Minutes of the Annual General Meeting of the shareholders of Abliva AB (publ), 556595-6538, on 23 May 2024 at 1 p.m. at Medicon Village, Scheeletorget 1, in Lund, Sweden.

## § 0. Opening the Meeting

Chair of the Board of Directors David Laskow-Pooley opened the Annual General Meeting (AGM) and welcomed the shareholders present.

#### § 1. Election of a Chair of the Meeting

Attorney Annika Andersson from Cirio law firm was <u>elected</u> chair of the AGM. It was noted that the company's CFO Catharina Johansson had been appointed to keep the minutes.

It was <u>noted</u> that Board members David Laskow-Pooley, David Bejker, Jan Törnell, Denise Goode and Roger Franklin were present at the AGM. The company's Auditor in Charge, Oskar Wall from Ernst & Young AB, was also present. Chair of the Nomination Committee, Ingrid Teigland Akay, was present by video link.

The notice for the AGM is enclosed as Appendix 1.

#### § 2. Preparation and approval of the Voting List

The AGM <u>resolved</u> to approve the attached list of shareholders, representatives and assistants present at the Meeting as the Voting List of the AGM, <u>Appendix 2</u>.

The AGM <u>resolved</u> that outsiders included in the guest list were authorized to participate in the AGM.

## § 3. Approval of the Agenda

The AGM <u>resolved</u> to approve the agenda proposed by the Board of Directors in the notice of the AGM, Appendix 1.

#### § 4. Election of one or two persons to verify the minutes

The AGM <u>resolved</u> that, in addition to the Chair, Leif Ljungholm would verify the minutes.

#### § 5. Consideration of whether the Meeting has been duly convened

It was <u>noted</u> that the AGM was convened by publication in the Swedish Official Gazette on 24 April 2024 and in Swedish broadsheet Svenska Dagbladet on 25 April 2024 and on the company's website on 22 April 2024. It was further noted that the statutory procedure had been followed and the AGM resolved that it had been duly convened.

#### § 6. Chief Executive Officer's address

The company's Chief Executive Officer Ellen Donnelly made a presentation on the company's operations. Shareholders were given the opportunity to raise questions.

# § 7. Submission of the Annual Accounts and Audit Report and the Consolidated Accounts and Consolidated Audit Report

It was <u>noted</u> that the Annual Report, associated Balance Sheet and Income Statement, Audit Report, and the Consolidated Income Statement and Consolidated Balance Sheet, for the financial year 2023 in accordance with <u>Appendix 3</u> had been made available at the company's office and website three weeks prior to the AGM. In addition, the documentation were distributed to the AGM and sent to shareholders on request.

It was further <u>noted</u> that the Board of Directors' Remuneration Report for 2023 in accordance with <u>Appendix 4</u> had been made available at the company's office and website three weeks prior to the AGM. In addition, the proposal was distributed to the AGM and sent to shareholders on request.

It was <u>noted</u> that the auditor had submitted a statement pursuant to Chapter 8, Section 54 of the Swedish Companies Act, <u>Appendix 5</u>.

#### § 8. Resolutions

The AGM <u>resolved</u>:

- (a) <u>to</u> adopt the submitted Income Statement and Balance Sheet and the Consolidated Income Statement and Consolidated Balance Sheet,
- (b) <u>to</u> allocate the company's profit in accordance with the adopted Balance Sheet, in accordance with the Board of Directors' proposal in the Annual Report <u>and</u> that no dividend is to be paid for the financial year 2023,
- (c) <u>to</u> approve the Board of Directors' Remuneration Report for 2023,
- (d) <u>and to</u> discharge the Board of Directors and the Chief Executive Officer from liability for the financial year 2023.

It was <u>noted</u> that the Board members and CEO, in their capacity as shareholders, did not participate in the resolution regarding discharge from liability.

#### § 9. Determination of the number of Board members and auditors

It was <u>noted</u> that the Nomination Committee's complete proposal to the AGM, the Nomination Committee's motivated statement and information on proposed Board members in accordance with <u>Appendix 6</u> had been made available at the company's office and website three weeks prior to the AGM. In addition, the proposals were distributed to the AGM and sent to shareholders on request.

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The Chair of the Nomination Committee, Ingrid Teigland Akay, reported on the Nomination Committee's work since the previous meeting and the Nomination Committee's reasoning for the proposal.

It was <u>noted</u> that the Nomination Committee had proposed that the Board of Directors is to be composed of five members and that one auditor be appointed.

The AGM <u>resolved</u> to adopt the Nomination Committee's proposal.

#### § 10. Determination of Directors' and audit fees

It was <u>noted</u> that the Nomination Committee had proposed that remuneration to Board members and members of the Board's various committees not employed by the company is to be paid, as in the previous year, as follows:

- SEK 435,000 to the Chair of the Board of Directors;
- SEK 270,000 each to other Board members;
- SEK 100,000 to the Chair of the Audit Committee;
- SEK 50.000 each to other members of the Audit Committee:
- SEK 40,000 to the Chair of the Remuneration Committee;
- SEK 20.000 each to other members of the Remuneration Committee.

Furthermore, it was <u>noted</u> that the Nomination Committee had proposed that remuneration to the auditors, as in the previous year, is to be paid against approved account in accordance with customary billing terms, and that no fees be payable to members of the Nomination Committee.

The AGM <u>resolved</u> to adopt the Nomination Committee's proposal regarding proposed remuneration to the Board of Directors.

The AGM also <u>resolved</u> to adopt the Nomination Committee's proposal regarding remuneration to auditors.

## § 11. Election of the Board of Directors and auditor

It was <u>noted</u> that the Nomination Committee had proposed that the following Board members be reelected to the Board of Directors: David Laskow-Pooley, David Bejker, Jan Törnell, Denise Goode, and Roger Franklin. The Nomination Committee proposed that David Laskow-Pooley be re-elected Chair of the Board of Directors.

It was <u>noted</u> that the Nomination Committee had proposed that the auditor firm Ernst & Young AB is re-elected as the company's auditor, for the period until the end of the Annual General Meeting held in the financial year after the auditor was appointed. It was noted that Oskar Wall is to be auditor in charge.

The AGM <u>resolved</u> to adopt the Nomination Committee's proposal regarding election of the Board of Directors.

The AGM resolved to adopt the Nomination Committee's proposal regarding election of the auditor.

# § 12. Resolution on guidelines for appointing members of the Nomination Committee and instructions for the Nomination Committee

It was <u>noted</u> that the Nomination Committee's proposal regarding guidelines for appointing members of the Nomination Committee and instructions for the Nomination Committee in accordance with <u>Appendix 7</u> had been made available at the company's office and website three weeks prior to the AGM. In addition, the proposal was distributed to the AGM and sent to shareholders on request.

The AGM resolved to adopt the Nomination Committee's proposal, Appendix 7.

## § 13. Resolution regarding guidelines for remuneration to senior executives

The Chair presented the Board of Directors' proposed resolution regarding guidelines for remuneration to senior executives, in accordance with <u>Appendix 8</u>, and announced that the full proposal had been made available at the company's office and website three weeks prior to the AGM. In addition, the proposal was distributed to the AGM and sent to shareholders on request.

The AGM <u>resolved</u> to adopt the Board of Directors' proposal, see Appendix 8.

# § 14. Resolution on a) implementation of the Employee Stock Option Program 2024/2030 to the CEO, b) directed issue of warrants to subsidiary, and c) approval of transfer of warrants

The Chair presented the Board of Directors' proposal on resolution on implementation of the Employee Stock Option Program 2024/2030 to the CEO in accordance with <u>Appendix 9</u> and announced that the full proposal as well as other documents, in accordance with Chapter 14 of the Swedish Companies Act, had been made available at the company's office and website three weeks prior to the meeting. In addition, the proposal was distributed at today's AGM and sent to shareholders upon request.

The Chair of the Board of Directors, David Laskow-Pooley, presented the Board of Directors' reasoning for the proposal.

The AGM <u>resolved</u> in accordance with the Board's proposal, Appendix 9.

It was noted that the decision was passed by the required majority.

§ 15. Resolution on a) implementation of the Employee Warrant Program 2024/2028 through a directed issue of warrants to subsidiary, and b) approval of transfer of warrants to management and other key employees of the Company or its subsidiaries

The Chair presented the Board of Directors' proposal on resolution on implementation of the Employee Warrant Program 2024/2028 in accordance with <u>Appendix 10</u> and announced that the full

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proposal as well as other documents, in accordance with Chapter 14 of the Swedish Companies Act, had been made available at the company's office and website three weeks prior to the meeting. In addition, the proposal was distributed at today's AGM and sent to shareholders upon request.

The Chair of the Board of Directors, David Laskow-Pooley, presented the Board of Directors' reasoning for the proposal.

The AGM <u>resolved</u> in accordance with the Board's proposal, Appendix 10.

It was noted that the decision was passed by the required majority.

# § 16. Resolution on implementation of a Warrant program for certain Board Members 2024/2028

The Chair presented the Nomination Committee's proposal on resolution on implementation of the Warrant Program 2024/2028 for the Board members David Laskow-Pooley, David Bejker, Denise Goode and Jan Törnell in accordance with <u>Appendix 11</u> and announced that the full proposal as well as other documents, in accordance with Chapter 14 of the Swedish Companies Act, had been made available at the company's office and website three weeks prior to the meeting. In addition, the proposal was distributed at today's AGM and sent to shareholders upon request.

The Chair of the Nomination Committee, Ingrid Teigland Akay, presented the Nomination Committee's proposal.

The AGM resolved in accordance with the Nomination Committee's proposal, Appendix 11.

It was <u>noted</u> that the resolution was passed by the required majority.

# § 17. Resolution on authorizing the Board of Directors to decide on new issue of shares, warrants and/or convertibles

It was <u>noted</u> that the Board of Directors' proposed resolution regarding authorizing the Board of Directors to decide on new issue of shares, warrants and/or convertibles in accordance with <u>Appendix 12</u> had been made available at the company's office and website three weeks prior to the AGM. In addition, the proposal was distributed to the AGM and sent to shareholders on request.

The AGM <u>resolved</u> to adopt the Board of Directors' proposal, Appendix 12.

It was noted that the decision was passed by the required majority.

### § 18. Closing the Meeting

As all items on the Agenda h	ad been addressed, the Chair declared the AGM c	losed.
	Signature page follows	

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Taking minutes				
Catharina Johansson				
Verified				
Annika Andersson (Chair)	Leif Ljungholm			