



It-Tmintax-il Laqgħa Ġenerali Annwali

Avviż lill-Azzjonisti skont it-termini tal-Artiklu 35 tal-Artikoli tal-Assocċjazzjoni

Bil-prezenti l-Azzjonisti huma avżati li t-Tmintax-il Laqgħa Ġenerali Annwali ta' GO p.l.c. sejra tinżamm fil-Malta Hilton, San Giljan, nhar l-Erbgħa, 11 ta' Mejju 2016 fl-għaxra ta' fil-ġħodu, bil-ġhan li l-Laqgħa tikkunsidra u, jekk jidhriha xiera, taprova r-riżoluzzjonijiet seguenti:

Riżoluzzjonijiet Ordinarji

1. Rapport Annwali u Dikjarazzjonijiet Finanzjarji
“Illi r-Rapport Annwali u d-Dikjarazzjonijiet Finanzjarji tal-Kumpanija għas-sena li għalqet fil-31 ta' Diċembru 2015, li jinkludu d-Dikjarazzjonijiet Finanzjarji kif ukoll ir-Rapport tad-Diretturi u l-Awdituri, ikunu hawn riċeveli u approvati”.
2. Dividend
“Illi din il-laqgħa tapprova l-ħlas ta' Dividend Net ta' €0.10 għal kull sehem (wara l-ħlas tat-taxxa imposta fuq il-Kumpanija) lil dawk l-Azzjonisti kollha li isimhom deher fir-Reġistru tal-Kumpanija tat-Tnejn 11 t'April 2016. Il-ħlas ta' dan id-Dividend Net jammonta għas-somma ta' €10.1 miljuni”.
3. Il-hatra mill-ġdid ta' PricewaterhouseCoopers bhala Awdituri
“Illi l-ħatra mill-ġdid ta' PricewaterhouseCoopers Certified Public Accountants and Auditors tiġi hawn approvata, u l-Bord tad-Diretturi jiġi hawn awtorizzat sabiex jistabilixxi r-rimunerazzjoni tagħhom”.
4. Hlasijiet lid-Diretturi
“Biex tistabilixxi l-ogħla hlasijiet aggregati tad-Diretturi ta' €200,000”.
5. Elezzjoni tad-Diretturi
“Biex tipproċedi fl-elezzjoni tad-Diretturi skont l-Artiklu 57.3 tal-Artikli tal-Assocċjazzjoni tal-Kumpanija”.

B'ordni tal-Bord.

Dr Francis Galea Salomone LL.D.
Segretarju tal-Kumpanija

11 ta' Frar 2016

Noti

- (i) Dan l-Avviż qiegħed jintbagħat lill-Azzjonisti kollha li isimhom deher fir-reġistru tal-Kumpanija tat-Tnejn, 11 t'April 2016 u li għaldaqstant għandhom id-dritt li jattendu u jivvutaw fil-Laqgħa Generali Annwali.
- (ii) Kull Azzjonist jista' jipparteċipa u jivvota fil-Laqgħa jew billi jattendi personalment għal-Laqgħa jew billi jissottometti Formola ta' Prokura lill-Kumpanija. Azzjonist jista' jipparteċipa bi prokura billi jimgħad ja' kollha flimkien ma' dan id-dokumenti lill-Kumpanija. Il-Formola ta' Prokura tista' tintbagħħat lill-Kumpanija billi jew tittieħed personalment għand is-Segretarju tal-Kumpanija go GO, Triq Fra Diegu, Marsa; jew bil-posta fl-envelopp li jinstab ma' dawn id-dokumenti lill-GPO Box 175, Marsa; jew b'mod elettroniku fl-indirizz elettroniku investor_relations@go.com.mt. Fil-kaž ta' prokuri mibgħutin b'mod elettroniku lill-indirizz indikat hawn fuq, il-posta elettronika għandha jkollha anness magħha kopja tal-Formola ta' Prokura kompluta u ffirmata mill-Azzjonist jew persuna hekk awtorizzata għan-nom t'Azzjonist li jkun korp għuridiku/istituzzjonalizzat.
- (iii) Sabiex jidhol għal-Laqgħa, l-Azzjonist jew il-prokuratur tiegħu għandu jippreżenta l-Admission Form inkluża ma' din id-dokumentazzjoni flimkien mal-Karta tal-Identità tiegħi tagħha, jew xi mezz legali ta' identifikazzjoni iehor.
- (iv) Fil-kaž ta' ishma miżżumin minn numru ta' persuni flimkien, il-persuna li isimha jidher fir-reġistru tal-Azzjonisti biss titħallu tidħol u tivvota fis-sala tal-Laqgħa.
- (v) Ko-propjetarju li mhuwiex il-persuna registrata bhala l-Azzjonist jithallu jattendi għal-Laqgħa u jivvota biss jekk Formola ta' Prokura tkun għejew eżegwita u reġistrata favori. Fil-kaž ta' ishma miżżumin b'mod kongħut mill-miżżeġin, kemm il-mara u kemm ir-raġel, jew wieħed minnha biss, jista' jattendi l-Laqgħa. Iżda, irrispettivament jekk il-Miżżeġin, jew wieħed minnha, attenda l-Laqgħa, jinhareg dokument ta' votazzjoni wieħed biss u wieħed minnha biss ikun intitolat li jivvota.
- (vi) Meta Azzjonist ikun korp għuridiku, assoċċjazzjoni ta' persuni jew Fondazzjoni, rappreżentant rispettivi ikun biss eligibbli li jattendi u jivvota fil-Laqgħa, jekk il-Formola ta' Prokura tkun eżegwita b'mod attendibbi favur tiegħu mill-organu kompetenti tal-entità li jirrapreżenta.
- (vii) Azzjonist minorenni jista' jiġi rappreżentat fil-Laqgħa mill-gwardjan legali tiegħi, li jkollu jippreżenta l-Karta tal-Identità tiegħi flimkien mal-Admission Form.
- (viii) Wara li l-Laqgħa tkun ipproċediet ghall-iskop tagħha, id-dokumenti tal-votazzjoni jibqgħu jinħarġ sakemm il-Laqgħa tipproċedi sabiex jittieħed il-vot dwar l-ewwel riżoluzzjoni. Wara dan ma jinhareg ebda dokument ta' votazzjoni iehor u dħul għal-Laqgħa ma jkunx permess.
- (ix) L-abbozz ta' riżoluzzjonijiet li għandhom jiġu kkunsidrati u jittieħed vot dwarhom huma inklużi bhala parti integrali ta' dan l-Avviż. It-test originali u komplet tad-dokumenti sottomessi fil-Laqgħa, sakemm ma jkunux ingħataw lill-Azzjonisti, ikunu aċċessibbli fl-uffiċċju registrat tal-Kumpanija u fuq www.go.com.mt.
- (x) Azzjonisti (kemm jekk b'mod personali jew bi prokura) huma mfakkri li huma intitolati jagħmlu mistoqsijiet li huma pertinenti u relatati ma' kull riżoluzzjoni mressqa qabel il-Laqgħa - u li jkollhom dawn il-mistoqsijiet mweġġin mid-Diretturi jew il-persuni li d-Diretturi jistgħu jiddelegaw għal dak il-ġħan. Sabiex jiġu assigurati PROCEDURI effċienti fil-Laqgħa, id-Diretturi jistiednu l-Azzjonisti sabiex jissottometti bil-kitra xi mistoqsijiet relatati mar-riżoluzzjoni, li għandhom jintbagħtu lis-Segretarju tal-Kumpanija, jew bil-posta li The Company Secretary, GO, Fra Diegu Street, Marsa MRS 1501, Malta jew b'posta elettroniku fuq investor_relations@go.com.mt sa mhu aktar tard minn 48 siegħa qabel il-Laqgħa. Filwaqt li d-Diretturi għandhom jippruvaw ivieġbu l-mistoqsijiet kollha li jitressu waqt il-Laqgħa, dawk il-mistoqsijiet li jkunu gew sottomessi bil-metodu msemmi hawn fuq biss ikun intitolati għal tweġiba, provdut li mistoqsijiet mressaqi għall-ewwel darba fil-Laqgħa u li d-Diretturi ma jkunux f'pożizzjoni li jaġħu tweġiba immedjata għalihom, jiġi mwieġba mid-Diretturi wara l-Laqgħa, billi jdaħħlu r-risposta fuq is-sit elettroniku tal-Kumpanija.
- (xi) Id-ħol għal-Laqgħa jibda minn siegħa qabel il-hin avżat, jiġifieri mid-disgħha ta' fil-ġħodu.
- (xii) F'kaž ta' xi diffikulta jew mistoqsijiet, l-Azzjonisti huma mitħluba jċemplu fuq Freephone bin-numru 8007 5702.

Din il-verżjoni tal-Avviż bil-Malti qiegħda ssir biss għal skopijiet ta' informazzjoni. F'każ ta' diskrepanza bejn din il-verżjoni u l-verżjoni bl-Ingliz, il-verżjoni bl-Ingliz tipprevevali.





Eighteenth Annual General Meeting

Notice to Shareholders in Terms of Article 35 of the Articles of Association

Notice is hereby given of the Eighteenth Annual General Meeting of GO p.l.c. which is to be held at the Malta Hilton, St Julian's on Wednesday, 11th May 2016, at 10:00 hours for the purpose of considering and, if deemed proper, approving the following resolutions:

Ordinary Resolutions

1. Annual Report and Financial Statements
"That the Annual Report and Financial Statements of the Company for the year ended 31 December 2015 comprising the Financial Statements and the Directors' and Auditors' Reports thereon, be hereby received and approved".
2. Dividend
"That the meeting approves the payment of a Net Dividend of €0.10 per share (net of taxation) to all Shareholders of GO p.l.c. registered in the Shareholders' register as at Monday 11th April 2016. The payment of this Net Dividend amounts to the sum of €10.1 million".
3. Re-appointment of PricewaterhouseCoopers as Auditors
"That the reappointment of PricewaterhouseCoopers Certified Public Accountants and Auditors be hereby approved and the Board of Directors be hereby authorised to establish their remuneration".
4. Emoluments of Directors
"To establish the maximum and aggregate emoluments of the Directors at €200,000".
5. Election of Directors
"To proceed to the election of directors in accordance with Article 57.3 of the Articles of Association of the Company".

By order of the board.

Dr Francis Galea Salomone LL.D.
Company Secretary

11th February 2016

Notes

- (i) This notice is being mailed to all shareholders registered in the shareholders register as at Monday, 11th April 2016, which shareholders are entitled to attend and vote at the Annual General Meeting.
- (ii) A shareholder may participate and vote at the meeting either by personally attending the meeting or by submitting a Form of Proxy to the Company. A Member may participate by proxy by completing and signing the Form of Proxy dispatched to all Members together with this notice and sending same to the Office of the Company Secretary not less than 48 hours before the time appointed for the meeting. A Form of Proxy may either be delivered by hand personally to the Office of the Company Secretary at GO, Fra Diegu Street, Marsa; or by mail in the enclosed self-addressed envelope to GPO Box 175, Marsa; or by electronic means at investor_relations@go.com.mt. In case of proxies sent by email to the email address above set out, the email should have attached thereto a copy of the Form of Proxy duly completed and signed by the shareholder or a duly authorised person on behalf of a corporate/institutional Member.
- (iii) In order to be admitted to the Meeting, a Member is to present the Admission Form enclosed with this documentation, together with his/her Identity Card or other lawful means of identification.
- (iv) In case of share/s held jointly by several persons, only the Registered Shareholder shall be entitled to attend and vote at the meeting.
- (v) A joint holder, who is not the Registered Shareholder will only be entitled to attend and vote at the Meeting, if a Form of Proxy has been duly executed and registered in his/her favour. In the case of shares held jointly by husband and wife, both the husband and wife, or either of them, may attend the Meeting. Provided, that irrespective of whether both the husband and wife, or either of them, attend the Meeting, only one voting document will be issued and only one of them shall be entitled to vote.
- (vi) When a Member is a Body Corporate, Association or Foundation, a representative thereof will only be eligible to attend and vote at the Meeting if a Form of Proxy has been duly executed and registered in his/her favour.
- (vii) A Member who is a minor may be represented at the Meeting by his/her legal guardian who will be required to present his/her Admission Form together with his/her Identity Card or other lawful means of identification.
- (viii) Once the Meeting proceeds to take the first vote on the resolutions of the Agenda, admittance to the Meeting will be terminated, and no further voting documents will be issued to Members and/or their proxies.
- (ix) The draft resolutions to be considered and voted upon at the Meeting are included as an integral part of this notice. The full unabridged text of any documents submitted to the Meeting shall, unless dispatched to shareholders, be available at the registered office of the Company and on www.go.com.mt.
- (x) Members (whether personally or by proxy) are reminded that they are entitled to ask questions which are pertinent and related to any resolution placed before the meeting – and to have such questions answered by the Directors or such person/s as the Directors may delegate for that purpose. To ensure efficient proceedings at the Meeting the Directors invite Members to submit in writing any questions related to the resolutions to be sent to the Company Secretary either by mail at The Company Secretary, GO, Fra Diegu Street, Marsa MRS 1501, Malta or email on investor_relations@go.com.mt by not later than 48 hours before the meeting. Whilst the Directors shall endeavour to reply to all questions that may be raised at the Meeting, only questions that shall have been submitted to them as aforesaid shall be entitled to a reply, provided that any questions raised for the first time at the Meeting and to which the Directors are not able to provide an immediate reply, shall, subsequent to the Meeting be answered by the Directors by posting a reply on the Company's website.
- (xi) Admittance to the Meeting will commence at 09:00 hours, this being one hour before the advertised time of the official commencement of the Meeting.
- (xii) In case of difficulties or queries, shareholders are requested to phone on Freephone number 8007 5702.