this item there were 19,244,580 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

19 AUTHORIZATION OF THE BOARD OF DIRECTORS TO DECIDE ON THE ACQUISITION OF THE COMPANY'S OWN SHARES

It was noted that the Board of Directors has proposed that the Annual General Meeting authorize the Board of Directors to decide on the acquisition of the company's own shares as follows:

The number of own shares to be repurchased shall not exceed 2,500,000 shares. However, the company together with its subsidiaries cannot at any moment own and/or hold as pledge more than 10 per cent of all the shares in the company. Only the unrestricted equity of the company can be used to repurchase own shares on the basis of the authorization.

Own shares can be repurchased at a price formed in public trading on the date of the repurchase or otherwise at a price formed on the market.

The Board of Directors decides how own shares will be repurchased and accepted as pledge. Own shares can be repurchased using, inter alia, derivatives. Own shares can be repurchased otherwise than in proportion to the shareholdings of the shareholders (directed repurchase). The shares may be repurchased in one or more tranches.

Own shares can be repurchased, inter alia, to limit the dilutive effects of share issues carried out in connection with possible acquisitions, to develop the company's capital structure, to be transferred in connection with possible acquisitions, to be used in incentive schemes or to be cancelled, provided that the repurchase is in the interest of the company and its shareholders.

The authorization is valid until the close of the next Annual General Meeting, however no longer than until 30 June 2025.

It was resolved to authorize the Board of Directors to decide on the acquisition of the company's own shares as proposed by the Board of Directors.

It was recorded that on this item there were 19,244,580 votes in favor, 0 votes against and 0 blank votes of the shareholders who voted in advance.

20 AUTHORIZATION OF THE BOARD OF DIRECTORS TO DECIDE ON ISSUING SHARES OR OPTION RIGHTS AND OTHER SPECIAL RIGHTS ENTITLING TO SHARES

It was noted that the Board of Directors has proposed that the Annual General Meeting authorize the Board of Directors to decide on the issuance of shares as well as the issuance of option rights and other special rights entitling to shares pursuant to Chapter 10 of the Finnish Companies Act, as follows:

Under the authorization, shares, option rights and other special rights entitling to shares may be issued in such a way that the shares to be issued either directly or on the basis of option rights and other special rights under the authorization shall not exceed 300,000 shares in aggregate, which would correspond to approximately one (1) per cent of all the company's shares at the time of this proposal. The shares issued under the authorization may be new shares or treasury shares. The shares, option rights and other special rights entitling to shares may be issued in one or more tranches against payment or without consideration.

The authorization can be used to issue shares, option rights and other special rights as part of the management and employee incentive schemes of the company.

The Board of Directors is authorized to resolve on all terms for the issuance of the shares, option rights and special rights entitling to shares. The Board of Directors is authorized to resolve on a directed issue of the shares, option rights and special rights entitling to shares in deviation from the shareholders' pre-emptive right, provided that there is a weighty financial reason for the company to do so.

The authorization is valid until the close of the next Annual General Meeting, however no longer than until 30 June 2025.

It was resolved to authorize the Board of Directors to decide on the issuance of shares or option rights and other special rights entitling to shares as proposed by the Board of Directors.

It was recorded that on this item there were 19,037,287 votes in favor, 207,293 votes against and 0 blank votes of the shareholders who voted in advance.

21 CLOSING OF THE MEETING

The General Meeting Chair noted that all the matters mentioned in the Notice of General Meeting, the order of business and in Chapter 5, Section 3 of the Finnish Companies Act were dealt with by the Annual General Meeting.

The General Meeting Chair noted that minutes of the meeting will be drafted and made available at the company's headquarters and on the company's website on 9 April 2024 at the latest.

The General Meeting Chair thanked all the participants on behalf of the company and declared Lamor Corporation Plc's Annual General Meeting closed.

signatures on the following page

In fidem	
Marko Vuori	Mikko Turunen
General Meeting Chair	Secretary
The minutes have been scrutinized and approved	
Pia Hoffrén	
Scrutinizer of the minutes	

SCHEDULES

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Liite 3	The list of votes
Liite 4	The CEO's review
Liite 5	Report of the Board of Directors and Financial Statements as of 31 December 2023
Liite 6	Auditor's report
Liite 7	Remuneration Report for the year 2023