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Time: 15 March 2018 at 10.00 a.m.

Place: Finlandia-Hall, Helsinki Hall

Mannerheimintie 13 e, 00100 Helsinki

Present: Shareholders present at the meeting shall appear from the list of votes enclosed to the

minutes under Section 5.

Also present at the meeting were Chairman of the Board of Directors of Suominen Corporation Mr Jan Johansson, other members of the Board of Directors Mr Andreas Ahlström, Mr Risto Anttonen, Mr Hannu Kasurinen, Ms Laura Raitio and Ms Jaana Tuominen, the President & CEO Ms Nina Kopola and principally responsible auditor Ms

Kristina Sandin.

1 § Opening of the meeting

Chairman of the Board of Directors, Mr Jan Johansson opened the meeting.

2 § Calling the meeting to order

Attorney-at-law Jukka Laitasalo was elected as Chairman of the General Meeting, and he called attorney-at-law Olli Nikitin to act as Secretary.

3 § Election of persons to review the minutes and supervise the counting of votes

It was resolved to elect Mr Saku Santavirta to review the minutes. Mr Pekka Lankinen was elected to supervise the counting of votes.

4 § Recording the legality of the meeting

It was noted that, according to the 11 § of the Articles of Association of the Company, the notice of the General Meeting shall be published on the Company's website no earlier than two (2) months and no later than three (3) weeks prior to the General Meeting, but in any case, at least nine (9) days prior to the record date of the General Meeting.

It was noted that the notice was published on 31 January 2018 as a stock exchange release and it has been available in the Company's website as of the same date.

It was noted that the meeting was convened in accordance with the Companies Act and the Articles of Association of the Company and constituted a quorum. The notice of the General Meeting was enclosed to the minutes.

Schedule 1

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5 § Recording the attendance at the meeting and the confirmation of the voting list

It was noted that the number of shares and votes as described in the <u>Schedule 2</u> were represented at the beginning of the meeting.

The list of attendees and the list of votes and proxies at the commencement of the meeting were enclosed to the minutes.

Schedule 2

6 § Presentation of the financial statements, consolidated financial statements, the report of the Board of Directors and the Auditor's report for the year 2017

It was noted that the financial statements, the report by the Board of Directors and the Auditor's report had been available on the Company's website as of 22 February 2018. The financial statements were also available in the meeting.

The President & CEO, Ms Nina Kopola, presented the financial statements for the financial period of 2017 and gave an overview of the operating environment and business outlook of the Group.

The Auditor of the Company, Ms Kristina Sandin, APA, presented the statement section of the Auditors' report.

It was noted that the financial statements, consolidated financial statements, the report of the Board of Directors and the Auditor's report for the financial period of 1 January - 31 December 2017 were presented for the General Meeting:

Schedule 3

7 § Adoption of the financial statements and the consolidated financial statements

It was resolved to adopt the financial statements and the consolidated financial statements for the financial period of 1 January – 31 December 2017.

৪ ১ Resolution on the use of the profit shown on the balance sheet and the return of capital

It was noted that the distributable assets in the adopted balance sheet on 31 December 2017 totalled EUR 94,016,127 which includes the EUR 462,886 loss for the financial period.

The Board of Directors proposes to the General Meeting that no dividend shall be paid based on the adopted balance sheet regarding the financial year of 2017.

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The Board of Directors proposes to the Annual General Meeting that assets shall be distributed to the shareholders from the invested unrestricted equity fund as return of capital in the amount of EUR 0,11 per share.

The proposed record date for the distribution of assets would be 19 March 2018 and payment date would be 28 March 2018.

It was resolved to approve the Board of Directors' proposal.

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

It was resolved to discharge the members of the Board of Directors and the CEO from liability in respect of the financial period of 2017.

The discharge concerns persons who acted as the members of the Board of Directors during the financial period of 2017 *i.e.* Mr Jorma Eloranta, Mr Jan Johansson, Mr Andreas Ahlström, Mr Risto Anttonen, Mr Hannu Kasurinen, Ms Laura Raitio and Ms Jaana Tuominen as well as President and CEO Ms Nina Kopola.

10 § Resolution on the remuneration of the members of the Board of Directors

It was noted that Shareholders' Nomination Board proposes to the Annual General Meeting that the remuneration of the Board of Directors remains unchanged and would be as follows:

- annual fee of the Chairman: EUR 60.000:
- annual fee of the Deputy Chairman: EUR 37,500 and
- annual fee of the other Members: EUR 28,000

Further, the members of the Board of Directors will receive a fee of EUR 500 for each meeting of the Board of Directors held in the home country of the respective member and a fee of EUR 1,000 for each meeting of the Board of Directors held elsewhere than in the home country of the respective member. The Nomination Board proposes that 60% of the remuneration be paid in cash and 40% in Suominen Corporation's shares. Compensation for expenses will be paid in accordance with the Company's valid travel policy.

The number of shares forming the above remuneration portion which is payable in shares will be determined based on the share value in the stock exchange trading maintained by Nasdaq Helsinki Ltd, calculated as the trade volume weighted average quotation of the share during the one-month period immediately following the date on which the interim report of January-March 2018 of the Company is published. The shares will be given out of the treasury shares by the decision of the Board of Directors by 1 June 2018 at the latest.

It was resolved to approve the Shareholders' Nomination Board's proposal.

11 §

Resolution on the number of the Board of Directors members

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It was noted that the Shareholders' Nomination Board proposes to the General Meeting that the number of Board members remains unchanged and would be six (6).

It was resolved to approve the Shareholders' Nomination Board's proposal.

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

It was noted that the Board of Directors has consisted of the following persons during the financial period of 2017:

Jan Johansson, Chairman Risto Anttonen, Deputy Chairman Andreas Ahlström, Member Hannu Kasurinen, Member Laura Raitio, Member and Jaana Tuominen, Member.

It was noted that the Shareholders' Nomination Board proposes that out of the current members of the Board Mr Jan Johansson, Mr Risto Anttonen, Mr Andreas Ahlström, Mr Hannu Kasurinen, Ms Laura Raitio and Ms Jaana Tuominen would be re-elected as members of the Board of Directors for the term pursuant to the articles of association. In addition, the Shareholders' Nomination Board proposes that Mr Jan Johansson would be re-elected as the Chairman of the Board of Directors.

It was resolved to elect Mr Jan Johansson, Mr Risto Anttonen, Mr Andreas Ahlström, Mr Hannu Kasurinen, Ms Laura Raitio and Ms Jaana Tuominen as members of the Board of Directors and Jan Johansson as the Chairman of the Board of Directors in accordance with the proposal of the Shareholders' Nomination Board.

13 § Resolution on the remuneration of the auditor

It was resolved in accordance with the Board of Directors' proposal and the Audit Committee's recommendation to pay the Auditor's fee according to the invoice approved by the Company.

14 § Election of the Auditor

It was resolved in accordance with the Board of Directors' proposal and the Audit Committee's recommendation to elect Authorized Public Accountant firm Ernst & Young Ltd., as the Company's Auditor.

It was noted that Ernst & Young Ltd. has informed that Mr Toni Halonen, APA, will be nominated as the Auditor with principal responsibility, if Ernst & Young Oy is elected as the auditor.

15 § Authorising the Board of Directors to decide on the repurchase of the Company's own shares

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The Board of Directors' proposal to authorize the Board of Directors to resolve on the repurchase of the Company's owns shares was considered.

The Board of Directors proposes to the General Meeting in accordance with the notice of the meeting that the Board of Directors would be authorized to decide on the repurchase of the Company's own shares on the following terms and conditions:

1. Maximum number of shares to be repurchased

By virtue of authorization, the Board of Directors is entitled to decide on repurchasing a maximum of 400,000 of company's own shares.

2. Directed repurchase and consideration to be paid for shares

The company's own shares shall be repurchased otherwise than in proportion to the holdings of the shareholders by using the non-restricted equity through trading on regulated market organized by Nasdaq Helsinki Ltd at the market price prevailing at the time of acquisition.

The shares shall be repurchased and paid in accordance with the rules of Nasdaq Helsinki Ltd and Euroclear Finland Ltd.

3. Holding, cancelling and conveying of shares

The shares shall be repurchased to be used in company's share-based incentive programs, in order to disburse the remuneration of the members of the Board of Directors, for use as consideration in acquisitions related to the company's business, or to be held by the company, to be conveyed by other means or to be cancelled.

4. Other terms and validity

The Board of Directors shall decide on other terms and conditions related to the repurchase of the company's own shares.

The repurchase authorization shall be valid until 30 June 2019 and it revokes all earlier authorizations to repurchase Company's owns shares.

It was resolved to approve the authorization of the Board of Directors' to repurchase the Company's owns shares pursuant to the Board's proposal.

16 § Closing of the meeting

As all matters in the notice of the meeting had been dealt with, the meeting was declared closed and the Chairman stated that the minutes of the meeting will be available to shareholders on the Company's website no later than two weeks after the meeting.

In fidem:

OLLI NIKITIN

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Reviewed and approved by:

JUKKA LAITASALO Chairman of the meeting SAKU SANTAVIRTA