

TALLINN NOTARY ANTS AINSON

REGISTRATION NUMBER IN BOOK CONCERNING PROFESSIONAL ACTIVITIES OF A NOTARY

864

AS LHV Group, register code 11098261, address Tartu mnt 2, Tallinn, 10145,

MINUTES OF THE ORDINARY GENERAL MEETING OF THE SHAREHOLDERS,

which is remotely authenticated, together with the resolutions adopted at ordinary general meeting of the shareholders (hereinafter referred to as meeting) and contained in the minutes, by the notary Ants Ainson whose office is located in Tallinn, Rävala pst 2/Kivisilla 8- on the twenty-sixth March in the year two thousand twenty-four (26.03.2024) via e-notary via video bridge.

The ordinary general meeting of AS LHV Group (hereinafter referred to as the **LHV Group**) was held on **20.03.2024** at Fr.R. Kreutzwaldi 23, Tallinn (at the Hilton Tallinn Park Hotel, on the 2nd floor, in Tallinn) convening at 13:02 and adjourning at 14:38.

The meeting was chaired by Daniel Haab, personal identification code /.../, who is a person known to the notary and who participates in the attestation through an e-notary via a video bridge, and according to his own statements, his location during the attestation of the notarial deed is in Tallinn, Harju County, Republic of Estonia,

and the secretary was Marit-Jenna Marjundi, personal identification code /.../, who is a person known to the notary and who participates in the attestation through an e-notary via a video bridge, and according to her own statements, her location during the attestation of the notarial deed is in Tallinn, Harju County, Republic of Estonia.

Daniel Haab's and Marit-Jenna Marjundi's appointment as Chairman and Secretary of the Meeting, respectively, was not objected to.

Speech by the Chairman of the Supervisory Board of LHV Group, Rain Lõhmus, followed.

The Chairman of the Meeting, Daniel Haab introduced in summary the voting procedure for draft resolutions on the agenda of the meeting and the procedure for watching the meeting by video broadcast.

The Chairman of the Meeting announced that the LHV Group's share capital is 31,983,274.30 euros, which is divided into 319,832,743 shares, each with a nominal value of 0.1 euros. Each share confers one vote at the meeting.

The notice on calling the meeting to be held on 20 March 2024 was communicated to the shareholders on 27 February 2024 by publication of the notice in newspaper Postimees, in the stock market information system and on the LHV Group's website.

The shareholders eligible to participate at the LHV Group's meeting were determined as of seven days before the meeting, i.e., as of 13 March 2024, as of the end of the trading day in the Nasdaq CSD Estonia settlement system. As of this time, the LHV Group had 38,930 shareholders with unique ID-code (including register code, personal identification code), who hold a total of 319,832,743 votes.

A total of **2,649 shareholders** participated and were represented at the meeting, their shares represented a total of **187,626,109 votes**, making up **58.66% of all votes determined by shares**. Of the participating and represented shareholders 2,498 shareholders, representing a total of 79,838,579 votes, making up 42.55% of all the votes determined by shares present and represented at the meeting, cast their votes in advance of the meeting in accordance with the procedure of prevoting and electronic participation disclosed with the notice on calling the meeting. The meeting had a quorum.

Annexed to the minutes are the following **appendices**:

- Appendix 1 list of shareholders;
- Appendix 2 summary of the list of ultimate shareholders of AS LHV Pank's nominee account (pension investment account) who participated in the meeting;
- Appendix 3 summary of the list of shareholders who physically participated in the meeting and signed the shareholders' list with handwritten signatures (*originals on a separate pages, scan in appendix 4*);
- **Appendix 4** handwritten signatures of the shareholders who physically participated in the meeting on 20.03.2024;
- Appendix 5 summary of the list of shareholders who physically participated in the meeting and who signed the shareholders' list with digital signatures (*digital containers in appendices* 6 77);
- Appendix 6 to Appendix 77 digital signatures of shareholders who physically participated in the meeting on 20.03.2024;
- Appendix 78 to Appendix 99 power of attorney;
- Appendix 100 to Appendix 120 digitally signed pre-voting ballots;
- Appendix 121 minutes of voting results.

The Chairman of the Meeting announced the agenda of the meeting:

- 1. Annual Report 2023
- 2. Profit Distribution for Financial Year 2023
- 3. Dividend Policy
- 4. Financial Results of First Two Months of 2024
- 5. 5-Year Financial Forecast
- 6. Recall of Supervisory Board Member
- 7. Appointment of Supervisory Board Member

The Chairman of the Meeting, Daniel Haab announced that no proposals for supplementing the agenda were submitted during the time allotted by law. No additional draft motions were also not received. The draft motions submitted have been communicated to the shareholders. All shareholders participating in the meeting voted in favour of approving the agenda.

Agenda item 1. Annual Report 2023

Chairman of the Management Board of LHV Group, Madis Toomsalu gave an overview of the 2023 Annual Report and the Report on the Activities of the Supervisory Board.

The proposal to approve the 2023 Annual Report was put to a vote.

Resolution: To approve LHV Group's Annual Report for 2023 as presented to the meeting.

The results of the vote:

| in favour: | 174,084,896 | votes | i.e., | 92.78% | votes represented at the meeting |
|------------|-------------|-------|-------|--------|----------------------------------|
| opposed: | 97,040 | votes | i.e., | 0.05% | votes represented at the meeting |
| neutral: | 57,937 | votes | i.e., | 0.03% | votes represented at the meeting |
| withhold: | 13,386,236 | votes | i.e., | 7.13% | votes represented at the meeting |

The motion has passed.

Agenda item 2. Profit Distribution for Financial Year 2023

The proposal to distribute profit for financial year 2023 was put to a vote.

Resolution:

The profit attributable to LHV Group as the parent company of the consolidation group in the financial year 2023 amounts to EUR 140,938 thousand. Transfer EUR 0 to the legal reserve. Approve the profit distribution proposal made by the Management Board and pay dividends in the net amount of 13 euro cents per share. The list of shareholders entitled to receive dividends will be established as of 5 April 2024 EOD of the Nasdaq CSD settlement system. Consequently, the day of change of the rights related to the shares (ex-dividend date) is set to 4 April 2024. From this day onwards, persons acquiring the shares will not have the right to receive dividends for the financial year 2023. Dividends shall be disbursed to the shareholders on 12 April 2024.

The results of the vote:

| in favour: | 178,726,831 | votes i.e. | , 95.26% | votes represented at the meeting |
|------------|-------------|------------|----------|----------------------------------|
| opposed: | 183,773 | votes i.e. | , 0.10% | votes represented at the meeting |
| neutral: | 28,591 | votes i.e. | , 0.02% | votes represented at the meeting |
| withhold: | 8,686,914 | votes i.e. | , 4.63% | votes represented at the meeting |

The motion has passed.

Agenda item 3. Dividend Policy

The Chairman of the Management Board of LHV Group, Madis Toomsalu gave an overview of the Dividend Policy.

The proposal to approve the change in decision-making competence for the Dividend Policy was put to a vote.

Resolution:

Considering the Dividend Policy serves as a guiding document for the Management Board to formulate dividend payment proposals, and acknowledging the technical refinements in its recent wording to uphold the principle of distributing 25% of LHV Group's pre-tax profit to shareholders, affirm the Supervisory Board's authority to establish the Dividend Policy and instruct the Management Board to ensure that shareholders are subsequently informed about significant future amendments to the Dividend Policy.

The results of the vote:

| in favour: | 175,774,866 | votes | i.e., | 93.68% | votes represented at the meeting |
|------------|-------------|-------|-------|--------|----------------------------------|
| opposed: | 262,260 | votes | i.e., | 0.14% | votes represented at the meeting |
| neutral: | 1,560,855 | votes | i.e., | 0.83% | votes represented at the meeting |
| withhold: | 10,028,128 | votes | i.e., | 5.34% | votes represented at the meeting |

The motion has passed.

Agenda item 4. Financial Results of First Two Months of 2024

Chairman of the Management Board of LHV Group, Madis Toomsalu gave the overview of the economic results for the first two months of 2024.

Agenda item 5. 5-Year Financial Forecast

Chairman of the Management Board of LHV Group, Madis Toomsalu gave the overview of five-year financial forecast.

Agenda item 6. Recall of Supervisory Board Member

The proposal to recall the member of the Supervisory Board of LHV Group, Sten Tamkivi was put to a vote.

Resolution:

To recall Sten Tamkivi (personal identification code: 37803032724) from the Supervisory Board of LHV Group, effective immediately upon the adoption of this resolution.

The results of the vote:

| in favour: | 173,308,406 | votes | i.e., | 92.37% | votes represented at the meeting |
|------------|-------------|-------|-------|--------|----------------------------------|
| opposed: | 694,581 | votes | i.e., | 0.37% | votes represented at the meeting |
| neutral: | 1,116,676 | votes | i.e., | 0.60% | votes represented at the meeting |
| withhold: | 12,506,446 | votes | i.e., | 6.67% | votes represented at the meeting |

The motion has passed.

Agenda item 7. Appointment of Supervisory Board Member

The proposal for the appointment of Liisi Znatokov as new member of the Supervisory Board of LHV Group was put to a vote.

Resolution:

To appoint Liisi Znatokov (personal identification code: 48311040338), as new member of the Supervisory Board of LHV Group, with the term commencing immediately upon the adoption of this resolution and continuing for three years, i.e., from 20 March 2024 until 20 March 2027.

The results of the vote:

| in favour: | 168,328,106 | votes | i.e., | 89.71% | votes represented at the meeting |
|------------|-------------|-------|-------|--------|----------------------------------|
| opposed: | 454,979 | votes | i.e., | 0.24% | votes represented at the meeting |
| neutral: | 1,306,344 | votes | i.e., | 0.70% | votes represented at the meeting |
| withhold: | 17,536,680 | votes | i.e., | 9.35% | votes represented at the meeting |

The motion has passed.

There were no other items on the agenda and the Chairman of the Meeting adjourned the meeting at 14:38.

The shareholders did not submit dissenting opinions, written proposals, or statements.

<u>The authenticator of the notarial deed has verified the following circumstances in the process</u> of authenticating the meeting minutes and the resolutions contained therein:

- The legal capacity of AS LHV Group and its share capital of 31,983,274.30 euros on the basis of queries made to the e-notary information system on the day of authentication of the shareholders' meeting minutes;
- the fact that AS LHV Group has 38,930 shareholders pursuant to the electronic printout of Nasdaq CSD Estonia as of 13 March 2024 as of the end of the trading day in the Nasdaq CSD Estonia settlement system.
- the identity and active legal capacity of the Meeting Chairman;

- *the identity and active legal capacity of the Meeting Secretary;*
- the exercise of the decision-making capacity and representation requirement for adopting decisions in accordance with the statute of AS LHV Group.

The authenticator of the notarial deed explains that:

- The Chairman of the Meeting is responsible for the correctness of the list of shareholders participating at the meeting;
- The minutes of the general meeting of a public limited company shall be notarised if a resolution of the general meeting is the basis for the election or removal of a member of the supervisory board, or for amendment of the articles of association with regard to the supervisory board. This requirement shall not apply if the public limited company has a single shareholder;
- The members of the supervisory board shall be elected and removed by the general meeting. In order to elect a member of the supervisory board, his or her written consent is required;
- A resolution on removal of a member of the supervisory board before expiry of his or her term of authority shall be adopted if at least two-thirds of the votes represented at the general meeting are in favour;
- Upon a change of the members of the supervisory board, the management board submits to the commercial register a list of the members of the supervisory board to the commercial register which must set out the names, personal identification codes, and dates of entry into force of authorisations. Upon a change of the members of the supervisory board, the management board submits a new list of the members of the supervisory board to the commercial register within five days. The minutes of the general meeting at which the members were elected or other resolutions on the appointment of members of the supervisory board in respect to a resolution of the general meeting of shareholders concerning the election or removal of a member is notarised then the notary who authenticates the minutes shall submit the amendments to the list of the members of the supervisory board to the commercial register is notarised then the supervisory board to the commercial register is not present to the supervisory board to the commercial register is not present the supervisory board to the commercial register is not present the members of the supervisory board to the commercial register is not present to the supervisory board to the commercial register;
- Upon a change of the members of the supervisory board, the management board submits a new list of the members of the supervisory board to the commercial register within five days. The minutes of the general meeting at which the supervisory board members were elected and the consent of each new member of the supervisory board must be appended to the list of the members of the supervisory board;
- Minutes shall be taken of a general meeting. The minutes shall set out: 1) the business name and registered office of the public limited company; 2) the time and place of the meeting; 3) the names of the chair and secretary of the meeting; 4) the agenda of the meeting; 5) the resolutions adopted at the meeting together with the voting results, inter alia, the number of shares that gave the votes, the proportion of the share capital of the shares represented by votes, the total number of votes, the number of votes given in favour of and against each resolution and the number of abstained votes; 6) at the request of a shareholder who maintains a dissenting opinion with regard to a resolution of the meeting, the content of the shareholder's dissenting opinion; 7) material circumstances at the general meeting;
- Written proposals and applications submitted to the general meeting and the list of shareholders who participate in the meeting shall be appended to the minutes. The documents certifying the right of representation of the representatives or transcripts thereof shall be appended to the minutes of the general meeting. The minutes shall be signed by the chairman and the recording secretary of the meeting. A dissenting opinion shall be signed by the person who presents the opinion if this person is physically present at the general meeting;
- A resolution of a general meeting shall be adopted if over one-half of the votes represented at the general meeting are in favour unless the law or the articles of association prescribe a

greater majority requirement. In the election of a person at a general meeting, the candidate who receives more votes than the others shall be deemed to be elected;

- Decisions of the general meeting are null and void if the decision is in violation of a provision of legislation established for the protection of the public limited company's creditors or due to other public interest;
- *After seven days of the adjournment of the general meeting, the minutes of the meeting must be available to the shareholders.*

A notarial deed is done and **signed digitally in one original copy**, which is used in legal relations and available to the participants for <u>free</u> via the self-service portal of the Chamber of Notaries at <u>www.notar.ee</u> and the state portal <u>www.eesti.ee</u>. The authenticator of the notarial deed shall make a certified hard copy of the original digital document, which shall remain in the hands of the notary. A hard copy of the original digital document shall be issued by the authenticator of the notarial deed to a person based on an application if the document is needed for use in a foreign country.

The notary fee for authentication of minutes of a general meeting is 319.50 euros (Notary Fees Act subsection 18 (4), Section 22, clause 29 (1) 4)).

The notary fee for notarial act performed by remote authentication is 20.00 euros (Notary Fees Act subsection 2 (2^1)).

| Notary fee total | 339.50 euros. |
|---------------------------------|---------------|
| Value-added tax | 74.69 euros. |
| Total including value-added tax | 414.19 euros. |

Notary fee to be paid by AS LHV Group.

The cost of copies of the notarial deed pursuant to clauses 35 (1) 1) and 2) and clauses 31 14) and 15) of the Notary Fees Act (including VAT of 22%).

| | A4 format | A3 format |
|--------------------------------|-------------------------------|-------------------------------|
| Digital original on the | for free | for free |
| webpages <u>notar.ee</u> and | | |
| <u>eesti.ee</u> | | |
| paper copy for a participant | | 0.38 euro /page |
| digital copy for a participant | 0.23 euro /page | 0.38 euro /page |
| by e-mail | | |
| digital copy for an authority | 15.56 euros + 0.23 euro /page | 15.56 euros + 0.38 euro /page |

The notary fees shall be paid by bank transfer based on the invoice. Until the payment of the notary fee, the authenticator of the notarial deed has the right to withhold documents presented as a requirement of the notarial deed and subject to return. Pursuant to Section 38 of the Notary Fees Act, a person liable to pay a notary fee is a person at whose request or in whose interests the notary has been acting or whose declaration of intent the notary has authenticated.

The notarial deed has been read out to the participants by the authenticator of the notarial deed during the video call via the video bridge, presented on the screen for perusal, review, and approval, and then approved by the participants. The appendices of the notarial deed have been presented for perusal, review and approval on the screen to the participants via a video bridge during a video call before digitally signing the notarial deed and its appendices, the participants agree with the data contained in the appendices, and they approved it for them. The participants renounced reading the documents mentioned in the notarial deed, presenting them on the screen for perusal and review, and adding them to the notarial deed, as the participants are aware of their

content. The notarial deed is signed digitally by the participants and the authenticator of the notarial deed during the video call through the video bridge.

Meeting Chairman, Daniel Haab Meeting Secretary, Marit-Jenna Marjundi /signed digitally/ /signed digitally/

Tallinn notary, Ants Ainson

/signed digitally/