LUMIBIRD

French limited company with a Board of Directors, with a capital of 22,466,882 euros Registered office: 2 rue Paul Sabatier, 22300, Lannion 970 202 719 RCS Saint-Brieuc

MEETING NOTICE

The Company's shareholders are hereby informed that they will shortly be convened to a combined general meeting (ordinary and extraordinary) on Friday, April 28, 2023, at 2:00 p.m. at 15 rue du Zéphyr – 91140 VILLEJUST – FRANCE.

AGENDA

I. TO BE SUBMITTED TO THE ORDINARY GENERAL MEETING

- Board of Directors' report on the proposed resolutions,
- Board of Directors' report on the management and operations of the Company and the Group during the year ended 31 December 2022,
- Board of Directors' special reports on share subscription or purchase options for the financial year ended December 31, 2022 and on free share allocations for the year ended December 31, 2022,
- Board of Directors' corporate governance report as provided for in Article L.225-37 of the French commercial code,
- Statutory Auditors' reports on the annual and consolidated financial statements for the year ended 31 December 2022 and on regulated agreements under Article L.225 of the French Commercial Code,
- Approval of the annual financial statements for the year ended 31 December 2022,
- Allocation of earnings for the year ended 31 December 2022,
- Approval of the consolidated financial statements for the year ended 31 December 2022,
- Reappointment of Mr Marc Le Flohic as a member of the Board of Directors,
- Reappointment of ESIRA as a member of the Board of Directors,
- Reappointment of EMZ Partners as censor of the Board of Directors,
- Appointment of Mrs Marie-Helene Sergent as a member of the Board
- Setting of the global compensation package awarded to Directors,
- Approval of the statutory auditors' report as provided for in Article L. 225-40 of the French commercial code,
- Approval of the information relating to the compensation of corporate officers for the year ended 31 December 2022 presented in the Board of Directors' report on corporate governance, in accordance with Article L. 22-10-9 of the French commercial code,
- Approval of the fixed, variable and exceptional items making up the total compensation and benefits of any kind paid or allocated to Mr. Marc Le Flohic, Chairman and Chief Executive Officer, for the year ended 31 December 2022,
- Approval of the fixed, variable and exceptional items making up the total compensation and benefits of any kind paid or allocated to Mr. Jean-Marc Gendre, Deputy Chief Executive Officer, for the year ended 31 December 2022,
- Approval of the compensation policy applicable to the members of the Board of Directors for the financial year 2023,

- Approval of the compensation policy applicable to the Chairman and CEO for the financial year 2023,
- Approval of the compensation policy applicable to the Deputy CEO for the financial year 2023,
- Authorization for the Board of Directors to trade in the Company's shares as part of the program for the Company to buy its own shares,

II. TO BE SUBMITTED TO THE EXTRAORDINARY GENERAL MEETING

- Board of Directors' report on the proposed resolutions,
- Statutory Auditors' special reports on the draft delegations of authority and financial authorizations presented to the General Meeting,
- Authorization for the Board of Directors to reduce the Company's share capital by canceling treasury stock,
- Delegation of authority for the Board of Directors to increase the share capital (i) of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights maintained or (ii) by incorporating premiums, reserves, profits or other elements,
- Delegation of authority for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights waived, through a public offer other than those covered under section 1 of Article L.411-2 of the French monetary and financial code (Code monétaire et financier),
- Delegation of authority for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights waived, through a public offer covered under section 1 of Article L.411-2 of the French monetary and financial code (Code monétaire et financier),
- Authorization for the Board of Directors to increase the number of securities to be issued in the event of excess demand for capital increases with preferential subscription rights maintained or waived,
- Authorization for the Board of Directors to determine the issue price, within the limit of 10% of the share capital per year, in connection with a capital increase by issuing capital securities with shareholders' preferential subscription rights waived,
- Authorization for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with preferential subscription rights waived, as payment for contributions in kind,
- Authorization for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights waived, for categories of people in accordance with Article L.225-138 of the French commercial code,
- Authorization for the Board of Directors to award new or existing free shares to some or all of the employees or corporate officers of the Company or related companies,
- Authorization for the Board of Directors to award stock options to some or all of the Group's employees and corporate officers,

- Authorization for the Board of Directors to increase the share capital by creating ordinary shares, with shareholders' preferential subscription rights waived for employees who are members of a company savings plan,
- Powers.

<u>COMBINED GENERAL MEETING ON APRIL 28, 2023</u> <u>TEXT OF DRAFT RESOLUTIONS</u>

I. <u>TO BE SUBMITTED TO THE ORDINARY GENERAL MEETING</u>

<u>First resolution</u> (Approval of the annual financial statements for the year ended 31 December 2022)

The General Meeting, having reviewed the Board of Directors' management report and the Statutory Auditors' report, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **approves** the transactions that are reflected or summarized in these reports. and the financial statements for the year ended 31 December 202, as presented to it, showing a profit of 469,661 euros.

In accordance with the provisions of article 223 quarter of the French general tax code, the General Meeting also **approves** the overall amount of costs and expenses referred to in article 39-4 of the code, incurred by the company during the past financial year, which amounted to 16,391 euros, generating a notional additional income tax of 4,098 euros.

Second resolution (Allocation of earnings for the year ended 31 December 2022)

The General Meeting, on the proposal of the Board of Directors, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, and after noting that the financial statements as at 31 December 2022 and approved by this meeting show a profit for the financial year of 469,661 euros, **decides** to allocate this profit to retained earnings, the positive balance of which is thus brought from 82,717,020 euros to 83,186,681 euros.

In accordance with the law, the General Meeting acknowledges that no dividends were distributed during the three previous financial years.

Third resolution

(Approval of the consolidated financial statements for the year ended 31 December 2022)

The General Meeting, having reviewed the Board of Directors' report on the LUMIBIRD group management and the Statutory Auditors' report on the consolidated financial statements, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **approves** the transactions that are reflected or summarized in these reports and the financial statements for the year ended 31 December 2022, as presented to it, showing a profit of 11,352,552 euros.

Fourth resolution

(Reappointment of Mr Marc Le Flohic as a member of the Board of Directors)

The General Meeting, having reviewed the report of the Board of Directors on the draft resolutions, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **decides** to renew the term of office of Mr Marc Le Flohic as a Director for a period of six (6) years, i.e. until the general meeting called to approve the financial statements for the financial year ending 31 December 2028.

<u>Fifth resolution</u> (Reappointment of ESIRA as a member of the Board of Directors)

The General Meeting, having reviewed the report of the Board of Directors on the draft resolutions, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **decides** to renew the term of office of the Company ESIRA as a Director for a period of six (6) years, i.e. until the general meeting called to approve the financial statements for the financial year ending 31 December 2028.

<u>Sixth resolution</u> (Reappointment of EMZ Partners as censor of the Board of Directors)

The General Meeting, having reviewed the report of the Board of Directors on the draft resolutions, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **decides** to renew the term of office of EMZ Partners as a censor of the Board of Directors, for a period of two (2) years, i.e. until the general meeting called to approve the financial statements for the financial year ending 31 December 2024.

<u>Seventh resolution</u> (Appointment of Mrs Marie-Helene Sergent as a member of the Board)

The General Meeting, having reviewed the report of the Board of Directors on the draft resolutions, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **decides** to appoint Mrs Marie-Helene Sergent as a Director for a period of six (6) years, i.e. until the general meeting called to approve the financial statements for the financial year ending 31 December 2028.

<u>Eighth resolution</u> (Setting of the global compensation package awarded to Directors)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **decides** to set at a total of 44,000 euros the global compensation package to award to Directors for the current year and following years, unless a new General Meeting in the future changes the annual amount. The breakdown between the Directors will be decided on by the Board of Directors.

Ninth resolution

(Approval of the Statutory Auditors' report provided for in Article L. 225-40 of the French Commercial Code)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having considered the Statutory Auditors' Special Report on agreements under the provisions of Articles L. 225-38 and L. 225-40-1 of the French Commercial Code, **approves** this report in all its provisions.

<u>Tenth resolution</u> (Approval of the information relating to the compensation of corporate officers for the year ended 31 December 2022 presented in the Board of Directors' report on corporate governance, in accordance with Article L. 22-10-9 of the French commercial code)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having considered the Board of Directors' report on corporate governance referred to in Article L. 225-37 of the French Commercial Code, **approves**, in accordance with Article L. 22-10.34 I. of the French Commercial Code, all information relating to the compensation paid or granted to the corporate officers during the financial year ended 31 December 2022 presented in the Board of Directors' report on corporate governance, included in Chapter 2 of the Company's 2022 Universal Registration Document, in accordance with section I of Article L.22-10-9 of the Commercial Code.

Eleventh resolution

(Approval of the fixed, variable and exceptional items making up the total compensation and benefits of any kind paid or allocated to Mr. Marc Le Flohic, Chairman and Chief Executive Officer, for the year ended 31 December 2022)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having reviewed the Board of Directors' report on corporate governance as provided for in Article L.225-37 of the French commercial code, **approves**, in accordance the provisions of Article L.22-10.34 II. of the French commercial code, the fixed, variable and exceptional components of the global compensation and benefits of any kind paid or awarded to Marc Le Flohic, Chairman and Chief Executive Officer, for the year ended 31 December 2022, as presented in the Board of Directors' report on corporate governance, included in Chapter 2 of the Company's 2022 Universal Registration Document.

Twelfth resolution

(Approval of the fixed, variable and exceptional items making up the total compensation and benefits of any kind paid or allocated to Mr. Jean-Marc Gendre, Deputy Chief Executive Officer, for the year ended 31 December 2022)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having reviewed the Board of Directors' report on corporate governance as provided for in Article L.225-37 of the French commercial code, **approves**, in accordance the provisions of Article L.22-10.34 II. of the French commercial code, the fixed, variable and exceptional components of the global compensation and benefits of any kind paid or awarded to Jean-Marc Gendre, Deputy Chief Executive Officer, for the year ended 31 December 2022, as presented in the Board of Directors' report on corporate governance, included in Chapter 2 of the Company's 2022 Universal Registration Document.

Thirteenth resolution (Approval of the compensation policy applicable to the members of the Board of Directors for the financial year 2023)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having reviewed the Board of Directors' corporate governance report as provided for in Article L.225-37 of the French commercial code, describing the components of the compensation policy for corporate officers, **approves**, in accordance the provisions of Article L.22-10-8 of the French commercial code, the compensation policy applicable to the members of the Board of Directors for the 2023 fiscal year, as presented in the Board of Directors' report on corporate governance, included in Chapter 2 of the Company's 2022 Universal Registration Document.

Fourteenth resolution (Approval of the compensation policy applicable to the Chairman and CEO for the financial year 2023)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having reviewed the Board of Directors' corporate governance report as provided for in Article L.225-37 of the French commercial code, describing the components of the compensation policy for corporate officers, **approves**, in accordance the provisions of Article L.22-10-8 of the French commercial code, the compensation policy applicable to the Chairman and CEO for the 2023 fiscal year, as presented in the Board of Directors' report on corporate governance, included in Chapter 2 of the Company's 2022 Universal Registration Document.

<u>Fifteenth resolution</u> (Approval of the compensation policy applicable to the deputy CEO for the financial year 2023)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, having reviewed the Board of Directors' corporate governance report as provided for in Article L.225-37 of the French commercial code, describing the components of the compensation policy for corporate officers, **approves**, in accordance the provisions of Article L.22-10-8 of the French commercial code, the compensation policy applicable to the deputy CEO for the 2023 fiscal year, as presented in the Board of Directors' report on corporate governance, included in Chapter 2 of the Company's 2022 Universal Registration Document.

<u>Sixteenth resolution</u> (Authorization for the Board of Directors to trade in the Company's shares as part of the program for the Company to buy its own shares)

The General Meeting, having reviewed the Board of Directors' report, ruling under the quorum and majority conditions for Ordinary General Meetings:

1. **authorizes** the Board of Directors, with an option to subdelegate in accordance with the legal and regulatory provisions, to purchase and/or appoint other parties to purchase Company shares,

under the conditions set by Articles L.22-10-62 and L.225-210 et seq of the French commercial code, notably with a view to:

- (i) ensuring liquidity and managing market-making for the Company's securities through an investment services provider acting independently on behalf of the Company, under a liquidity agreement that is compliant with the AMF guidelines in force, or
- (ii) retaining and awarding shares subsequently (exchanges, payments, etc.) in connection with the Company's financial, external growth, merger, spin-off or contribution operations, or
- (iii) awarding shares in connection with the exercising of rights associated with securities entitling holders to access the capital through their redemption, conversion, exchange, the presentation of a warrant or by any other means, or
- (iv) cancelling all or part of the shares bought back in this way, through a share capital reduction, in accordance with the authorization to reduce the capital given by this General Meeting in its nineteenth resolution, or, if applicable, under a resolution of the same kind that may follow it during the period for which this delegation is valid, or
- (v) awarding or transferring shares to employees or corporate officers of the Company or related companies, notably through the company's profit-sharing arrangements, under a company or group savings plan (or related plan) or for the awarding of free shares under Article L.225-197-1 et seq of the French commercial code, or, more generally, honoring obligations relating to programs for stock options or other awards of shares for the employees or corporate officers of the Company or a Group entity, or
- (vi) implementing any Company stock option plan in accordance with Articles L.225-177 et seq of the French commercial code or any similar plan,

This program is also intended to make it possible to implement any market practices that may be approved by the French Financial Markets Authority (AMF), and more generally to carry out any other operation in line with the regulations in force. In such cases, the Company will notify its shareholders in a press release.

The shares may be acquired, sold, retained and, if applicable, exchanged or transferred, on one or more occasions, by any means, notably through on-market or off-market transactions and in accordance with the stock market regulations applicable, including by using, if applicable, any derivative or optional financial instruments traded on regulated markets or over-the-counter, provided that these last means do not contribute to any significant increase in the volatility of the security or in any other way.

These operations may be carried out at any time, with the Company reserving the right to purchase or sell blocks of securities and continue implementing this share buyback program during a public offering period concerning the Company's securities,

2. **decides** that the share purchases under this authorization will be carried out within the limit of a maximum unit purchase price of 50 euros subject to adjustments linked to potential operations concerning the Company's capital. The General Meeting delegates the authority to the Board of Directors, in the event of a change in the par value of the share, an increase in the capital through the incorporation of reserves, free share awards, stock splits or consolidations, the distribution of reserves or any other assets, the amortization of the capital, or any other transaction concerning the share capital or shareholders' equity, to adjust the abovementioned maximum purchase price in order to factor in the impact of such transactions on the share's value.

3. **sets** the maximum amount of funds allocated for carrying out this share buyback program at 50,000,000 euros,

4. **acknowledges** that Company purchases of treasury stock may concern a number of shares such that:

- (i) on the date of each buyback, the total number of shares bought back by the Company in this way since the start of the buyback program (including the shares subject to said buyback) does not exceed 10% of the shares comprising the Company's capital on this date, with this percentage applying to the adjusted capital factoring in transactions coming into effect following this General Meeting, i.e. for information a maximum buyback of 2,246,688 shares at 31 December 2022, while noting that (a) the number of shares acquired with a view to being retained and issued again subsequently in connection with a merger, spin-off or contribution operation may not exceed 5% of its share capital, and (b) when shares are bought back with a view to ensuring liquidity under the conditions defined by the AMF's General Regulations, the number of shares taken into account for calculating the aforementioned 10% cap corresponds to the number of shares purchased, less the number of shares sold on again for the duration of the authorization,
- (ii) the total number of shares held by the Company on any given date does not exceed the maximum legal limit of 10% of the shares comprising the Company's share capital on this same date,

5. **grants** full powers to the Board of Directors, with an option to delegate under the legal conditions in force, to decide on and implement this authorization and carry out this share buyback program, within the limits of the authorization given, to clarify its terms, if necessary, and determine its conditions, and notably to place any stock market orders, to enter into any agreements, notably with a view to the registration of share purchases and sales, to allocate or reallocate the shares acquired to the objectives set under the legal and regulatory conditions applicable, to set the conditions for safeguarding the rights of holders of securities entitling them to access the Company's capital in accordance with the legal and regulatory provisions and, if applicable, the contractual stipulations providing for other adjustment cases, to make any filings with the French Financial Markets Authority (AMF) and any other relevant authorities or bodies, to perform all other formalities, to make all the declarations provided for under the law and, more generally, to do whatever is necessary,

6. **decides** that this authorization, which cancels and replaces for the future and up to the amount of the portion not yet used, if applicable, any prior authorization of the same kind and particularly the authorization granted by the Company's Ordinary General Meeting on 3 May 2022 in its 13th resolution, is valid for 18 months from the date of this Meeting.

II. TO BE SUBMITTED TO THE EXTRAORDINARY GENERAL MEETING

<u>Seventeenth resolution</u> (Authorization for the Board of Directors to reduce the Company's share capital by canceling treasury stock.)

The General Meeting, ruling under the quorum and majority conditions required for Extraordinary General Meetings, having reviewed the Board of Directors' report and the Statutory Auditors' special report, and in accordance with Article L.22-10-62 of the French commercial code:

1. **authorizes** the Board of Directors to reduce the Company's share capital, on one or more occasions, in the proportions and at the times that it determines, by cancelling any quantity of treasury stock that it decides upon within the limits authorized under French law, in accordance with Articles L.225-213 and L.22-10-62 et seq of the French commercial code,

2. **decides** that the maximum number of shares cancelled by the Company under this delegation over a 24-month period may not exceed 10% of the Company's capital on the date of each cancellation, it being understood that this limit applies to an amount of the Company's capital that will be adjusted as relevant in order to factor in any operations affecting the share capital following this General Meeting,

3. **grants** full powers to the Board of Directors, with an option to sub delegate under the legal conditions in force, to carry out operations to cancel and reduce the share capital as provided for under this authorization, to allocate the difference between the buyback value of the ordinary shares canceled and the par value against all available premium and reserve items, to allocate the fraction of the legal reserve made available as a result of the capital reduction, to amend the articles of association accordingly, to perform all the formalities, measures and filings required with all bodies and, more generally, to do whatever is necessary,

4. **decides** that this delegation is valid for 26 months from the date of this General Meeting and cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any prior authorization with the same purpose and particularly the authorization granted by the Company's Ordinary General Meeting on 4 May 2021 in its 19th resolution.

Eighteenth resolution

(Delegation of authority for the Board of Directors to increase the share capital (i) of the Company or another company by issuing

ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights maintained or (ii) by incorporating premiums, reserves, profits or other elements)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-129 and L.22-10-49 et seq of the French commercial code and specifically Articles L.225-129 to L.225-130, L.225-132 to L.225-134, L.22-10-49 to L.22-10-50 and Articles L.228-91 et seq of the French commercial code:

1. **delegates** to the Board of Directors, with an option to subdelegate under the legal conditions in force, the authority to decide, in the proportions and at the times that it determines, to carry out one or more capital increases:

- (i) by issuing, in France or abroad, in euros, in foreign currencies or in any monetary unit determined with reference to several currencies, with or without premiums, on a free basis or subject to payment, (a) ordinary Company shares and/or (b) transferable securities, of any kind, governed by Articles L.228-92 paragraph 1, L.228-93 paragraphs 1 and 3 or L.228-94 paragraph 2 of the French commercial code giving access, immediately and/or in the future, at any time or on a set date, through the subscription, conversion, exchange, redemption or presentation of a warrant or any other means, to the capital of the Company or other companies (including those that directly or indirectly hold more than half of the share capital of the Company and those in which the Company directly or indirectly holds more than half of their share capital), while noting that the shares covered in (a) and the transferable securities covered in (b) may be paid up in cash or through offsetting receivables under the legal conditions in force, and/or
- (ii) by incorporating into the capital any premiums, reserves, profits or other items that may be capitalized under the legal and statutory conditions in force through issuing new capital securities and/or increasing the par value of existing shares.

2. **decides** that the maximum nominal amount of the capital increases and issues covered in section 1.(i) above is set at 50,000,000 euros or the equivalent in any other currency or monetary unit determined with reference to several currencies, in addition to, if applicable, the additional amount of shares to be issued to safeguard, in accordance with the legal and regulatory provisions in force and, if applicable, the contractual stipulations providing for other adjustment cases, the rights of holders of transferable securities giving access to the capital or other rights giving access to the Company's capital,

3. **decides** that the total amount of the capital increases resulting from the incorporation of reserves, premiums and profits covered in section 1.(ii) above, in addition to the additional amount of shares to be issued to safeguard, in accordance with the legal and regulatory provisions in force and, if applicable, the contractual stipulations providing for other adjustment cases, the rights of holders of transferable securities giving access to the capital or other rights giving access to the Company's capital and independently from the 50,000,000 euro cap set in

section 2. above, may be no higher than the amount of the accounts for reserves, premiums or profits that exist at the time of the capital increase,

4. **decides** that the total maximum nominal amount of the capital increases that may be carried out under (i) this delegation (with the exception of those carried out under section 1.(ii) above), on the one hand, and (ii) those granted under the 19th to 27th resolutions from this General Meeting, on the other hand, is set at 50,000,000 euros or the equivalent in any other currency or monetary unit determined with reference to several currencies, while noting that this overall limit will be in addition to, if applicable, the nominal amount of any additional shares to be issued, in the event of new financial operations, to safeguard, in accordance with the legal and regulatory provisions in force and, if applicable, the contractual stipulations providing for other adjustment cases, the rights of holders of transferable securities giving access to the capital or other rights giving access to the Company's capital,

5. **decides**, if the Board of Directors uses this delegation in connection with the issues presented in section 1.(i) above, that:

- (i) in proportion to the amount of their shares, the shareholders will have preferential subscription rights for the ordinary shares and/or transferable securities issued under this resolution,
- (ii) the Board of Directors may, in accordance with Article L.225-133 of the French commercial code, award the capital securities that have not been subscribed for on a basis not subject to allocation to the shareholders that have subscribed for a number of securities exceeding their entitlement on a subject to allocation basis, in proportion to their subscription rights and within the limit of their requests,
- (iii) if the subscriptions on a basis not subject to allocation and, if applicable, subject to allocation, have not accounted for the entire issue of shares or transferable securities as defined above, the Board of Directors may, with an option to subdelegate under the legal conditions in force, use, in the order that it determines, one of the options provided for in Article L.225-134 of the French commercial code and/or just some of them, including offering all or part of the shares or transferable securities not subscribed for to the public, while noting that, in accordance with Article L.225-134 of the French commercial code, the Board of Directors may limit the capital increase to the amount of subscriptions, provided that, in the case of issues of shares or transferable securities whose primary security is a share, this reaches, following use, if applicable, of the two options indicated in sections 2 and 3 of Article L.225-134 of the French commercial code, three quarters of the increase decided on.

6. **acknowledges** that under this delegation, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of holders of transferable securities issued under this delegation and entitling them to access the Company's capital, for the shares that such transferable securities will entitle such holders to,

7. if the Board of Directors uses the delegation provided for in section 1.(ii) above with an issue of new capital securities, the General Meeting **decides** (i) in accordance with Article L.225-130

of the French commercial code, that the rights forming fractions will not be able to be traded and the corresponding financial securities will be sold under the conditions determined by the Board of Directors; the sums resulting from the sale will be allocated to the holders of the rights within the regulatory timeframe applicable and (ii) that the shares that will be awarded under this delegation for existing shares entitled to double voting rights will benefit from these rights from their issue,

8. **decides** that the Board of Directors will have full powers, with an option to subdelegate under the legal conditions in force, to implement this delegation of authority, notably with a view to:

- (i) deciding to issue ordinary shares and/or transferable securities giving access, immediately or in the future, to the capital of the Company or another company,
- (ii) determining the dates, conditions and arrangements for any issues, as well as the form and characteristics of the ordinary shares and/or transferable securities to be issued, with or without premiums, and in particular:
 - setting the amount of the issue or issues that will be carried out under this delegation, notably determining the issue price and subscription price for the ordinary shares and/or transferable securities, the amount of the premium that may be requested for the issue, the timeframes, arrangements and conditions for the transferable securities to be subscribed for, paid up, issued and entitled to dividends, within the legal or regulatory limits in force,
 - setting, if applicable, the conditions for exercising the rights associated with the shares and/or transferable securities to be issued, notably determining their conditions for conversion, exchange or redemption, including through the reissuing of the Company's assets such as transferable securities already issued by the Company,
 - determining, under the legal conditions in force, the arrangements for adjusting the conditions for future access to the capital with the transferable securities and/or financial securities to be issued,
 - suspending, if applicable, the exercising of the rights to be awarded shares associated with the transferable securities to be issued for a maximum of three months,
- (iii) for issues of debt securities:
 - determining the type and characteristics of these securities, including the par value and dividend entitlement date, the issue price, the interest rate (fixed and/or variable), the fixed or variable redemption price, and the redemption premium, if applicable, and particularly deciding whether they are subordinate or not (subordination may concern the principal capital and/or the interest on these securities), determining their subordination level, their duration (which may be fixed or not) and providing for, as relevant, mandatory or optional cases for early redemption and/or suspension or non-payment of interest, the possibility to reduce or increase the par value of the securities, and the other conditions for issues (including granting them guarantees or sureties) and amortization (including redemption through reissuing of the Company's assets),

- amending, during the life of the securities concerned, their terms and conditions, in accordance with the formalities applicable,
- carrying out said issues within the limit set above, determining the issue date, type, amounts and currency,
- (iv) collecting the subscriptions and the corresponding payments, determining the amount of receivables to be offset, and acknowledging the performance of the capital increases for the amount of the shares that will be subscribed for,
- (v) making all allocations against the premiums and particularly those for costs incurred by carrying out the issues and, if applicable, deducting from this amount the sums required to raise the legal reserve to one-tenth of the new capital after each capital increase,
- (vi) determining and making any adjustments intended to take into account the impact of operations on the Company's capital or equity, notably in the event of a change in the share's par value, a capital increase through the incorporation of reserves, profits or premiums, free share awards, stock splits or consolidations, distribution of reserves or any other assets, amortization of the capital, or any other operation concerning shareholders' equity, and determining the conditions under which the rights of holders of transferable securities giving access to the capital will be safeguarded, if applicable,
- (vii) acknowledging the performance of the capital increases resulting from any issue carried out under this delegation and amending the articles of association accordingly.

In addition, and more generally, the Board of Directors may take any useful measures, enter into any agreements to ensure the successful completion of the issues being considered, and complete any formalities required for the admission of the shares, rights and transferable securities issued in this way for trading on Euronext in Paris or, if applicable, any other market.

9. sets the validity of the delegation of authority under this resolution for 26 months from the date of this General Meeting's decision,

10. **acknowledges** that this delegation of authority cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any prior delegation with the same purpose and particularly the delegation granted by the Extraordinary General Meeting on 4 May 2021 in its 20th resolution.

<u>Nineteenth resolution</u> (Delegation of authority for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights waived, through a public offer other than those covered under section 1 of Article L.411-2 of the French monetary and financial code (Code monétaire et financier))

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-129 and L.22-10-49 et seq of the French commercial code and specifically Articles L.225-129 to L.225-129-6, L.225-135, L.225-136, L.22-10-49, L.22-10-51, L.22-10-52, L.22-10-54 and Articles L.228-91 et seq of the French commercial code:

1. delegates to the Board of Directors, with an option to subdelegate under the legal conditions in force, the authority to decide on one or more capital increases by issuing, in France or abroad, through a public offer other than those covered under section 1 of Article L.411-2 of the French monetary and financial code, in the proportions and at the times that it determines, in euros, in foreign currencies or in any monetary unit determined with reference to several currencies, with or without premiums, on a free basis or subject to payment (i) ordinary Company shares and/or (ii) transferable securities, of any kind, governed by Articles L.228-92 paragraph 1, L.228-93 paragraphs 1 and 3 or L.228-94 paragraph 2 of the French commercial code giving access, immediately and/or in the future, at any time or on a set date, through the subscription, conversion, exchange, redemption or presentation of a warrant or any other means, to the capital of the Company or other companies (including those that directly or indirectly hold more than half of the share capital of the Company and those in which the Company directly or indirectly holds more than half of their share capital), while noting that the shares covered in (i) and the transferable securities covered in (ii) may be paid up in cash or through offsetting receivables under the legal conditions in force. These securities may in particular be issued as consideration for securities contributed to the Company in connection with a public exchange offer carried out in France or abroad in accordance with the rules on securities meeting the conditions set out in Article L.22-10-54 of the French Commercial Code.,

2. **delegates** to the Board of Directors, with an option to subdelegate under the legal conditions in force, its authority to decide to issue shares or transferable securities giving access, directly or indirectly, to the Company's capital to be issued following the issue, by the companies in which the Company directly or indirectly holds more than half of their share capital or by the companies that directly or indirectly hold more than half of its capital, of transferable securities giving access to the Company's capital; as a result of this decision, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of holders of transferable securities issued by companies of the Group under this delegation and entitling them to access the Company's capital, for the shares that such transferable securities will entitle such holders to,

3. **decides** to set the following limits for the amounts of capital increases and issues authorized for the Board of Directors under this delegation:

(i) the maximum nominal amount of the capital increases and security issues that may be carried out, immediately and/or in the future, under this delegation of authority, is set at 50,000,000 euros or the equivalent in any other currency or monetary unit determined with reference to several currencies, with this amount allocated against the overall limit set in the 18th resolution from this General Meeting,

(ii) the nominal amount of any shares to be issued, in the event of new financial operations, to safeguard, in accordance with the legal and regulatory provisions and, if applicable, the contractual stipulations providing for other adjustment cases, the rights of holders of transferable securities giving access to the capital or other rights giving access to the capital of the Company will be added to these maximum limits, if applicable,

4. **decides** to cancel shareholders' preferential subscription rights for the Company's ordinary shares and/or securities to be issued under this delegation and delegates to the Board of Directors, in accordance with Article L.22-10-51 of the French commercial code, the option to set, based on a timeframe and conditions that it will determine in accordance with the legal and regulatory provisions applicable and for all or part of an issue carried out under this delegation, a priority subscription period for the shareholders that will not lead to the creation of tradable rights and that will need to be applied in proportion to the number of shares held by each shareholder and may potentially be supplemented with a subscription subject to allocation, while noting that the securities not subscribed for in this way may be subject to a public offering in France and/or abroad,

5. **acknowledges** that under this delegation, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of holders of transferable securities issued under this delegation and entitling them to access the Company's capital, immediately or in the future, for the shares that such transferable securities will entitle such holders to,

6. **decides** that the subscription price for the securities issued under this delegation will be determined in accordance with legal provisions applicable on the day of the issue (i.e., to date, those of Articles L.22-10-52 and R.22-10-32 of the French commercial code),

7. **decides** that the amount of the capital increase may be limited to the amount of the subscriptions collected, provided that they reach at least three quarters of the amount of the issue initially set,

8. **decides** that the Board of Directors will have full powers, with an option to subdelegate under the legal conditions in force, to implement this delegation of authority, notably with a view to:

- (i) deciding to issue ordinary shares and/or transferable securities giving access, immediately or in the future, to the capital of the Company or another company,
- (ii) determining the dates, conditions and arrangements for any issues, as well as the form and characteristics of the ordinary shares and/or transferable securities to be issued, with or without premiums, and in particular:
 - setting the amount of the issue or issues that will be carried out under this delegation, notably determining the issue price and subscription price for the ordinary shares and/or transferable securities, the amount of the premium that may be requested for the issue, the timeframes, arrangements and conditions for the

transferable securities to be subscribed for, paid up, issued and entitled to dividends, within the legal or regulatory limits in force,

- setting, if applicable, the conditions for exercising the rights associated with the shares and/or transferable securities to be issued, notably determining their conditions for conversion, exchange or redemption, including through the reissuing of the Company's assets such as transferable securities already issued by the Company,
- determining, under the legal conditions in force, the arrangements for adjusting the conditions for future access to the capital with the transferable securities and/or financial securities to be issued,
- suspending, if applicable, the exercising of the rights to be awarded associated with the transferable securities to be issued for a maximum of three months,
- (iii) for issues of transferable securities as payment for securities contributed in connection with a public offering with an exchange component (public exchange offer), determining the list of securities tendered for the exchange, setting the issue conditions, the exchange ratio and, if applicable, the amount of the cash balance to be paid, without the conditions for determining prices in this resolution applying, and determining the conditions for issuing in connection with a public exchange offer, or an alternative purchase or exchange offer, or a single offer proposing the purchase or exchange of the securities concerned in exchange for a payment in securities and cash, or a public tender or exchange offer on a principal basis, combined with a public exchange offer or a public tender offer on a subsidiary basis, or any other form of public offering in accordance with the law and regulations applicable for said public offering,
- (iv) for issues of debt securities:
 - determining the type and characteristics of these securities, including the par value and dividend entitlement date, the issue price, the interest rate (fixed and/or variable), the fixed or variable redemption price, and the redemption premium, if applicable, and particularly deciding whether they are subordinate or not (subordination may concern the principal capital and/or the interest on these securities), determining their subordination level, their duration (which may be fixed or not) and providing for, as relevant, mandatory or optional cases for early redemption and/or suspension or non-payment of interest, the possibility to reduce or increase the par value of the securities, and the other conditions for issues (including granting them guarantees or sureties) and amortization (including redemption through reissuing of the Company's assets),
 - amending, during the life of the securities concerned, their terms and conditions, in accordance with the formalities applicable,
 - carrying out said issues within the limit set above, determining the issue date, type, amounts and currency,

- (v) collecting the subscriptions and the corresponding payments, determining the amount of receivables to be offset, and acknowledging the performance of the capital increases for the amount of the shares that will be subscribed for,
- (vi) making all allocations against the premiums and particularly those for costs incurred by carrying out the issues and, if applicable, deducting from this amount the sums required to raise the legal reserve to one-tenth of the new capital after each capital increase,
- (vii) determining and making any adjustments intended to take into account the impact of operations on the Company's capital or equity, notably in the event of a change in the share's par value, a capital increase through the incorporation of reserves, profits or premiums, free share awards, stock splits or consolidations, distribution of reserves or any other assets, amortization of the capital, or any other operation concerning shareholders' equity, and determining the conditions under which the rights of holders of transferable securities giving access to the capital will be safeguarded, if applicable,
- (viii) acknowledging the performance of the capital increases resulting from any issue carried out under this delegation and amending the articles of association accordingly,

In addition, and more generally, the Board of Directors may take any useful measures, enter into any agreements to ensure the successful completion of the issues being considered, and complete any formalities required for the admission of the shares, rights and transferable securities issued in this way for trading on Euronext in Paris or, if applicable, any other market,

9. **sets** the validity of the delegation of authority under this resolution for 26 months from the date of this General Meeting's decision,

10. **acknowledges** that this delegation of authority cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any prior delegation with the same purpose and particularly the delegation granted by the Extraordinary General Meeting on 4 May 2021 in its 21st resolution.

<u>Twentieth resolution</u> (Delegation of authority for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights waived, through a public offer covered under section 1 of Article L.411-2 of the French monetary and financial code (Code monétaire et financier))

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-129 and L.22-10-49 et seq of the French commercial code and specifically Articles L.225-129 to L.225-129-6, L.225-135, L.225-136, L.22-10-49, L.22-10-52, L.22-10-54 and Articles L.228-91 et seq of the French commercial code:

1. **delegates** to the Board of Directors, with an option to sub delegate under the legal conditions in force, the authority to decide on one or more capital increases by issuing, in France or abroad, through a public offer in accordance with Article L.411-2 1 of the French monetary and financial code, in the proportions and at the times that it determines, in euros, in foreign currencies or in any monetary unit determined with reference to several currencies, with or without premiums, on a free basis or subject to payment (i) ordinary Company shares and/or (ii) transferable securities, of any kind, governed by Articles L.228-92 paragraph 1, L.228-93 paragraphs 1 and 3 or L.228-94 paragraph 2 of the French commercial code giving access, immediately and/or in the future, at any time or on a set date, through the subscription, conversion, exchange, redemption or presentation of a warrant or any other means, to the capital of the Company or other companies (including those that directly or indirectly hold more than half of their share capital), while noting that the shares covered in (i) and the transferable securities covered in (ii) may be paid up in cash or through offsetting receivables under the legal conditions in force,

2. **delegates** to the Board of Directors, with an option to sub delegate under the legal conditions in force, its authority to decide to issue shares or transferable securities giving access to the Company's capital to be issued following the issue, by the companies in which the Company directly or indirectly holds more than half of their share capital or by the companies that directly or indirectly hold more than half of its capital, of transferable securities giving access to the Company's capital; as a result of this decision, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of holders of transferable securities issued by companies of the Group under this delegation and entitling them to access the Company's capital, for the shares that such transferable securities will entitle such holders to

3. **decides** to set the following limits for the amounts of capital increases and issues authorized for the Board of Directors under this delegation:

- (i) the maximum nominal amount of the capital increase or increases that may be carried out, immediately and/or in the future, under this delegation of authority, and under the conditions set out in Articles L.411-2 1 of the French monetary and financial code and L.225-136 of the French commercial code, is set at 50,000,000 euros or the equivalent in any other currency or monetary unit determined with reference to several currencies and may not exceed the limits set by the regulations applicable on the day of the issue (to date, 20% of the share capital per year), with this amount allocated against the overall limit set in the 20th resolution from this General Meeting,
- (ii) the nominal amount of any shares to be issued, in the event of new financial operations, to safeguard, in accordance with the legal and regulatory provisions and, if applicable, the contractual stipulations providing for other adjustment cases, the rights of holders of transferable securities giving access to the capital or other rights giving access to the capital of the Company will be added to these maximum limits, if applicable,

4. **decides** to cancel shareholders' preferential subscription rights for the Company's ordinary shares and/or securities to be issued under this delegation,

5. **acknowledges** that under this delegation, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of holders of transferable securities issued under this delegation and entitling them to access the Company's capital, for the shares that such transferable securities will entitle such holders to, immediately or in the future,

6. **decides** that the subscription price for the securities issued under this delegation will be determined in accordance with Articles with legal provisions applicable on the day of the issue (i.e., to date, those of Articles L.22-10-52 and R.22-10-32 of the French commercial code),

7. **decides** that the amount of the capital increase may be limited to the amount of the subscriptions collected, provided that they reach at least three quarters of the amount of the issue initially set,

8. **decides** that the Board of Directors will have full powers, with an option to subdelegate under the legal conditions in force, to implement this delegation of authority, notably with a view to:

- (i) deciding to issue ordinary shares and/or transferable securities giving access, immediately or in the future, to the capital of the Company or another company,
- (ii) determining the dates, conditions and arrangements for any issues, as well as the form and characteristics of the ordinary shares and/or transferable securities to be issued, with or without premiums, and in particular:
 - setting the amount of the issue or issues that will be carried out under this delegation, notably determining the issue price and subscription price for the ordinary shares and/or transferable securities, the amount of the premium that may be requested for the issue, the timeframes, arrangements and conditions for the transferable securities to be subscribed for, paid up, issued and entitled to dividends, within the legal or regulatory limits in force,
 - setting, if applicable, the conditions for exercising the rights associated with the shares and/or transferable securities to be issued, notably determining their conditions for conversion, exchange or redemption, including through the reissuing of the Company's assets such as transferable securities already issued by the Company,
 - determining, under the legal conditions in force, the arrangements for adjusting the conditions for future access to the capital with the transferable securities and/or financial securities to be issued,
 - suspending, if applicable, the exercising of the rights to be awarded associated with the transferable securities to be issued for a maximum of three months,
- (iii) for issues of debt securities:
 - determining the type and characteristics of these securities, including the par value and dividend entitlement date, the issue price, the interest rate (fixed and/or variable), the fixed or variable redemption price, and the redemption premium, if

applicable, and particularly deciding whether they are subordinate or not (subordination may concern the principal capital and/or the interest on these securities), determining their subordination level, their duration (which may be fixed or not) and providing for, as relevant, mandatory or optional cases for early redemption and/or suspension or non-payment of interest, the possibility to reduce or increase the par value of the securities, and the other conditions for issues (including granting them guarantees or sureties) and amortization (including redemption through reissuing of the Company's assets),

- amending, during the life of the securities concerned, their terms and conditions, in accordance with the formalities applicable,
- carrying out said issues within the limit set above, determining the issue date, type, amounts and currency,
- (iv) collecting the subscriptions and the corresponding payments, determining the amount of receivables to be offset, and acknowledging the performance of the capital increases for the amount of the shares that will be subscribed for,
- (v) making all allocations against the premiums and particularly those for costs incurred by carrying out the issues and, if applicable, deducting from this amount the sums required to raise the legal reserve to one-tenth of the new capital after each capital increase,
- (vi) determining and making any adjustments intended to take into account the impact of operations on the Company's capital or equity, notably in the event of a change in the share's par value, a capital increase through the incorporation of reserves, profits or premiums, free share awards, stock splits or consolidations, distribution of reserves or any other assets, amortization of the capital, or any other operation concerning shareholders' equity, and determining the conditions under which the rights of holders of transferable securities giving access to the capital will be safeguarded, in accordance with the legal and regulatory provisions and, where applicable, the contractual stipulations providing for other cases of adjustment,
- (vii) acknowledging the performance of the capital increases resulting from any issue carried out under this delegation and amending the articles of association accordingly,

In addition, and more generally, the Board of Directors may take any useful measures, enter into any agreements to ensure the successful completion of the issues being considered, and complete any formalities required for the admission of the shares, rights and transferable securities issued in this way for trading on Euronext in Paris or, if applicable, any other market,

9. sets the validity of the delegation of authority under this resolution for 26 months from the date of this General Meeting's decision,

10. **acknowledges** that this delegation of authority cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any prior delegation with the same purpose and particularly the delegation granted by the Extraordinary General Meeting on 4 May 2021 in its 22th resolution.

<u>Twenty-first resolution</u> (Authorization for the Board of Directors to increase the number of securities to be issued in the event of excess demand for capital increases with preferential subscription rights maintained or waived.)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings and subject to their approval:

1. **decides** that, for each issue decided on in accordance with the 18th, 19th and 20th resolutions presented above, the Board of Directors may increase the number of securities to be issued under the conditions set by Article L.225-135-1 of the French commercial code and within the overall maximum limit set in the 18th resolution, if it records excess demand,

2. **delegates** to the Board of Directors, with an option to sub delegate, in accordance with Article R.225-118 of the French commercial code, the authority to use this option at the same price as that retained for the initial issue and within the timeframes and limits set under the regulations applicable on the day of the issue (to date, within 30 days of the subscription closing and for up to 15% of the initial issue),

3. **sets** the validity of the delegation of authority under this resolution for 26 months from the date of this General Meeting's decision,

4. **acknowledges** that this delegation of authority cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any prior delegation with the same purpose and particularly the delegation granted by the Extraordinary General Meeting on 4 May 2021 in its 23rd resolution.

<u>Twenty-second resolution</u>(Authorization for the Board of Directors to determine the issue price, within the limit of 10% of the share capital per year, in connection with a capital increase by issuing capital securities with shareholders' preferential subscription rights waived.)

Having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-136 1 and L.22-10-52 of the French commercial code, the General Meeting:

1. **authorizes** the Board of Directors, with an option to subdelegate under the legal conditions in force, for the issues decided on in accordance with the 19th and 20th resolutions and within the limit of 10% of the share capital per year, to set the issue price at an amount that is equal to or higher than the following, as chosen by the Board of Directors:

- (i) the Company's last closing share price before the issue price is set less a potential maximum discount of 20%,
- (ii) the Company's weighted average share price on Euronext Paris for the last three trading days prior to the setting of the issue price less a potential maximum discount of 20%,
- (iii) the Company's average share price on the Euronext Paris market over a maximum period of six months preceding the setting of the issue price, less a potential maximum discount of 20%.

2. **decides** that this authorization, which cancels and replaces for the future and up to the amount of the portion not yet used, if applicable, any prior authorization of the same kind and particularly the authorization granted by the Extraordinary General Meeting on 4 May 2021 in its 24th resolution, is valid for 26 months from the date of this General Meeting's decision.

<u>Twenty-third resolution</u>(Authorization for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with preferential subscription rights waived, as payment for contributions in kind.)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-129, L.225-129-2, L.225-147, L.22-10-53 and L.228-91 et seq of the French commercial code:

1. **authorizes** the Board of Directors and delegates to it, with an option to sub delegate under the legal conditions in force, the powers required to issue, on one or more occasions, (i) ordinary Company shares and/or (ii) transferable securities governed by Articles L.228-92 paragraph 1, L.228-93 paragraphs 1 and 3 or L.228-94 paragraph 2 of the French commercial code giving access, immediately or in the future, at any time or on a set date, through the subscription, conversion, exchange, redemption or presentation of a warrant or any other means, to the capital of the Company or other companies (including those that directly or indirectly hold more than half of the share capital of the Company and those in which the Company directly or indirectly holds more than half of their share capital), intended as payment for contributions in kind granted to the Company and comprising capital securities or transferable securities giving access to the capital, when the terms of Article L.22-10-54 of the French commercial code do not apply,

2. **decides** that the Board of Directors will have full powers to implement this delegation and notably to rule on the Statutory Auditors' report, acknowledge the performance of the contributions in kind, increase the share capital and amend the articles of association accordingly,

3. **decides** to set the following limits for capital increases authorized for the Board of Directors under this authorization:

- (i) the maximum nominal amount of capital increases and issues that may be carried out, immediately and/or in the future, under this delegation is set at 50,000,000 euros or the equivalent in any other currency or monetary unit determined with reference to several currencies, with this amount allocated against the overall limit set in the 18th resolution from this General Meeting,
- (ii) the issues of shares and transferable securities giving access to the capital under this authorization will not exceed the limits set by the regulations applicable on the day of the issue (to date, 10% of the capital); and
- (iii) the nominal amount of any shares to be issued, in the event of new financial operations, to safeguard, in accordance with the legal and regulatory provisions and, if applicable, the contractual stipulations providing for other adjustment cases, the rights of holders of transferable securities giving access to the capital or other rights giving access to the capital of the Company will be added to these maximum limits, if applicable,

4. **decides** that the Board of Directors will have full powers, with an option to subdelegate under the legal conditions in force, to implement this authorization, notably with a view to:

- (i) deciding to issue ordinary shares and/or transferable securities giving access, immediately or in the future, to the Company's capital, as payment for contributions,
- (ii) setting the list of capital securities and transferable securities contributed and giving access to the capital, approving the valuation of contributions, setting the conditions for the issuing of shares and/or transferable securities in return for contributions, in addition to, as relevant, the amount of the balance to be paid, approving the granting of any specific benefits, and reducing, subject to the contributors' approval, the valuation of contributions or the remuneration relating to any specific benefits,
- (iii) determining the conditions and characteristics of the shares and/or transferable securities given as payment for contributions and amending, during the life of these securities, said conditions and characteristics in accordance with the formalities applicable,
- (iv) on its initiative alone, allocating the costs for capital increases against the amount of the corresponding premiums,
- (v) determining, under the legal conditions in force, the arrangements for adjusting the conditions for future access to the capital with the transferable securities and/or financial securities to be issued,
- (vi) acknowledging the performance of each capital increase and amending the articles of association accordingly,

Furthermore, in general, the Board of Directors may enter into any agreement required, notably with a view to ensuring the successful completion of any issues planned, taking any measures

and performing all formalities required for the issuing, listing and financial servicing of securities issued under this authorization, as well as the exercising of the corresponding rights.

5. **sets** the validity of the authorization under this resolution for 26 months from the date of this General Meeting's decision.

6. **acknowledges** that this authorization cancels and replaces for the future and up to the amount of the portion not yet used, if applicable, any authorization of the same kind and particularly the authorization granted by the Extraordinary General Meeting on 4 May 2021 in its 25th resolution.

<u>Twenty-fourth resolution</u>(Authorization for the Board of Directors to increase the share capital of the Company or another company by issuing ordinary shares and/or securities entitling holders to access the capital immediately or in the future, with shareholders' preferential subscription rights waived, for categories of people in accordance with Article L.225-138 of the French commercial code)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-129, L.225-129-2, L.225-138 and L.22-10-49 et seq of the French commercial code and L.228-91 et seq of the commercial code:

1. **delegates** to the Board of Directors, with an option to sub delegate under the legal conditions in force, its authority to issue, on one or more occasions, in France or abroad, in the proportions and at the times that it determines, in euros, in foreign currencies or in any monetary unit determined with reference to several currencies, with or without premiums, on a free basis or subject to payment (i) ordinary Company shares and/or (ii) transferable securities, of any kind, governed by Articles L.228-92 paragraph 1, L.228-93 paragraphs 1 and 3 or L.228-94 paragraph 2 of the French commercial code giving access, immediately and/or in the future, at any time or on a set date, through the subscription, conversion, exchange, redemption or presentation of a warrant or any other means, to the capital of the Company or other companies (including those that directly or indirectly hold more than half of the share capital of the Company and those in which the Company directly or indirectly holds more than half of their share capital), while noting that the shares covered in (i) and the transferable securities covered in (ii) may be paid up in cash or through offsetting receivables under the legal conditions in force,

2. **delegates** to the Board of Directors, with an option to sub delegate under the legal conditions in force, the authority to set the list of beneficiaries within these categories and the number of securities to be awarded to each one of them,

3. **decides** that the maximum nominal amount of capital increases and issues that may be carried out under this delegation is set at 50,000,000 euros, with this amount allocated against the overall maximum limit set in the 18th resolution from this General Meeting,

4. **decides** to cancel shareholders' preferential subscription rights for the Company's ordinary shares and/or securities to be issued under this resolution to the following categories of parties:

- (i) French or foreign-law investment companies, collective savings fund managers or investment funds (including any undertakings for investment, UCITS, AIFs or holding companies) investing in companies from high-technology sectors with scientific, military, industrial and/or medical applications, and/or
- (ii) French or foreign-law industrial groups with operational activities in high-tech sectors with scientific, military, industrial and/or medical applications; and/or,
- (iii) [any entity, under French or foreign law, with or without legal personality, including any subsidiary of credit institutions or investment services providers, whose exclusive purpose is to subscribe, hold and/or sell shares or other financial instruments of the Company, on behalf of employees and/or corporate officers of the Company and/or companies related to it under the conditions of Article L.225-180 of the Commercial Code.]

5. **decides** that the subscription price for the securities issued under this delegation may be no less than the lower of the following values:

- (i) the Company's last closing share price before the issue price is set less a potential maximum discount of 20%,
- (ii) the Company's weighted average share price on Euronext Paris for the last three trading days prior to the setting of the issue price less a potential maximum discount of 20%.

6. **acknowledges** that under this delegation, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of holders of transferable securities issued under this delegation, for the shares that such transferable securities will entitle such holders to,

7. **decides** that if the subscriptions have not accounted for the full amount of an issue of shares or securities as defined above, the Board of Directors may limit the amount of the capital increase or issue to the amount of the subscriptions collected, provided that they reach at least three quarters of the amount of the issue initially set,

8. **decides** that the Board of Directors will have full powers, with an option to subdelegate, to implement this delegation, under the conditions set by the law and the articles of association, notably with a view to:

(i) deciding to issue ordinary shares and/or transferable securities giving access, immediately or in the future, to the capital of the Company or another company,

- (ii) determining the dates, conditions and arrangements for any issues, as well as the form and characteristics of the ordinary shares and/or transferable securities to be issued, with or without premiums, and in particular:
 - setting the amount of the issue or issues that will be carried out under this delegation, notably determining the issue price and subscription price for the ordinary shares and/or transferable securities, the amount of the premium that may be requested for the issue, the timeframes, arrangements and conditions for the transferable securities to be subscribed for, paid up, issued and entitled to dividends, within the legal or regulatory limits in force,
 - setting, if applicable, the conditions for exercising the rights associated with the shares and/or transferable securities to be issued, notably determining their conditions for conversion, exchange or redemption, including through the reissuing of the Company's assets such as transferable securities already issued by the Company,
 - determining, under the legal conditions in force, the arrangements for adjusting the conditions for future access to the capital with the transferable securities and/or financial securities to be issued,
 - suspending, if applicable, the exercising of the rights to be awarded shares associated with the transferable securities to be issued for a maximum of three months,
- (iii) for issues of debt securities:
 - determining the type and characteristics of these securities, including the par value and dividend entitlement date, the issue price, the interest rate (fixed and/or variable), the fixed or variable redemption price, and the redemption premium, if applicable, and particularly deciding whether they are subordinate or not (subordination may concern the principal capital and/or the interest on these securities), determining their subordination level, their duration (which may be fixed or not) and providing for, as relevant, mandatory or optional cases for early redemption and/or suspension or non-payment of interest, the possibility to reduce or increase the par value of the securities, and the other conditions for issues (including granting them guarantees or sureties) and amortization (including redemption through reissuing of the Company's assets),
 - amending, during the life of the securities concerned, their terms and conditions, in accordance with the formalities applicable,
 - carrying out said issues within the limit set above, determining the issue date, type, amounts and currency,
- (iv) collecting the subscriptions and the corresponding payments, determining the amount of receivables to be offset, and acknowledging the performance of the capital increases for the amount of the shares that will be subscribed for,

- (v) making all allocations against the premiums and particularly those for costs incurred by carrying out the issues and, if applicable, deducting from this amount the sums required to raise the legal reserve to one-tenth of the new capital after each capital increase,
- (vi) determining and making any adjustments intended to take into account the impact of operations on the Company's capital or equity, notably in the event of a change in the share's par value, a capital increase through the incorporation of reserves, profits or premiums, free share awards, stock splits or consolidations, distribution of reserves or any other assets, amortization of the capital, or any other operation concerning shareholders' equity, and determining the conditions under which the rights of holders of transferable securities giving access to the capital will be safeguarded, if applicable,
- (vii) acknowledging the performance of the capital increases resulting from any issue carried out under this delegation and amending the articles of association accordingly.

In addition, and more generally, the Board of Directors may take any useful measures, enter into any agreements to ensure the successful completion of the issues being considered, and complete any formalities required for the admission of the shares, rights and transferable securities issued in this way for trading on Euronext in Paris or, if applicable, any other market.

9. sets the validity of the delegation of authority under this resolution for 18 months from the date of this General Meeting's decision,

10. **acknowledges** that this delegation of authority cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any prior delegation with the same purpose and particularly the delegation granted by the Company's Extraordinary General Meeting on 3 May 2022 in its 14th resolution.

<u>Twenty-fifth resolution</u> (Authorization for the Board of Directors to award new or existing free shares to some or all of the employees or corporate officers of the Company or related companies.)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225-129-2, L.225-197-1 and L.22-10-59 et seq of the French commercial code:

1. **authorizes** the Board of Directors, with an option to subdelegate under the legal conditions in force, to award, based on its decisions alone, on one or more occasions, existing free shares or free shares to be issued to employees of the Company or related companies or groups under the conditions set out in Article L.225-197-2 of the French commercial code and to corporate officers of the Company or related companies or groups that meet the conditions set by Article L.225-197-1, II of said code,

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2. **decides** that the total number of free shares awarded under this authorization may not exceed 10% of the share capital on the day of the Board of Directors' decision. This maximum limit will be increased to 30% of the capital if the award benefits all of the Company's employees, while noting that above 10%, the difference between the number of shares distributed to each employee may not exceed a ratio of one to five,

3. **decides** that:

- (i) free awards of shares to their beneficiaries will become definitive at the end of a vesting period, which may be no less than the period required by the legal provisions applicable on the day of the allocation decision (to date, one year),
- (ii) the shares definitively acquired will be subject, at the end of the aforementioned vesting period, to a holding requirement, which may be no less than the period required by the legal provisions applicable on the day of the allocation decision (to date, one year); however, this holding requirement may be cancelled by the Board of Directors for free shares awarded with a vesting period of at least two years,

4. **decides** that awards will become definitive before the end of the vesting period or, if applicable, the holding requirement, in the event of the beneficiary's disability according to the second or third categories from Article L.341-4 of the French social security code (Code de la sécurité sociale),

5. **acknowledges** that under this authorization, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of the beneficiaries of free share award, for the shares that may be issued under this authorization,

6. **acknowledges** that the Board of Directors has the authority to modify the number of shares awarded, within the aforementioned maximum limit, to take into account the impact of operations on the Company's capital or equity, notably in the event of a change in the share's par value, a capital increase through the incorporation of reserves, profits or premiums, free share awards, stock splits or consolidations, distribution of reserves or any other assets, amortization of the capital, or any other operation concerning shareholders' equity. Shares awarded in connection with such adjustments will be considered to have been awarded on the same day as the shares initially awarded,

7. **acknowledges** that for free awards of new shares to be issued under this authorization, as the shares are definitively vested, the capital will be increased through the incorporation of reserves, profits or issue premiums for the beneficiaries of said shares and shareholders will expressly waive their rights to the fraction of reserves, premiums and profits to be incorporated into the capital to make it possible to pay up the shares awarded,

8. **grants** full powers to the Board of Directors, with an option to sub-delegate as authorized by the law, to implement this authorization, notably with a view to:

- (i) determining whether the shares awarded freely are shares to be issued and/or existing shares,
- (ii) determining the identity of beneficiaries or one or more categories of beneficiaries for share awards from among the employees and corporate officers of the Company or the aforementioned companies or groups, in addition to the number of shares awarded to each one of them,
- (iii) setting the conditions and, if applicable, the criteria for awarding shares, including the minimum vesting period and the holding period required for each beneficiary, under the conditions set out above,
- (iv) if new shares are issued, allocating, as relevant, any sums needed to free up such shares against reserves, profits or issue premiums, acknowledging the performance of capital increases carried out under this authorization, amending the articles of association accordingly and, more generally, performing all formalities.

9. sets the validity of the delegation of authority under this resolution for 38 months from the date of this General Meeting's decision,

10. **acknowledges** that this authorization cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any authorization with the same purpose and particularly the authorization granted by the Extraordinary General Meeting on 4 May 2021 in its 27th resolution.

<u>Twenty-sixth resolution</u> (Authorization for the Board of Directors to award stock options to some or all of the Group's employees and corporate officers)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings, and in accordance with Articles L.225129-2, L.225-177 to L.225-186-1 and L.22-10-56 of the French commercial code:

1. **authorizes** the Board of Directors, with an option to subdelegate under the legal conditions in force, to grant, on one or more occasions, for the members of staff that it determines from among the employees and corporate officers of the Company and related companies or groups under the conditions set by Article L.225-180 of the commercial code, options entitling them to subscribe for new Company shares to be issued in connection with an increase in its capital, as well as options entitling them to purchase Company shares from the Company's buybacks under the legal conditions in force,

2. **decides** that the stock options awarded under this authorization will not entitle holders to subscribe for or purchase a total number of shares representing more than 10% of the share capital, with this maximum limit determined each time the Board of Directors uses this delegation in relation to the share capital on that date. The shares to be issued for adjustments

to be made in order to safeguard, in accordance with legal and regulatory provisions, the rights of the beneficiaries of options will be added to this maximum limit, if applicable, while noting that this amount is allocated against the overall limit set in the 20th resolution from this General Meeting.

3. **decides** that the price to be paid when stock options are exercised will be set, in accordance with legal requirements, by the Board of Directors on the day when the options are awarded,

4. **decides** that, if the Company carries out one of the operations provided for under Article L.225-181 or Article R.22-10-37 of the French commercial code, the Company will take, under the regulatory conditions in force, the measures required to protect the beneficiaries' interests, notably, if applicable, by adjusting the number of shares that may be obtained by exercising the options granted to the beneficiaries to take into account the impact of this operation,

5. **acknowledges** that under this authorization, shareholders of the Company expressly waive their preferential subscription rights, to the benefit of the beneficiaries of the stock options issued under this authorization, for the shares that will be issued upon exercise of such stock options. The increase in the share capital resulting from the exercising of the stock options will be carried out definitively based on the simple declaration of the exercising of the option accompanied by the subscription forms and payments to pay up the securities, which may be made in cash or through offsetting with receivables against the Company,

6. **grants** full powers to the Board of Directors to implement the present authorization and more specifically to:

- (i) determine whether the options awarded will give a right to subscribe newly issued shares or existing treasury shares of the Company,
- (ii) determine the category(ies) of beneficiaries or the list of beneficiaries of options and the number of options awarded to each of them,
- (iii) set the terms and conditions for the options, notably (i) the validity period for the options, while noting that the options will need to be exercised within a maximum of 10 years, (ii) the date(s) or period(s) for exercising options, while noting that the Board of Directors, if applicable, may (a) bring forward the dates or periods for exercising options, (b) maintain the exercisable nature of the options, or (c) modify the dates or periods during which the shares obtained by exercising options will not be able to be transferred or converted to bearer format, (iii) the potential clauses prohibiting the immediate resale of all or part of the shares, while noting that the period set for holding the securities may not exceed three (3) years from the exercising of the options,
- (iv) if applicable, limit, suspend, restrict or prohibit the exercising of options or the transfer or conversion to bearer format of shares obtained by exercising options, during certain periods or from certain events, while its decision may concern all or part of the options or shares or all or part of the beneficiaries,

(v) set the dividend entitlement date, even on a retroactive basis, for new shares resulting from the exercising of stock options.

7. **decides** that the Board of Directors will also have full powers, with an option to subdelegate under the legal conditions in force, to acknowledge the completion of the capital increases for the amount of the shares that will be effectively subscribed for by exercising stock options, to amend the articles of association accordingly and, at its sole discretion and if it considers this relevant, to allocate the costs for capital increases against the amount of the premiums relating to these operations and to deduct from this amount the sums required to raise the legal reserve to one-tenth of the new capital after each increase, and to perform all necessary formalities for the listing of the securities issued in this way, to perform all filings with all bodies and to do anything else that may be necessary,

8. **sets** the validity of the delegation of authority under this resolution for 38 months from the date of this General Meeting's decision,

9. **acknowledges** that this authorization cancels and replaces as of this day and up to the amount of the portion not yet used, if applicable, any authorization with the same purpose and particularly the authorization granted by the Extraordinary General Meeting on 4 May 2021 in its 28th resolution.

<u>Twenty-seventh resolution</u>(Authorization for the Board of Directors to increase the share capital by creating ordinary shares, with shareholders' preferential subscription rights waived for employees who are members of a company savings plan)

The General Meeting, having reviewed the Board of Directors' report and the Statutory Auditors' special report, ruling under the quorum and majority conditions for Extraordinary General Meetings and in accordance with Articles L.225-129-2, L.225-129-6, L.225-138-1 of the French commercial code, Articles L.3332-18 to L.3332-24 of the French employment code (Code du travail) and the obligation set by Article L.225-129-6 of the French commercial code:

1. **delegates** to the Board of Directors, with an option to subdelegate under the legal conditions in force, its authority to decide to increase the share capital, on one or more occasions and based on its decisions alone, by issuing ordinary shares to be subscribed for in cash reserved for employees who are members of a company savings plan (plan d'épargne entreprise) set up on the Company's initiative,

2. **decides** that the maximum nominal amount of the capital increases that may be carried out under this authorization is set at 1,000,000 euros or its equivalent value in any other authorized currency(s), with this amount allocated against the overall maximum limit set in the 20th resolution from this General Meeting,

3. **decides** that under this resolution, shareholders expressly waive their preferential subscription rights for the new shares to be issued for employees who are members of the Company's company savings plan,

4. **decides** that the subscription price for the securities to be issued under this delegation will be determined by the Board of Directors in accordance with legal provisions applicable on the day of the issue (i.e., to date, those of Articles L.3332-18 to L.3332-24 of the French employment code),

5. **decides** that, within the limits set above, the Board of Directors will have full powers, with an option to subdelegate under the legal conditions in force, to implement this authorization, notably with a view to:

- (i) determining, within the limits set above, the characteristics, amount and conditions for any issue,
- (ii) determining that the issues or awards may be carried out directly for beneficiaries or through collective undertakings,
- (iii) carrying out the capital increases resulting from this authorization, within the maximum limit set above,
- (iv) setting the cash subscription price for the shares in accordance with the legal provisions applicable,
- (v) as required, planning to set up a company savings plan or modifying existing plans,
- (vi) determining the list of companies whose employees will be beneficiaries of the issues carried out under this delegation, setting the timeframe for the shares to be paid up and, if applicable, the seniority required for employees to take part in the operation, all within the legal limits applicable,
- (vii) making any adjustments in order to take into account the impact of operations on the Company's capital or equity, notably in the event of a change in the share's par value, a capital increase through the incorporation of reserves, free share awards, stock splits or consolidations, distribution of reserves or any other assets, amortization of the capital, or any other operation concerning shareholders' equity,
- (viii) performing, either itself or through representatives, all actions and formalities required to make the capital increases that may be carried out as authorized under this resolution definitive; and
- (ix) amending the articles of association accordingly and, more generally, doing whatever is necessary.

6. **decides** that this delegation, which cancels and replaces for the future and up to the amount of the portion not yet used, if applicable, any prior delegation of the same kind, and in particular the delegation granted by the Company's Extraordinary General Meeting held on 3 May 2022

under the terms of its 15th resolution, is valid for 26 months from the date of this General Meeting.

<u>*Twenty-eighth resolution*</u> (Powers)

The General Meeting, voting in accordance with the quorum and majority requirements for Ordinary General Meetings, **grants** full powers to the bearer of an original, a copy or an extract of the minutes of the meeting to carry out any and all legal formalities.

*

ATTENDANCE AT THE GENERAL MEETING

Any shareholders, regardless of the number of shares held, may take part in the General Meeting;

Shareholders may participate in the meeting:

- either by attending in person;
- by voting by correspondence, by post or by Internet;
- or by being represented by granting proxy, by post or by Internet, to the Chairman, to their spouse or partner with whom a civil solidarity pact has been concluded, to another shareholder, or to any person (natural or legal) of their choice under the conditions prescribed in Articles L.225-106 and L.22-10-39 of the French Commercial Code (in which case, the representative must vote by correspondence in respect of this proxy) or without indicating a representative. It is specified that for any proxy given by a shareholder without indication of a representative, the Chairman of the general meeting will vote in favour of the adoption of the draft resolutions presented or approved by the Board of Directors and against the adoption of all other draft resolutions.

In accordance with Article R.22-10-28 of the French Commercial Code, only those shareholders who can prove their status as such by registering their shares in their name or in the name of the intermediary registered on their behalf, by the second business day prior to the date set for this meeting, i.e. 26 April 2023, at 00:00 a.m., Paris time, either in the registered share accounts held by the Company's agent, UPTEVIA, or in the bearer share accounts held by an authorised intermediary, will be entitled to attend the General Meeting, to vote by mail or by Internet or to be represented at the General Meeting.

The registration of shares in bearer share accounts held by an authorised intermediary must be evidenced by a certificate of participation (or a certificate of account registration) issued by the intermediary and appended to (i) the remote voting or proxy form or to (ii) the request for an admission card drawn up in the name of the shareholder or on behalf of the shareholder represented by the registered intermediary.

To attend the General Meeting in person

To facilitate access to the general meeting, shareholders are recommended to obtain an admission card prior to the meeting, which they can obtain as follows:

- For registered shareholders: send their request by returning, as soon as possible, the voting form by mail, using the T envelope included in the invitation letter after having dated and signed it and ticked the corresponding box to UPTEVIA, Service des Assemblées Générales, 12 Place des Etats-Unis, CS 40083, 92549 Montrouge cedex,
- For bearer shareholders: ask their bank or financial intermediary to send them an admission card.

If the shareholder has not received his admission card by the second business day before the general meeting, i.e. 26 April, 2023, he may, as a registered shareholder, attend the general meeting directly or, as a bearer shareholder, he must request a certificate of participation from his account holder. The certificate must be issued between 26 April, 2023 and 28 April, 2023 and must certify that the shares were held on 26 April, 2023.

To vote by correspondence or by proxy by post

Shareholders not attending the General Meeting in person and wishing to vote by mail or to be represented by proxy by giving a power of attorney to the Chairman of the meeting or to a representative, in each case by mail, may follow the following procedure:

- For registered shareholders: return by post or by proxy the single voting form, which will be sent to them with the notice of meeting
- For bearer shareholders: request the single form from the financial intermediary who manages their shares, as from the date of the general meeting, complete it, specifying that they wish to be represented or vote by mail, then return it dated and signed to the financial intermediary who will send it with the certificate of participation issued by him to UPTEVIA, Service des Assemblées Générales, 12 Place des Etats-Unis, CS 40083, 92549 Montrouge cedex,

To be taken into account, duly completed and signed postal voting forms must be received at the Company's registered office or at UPTEVIA, Service Assemblées Générales, at least three calendar days before the general meeting.

To request an admission card or vote by correspondence or by proxy by internet

Shareholders wishing to send their instructions via the Internet may follow the following procedure:

- For registered shareholders: access the VOTACCESS website via the Shareholder website at https://www.investor.uptevia.com by using the identifier indicated on the voting form or on the electronic invitation and by following the instructions on the screen¹
- For bearer shareholders: it is the responsibility of bearer shareholders holding at least one share to find out whether or not their account-holding institution is connected to the VOTACCESS site and, if so, the conditions for using the VOTACCESS site:
 - if the shareholder's account-holding institution is connected to the VOTACCESS site, the shareholder must identify himself on the Internet portal of his account-holding institution with his usual access codes. He or she must then follow the instructions given on the screen in order to access the VOTACCESS site and vote or appoint or revoke a representative;

¹ If you do not have your personal login and/or password, you can request them by post from UPTEVIA, Service des Assemblées Générales, 12 Place des Etats-Unis, CS 40083, 92549 Montrouge cedex or by e-mail to the following address ct-contact@uptevia.com
o if the shareholder's account-holding institution is not connected to the VOTACCESS website, it is specified that notification of the appointment and revocation of a representative may nevertheless be made electronically in accordance with the provisions of Article R.22-10-24 of the French Commercial Code, by sending an e-mail to the following address: <u>ct-mandataires-assemblees@uptevia.com</u>. This e-mail must include as an attachment a scanned copy of the proxy voting form specifying the surname, first name, address and complete bank references of the shareholder as well as the surname, first name and address of the appointed or revoked representative, together with the certificate of participation issued by the authorised intermediary. Shareholders must ask their financial intermediary who manages their securities account to send written confirmation no later than midnight Paris time on the second business day prior to the meeting (i.e. 26 April 2023), by post to UPTEVIA, Service des Assemblées Générales, 12 Place des Etats-Unis, CS 40083, 92549 Montrouge cedex, or by e-mail to the following address: <u>ct-mandataires-assemblees@uptevia.com</u>.

Only notifications of appointment or revocation of proxies that are duly signed, completed, received and confirmed no later than 3:00 p.m. (Paris time) on the day before the general meeting may be taken into account. Furthermore, only notifications of appointment or revocation of proxies may be sent to the above-mentioned e-mail address; any other request or notification relating to another subject may not be taken into account and/or processed.

The VOTACCESS website for the general meeting of 28 April 2023 will be open as from 7 April 2023 at 10 a.m. The possibility to vote or give proxy by Internet before the general meeting will end on 27 April 2023 at 3 p.m., Paris time.

In order to avoid any possible congestion of the VOTACCESS website, shareholders are advised not to wait until the day before the general meeting to enter their instructions.

Any shareholder who has voted by correspondence will no longer be able to participate directly in the meeting or to be represented by proxy.

In accordance with Article R. 225-85 of the French Commercial Code, shareholders who have already cast a postal vote, sent a proxy, requested an admission card or a certificate of participation may no longer choose another method of participation, but may sell all or part of their shares at any time. However, if the transfer takes place before midnight Paris time on the second business day preceding the meeting (i.e. midnight on 26 April 2023), the Company shall invalidate or amend, as the case may be, the remote vote, the proxy or the certificate of participation. To this end, the authorised intermediary shall notify the Company or its agent of the transfer and provide it with the necessary information.

No transfer or any other transaction carried out after the second business day preceding the meeting at 00:00 a.m., Paris time (i.e. 26 April 2023 at 00:00 a.m.), regardless of the means used, shall be notified by the authorised intermediary or taken into consideration by the Company, notwithstanding any agreement to the contrary.

Written questions.

Shareholders may submit written questions to the Company, as from the publication of this notice. These questions must be sent to the Company's registered office, for the attention of the Chairman of the Board of Directors, by registered letter with acknowledgement of receipt, no later than the fourth business day before the General Meeting, i.e. 24 April 2023. They must be accompanied by a certificate of account registration. In accordance with the legislation in force, these questions may be answered together if they have the same content. It is specified that the answers to the written questions may be published directly on the Company's website at the following address: www.lumibird.fr, under the heading "Finance / Regulated information / Preparatory documents for the general meeting".

Requests for inclusion of items to the agenda or for draft resolutions.

Requests for the inclusion of items to the agenda or draft resolutions by shareholders who meet the legal and regulatory requirements must be sent to the registered office of the Company, within twenty days of the publication of this notice, for the attention of the Chairman of the Board of Directors, by registered letter with acknowledgement of receipt, and must be received no later than twenty-five days before the general meeting is held. This request must be accompanied by :

- the item to be placed on the agenda and the reasons for it, or the text of the draft resolutions, which may be accompanied by a brief explanatory statement; and
- a certificate of account registration proving that the authors of the request hold or represent the fraction of the capital required by Article R.225-71 of the French Commercial Code.

When the draft resolution concerns the presentation of a candidate to the Board of Directors, the request must be accompanied by the information provided for in 5° of Article R.225-83 of the French Commercial Code.

The Company shall acknowledge receipt of requests to include items or draft resolutions on the agenda by registered letter within five days of such receipt. It is also reminded that the consideration by the general meeting of the items on the agenda or of the draft resolutions that will be presented in this way is subject to the transmission by the interested parties, at the latest on the second business day preceding the meeting at 00:00, Paris time (i.e. 26 April 2023 at 00:00), of a new certificate proving the registration of their shares in an account under the same conditions as those indicated above.

The list of items added to the agenda and the text of the draft resolutions submitted by shareholders under the conditions set out above will be published on the company's website www.lumibird.fr, under the heading "Finance / Regulated information / Documents in preparation for the general meeting" in accordance with Article R.225-73-1 of the French Commercial Code.

Documents made available to the shareholders.

In accordance with the law, all the documents that must be communicated to this general meeting will be made available to shareholders, under the conditions and within the time limits

required by the regulations, on the Company's website (<u>www.lumibird.fr</u>, under the heading "Finance / Regulated Information / Preparatory documents for the general meeting") and at the Company's registered office. These documents may also be sent to shareholders upon request to UPTEVIA, Service des Assemblées Générales, 12 Place des Etats-Unis, CS 40083, 92549 Montrouge cedex

This notice will be followed by a notice to attend the meeting containing any changes to the agenda as a result of requests for the inclusion of draft resolutions submitted by shareholders and/or the social and economic committee.

The Board of Directors.

MANAGEMENT REPORT

Dear Shareholders,

In accordance with legislation and the articles of association, we have brought you together for a General Meeting to report to you on the position and business of the company Lumibird SA ("Lumibird" or the "Company") and the Lumibird Group (the "Group") during the year ended 31 December 2022 and to submit the Company's corporate and consolidated financial statements for this year for your approval.

During the General Meeting, the following reports will also be presented to you:

- Board of Directors' report on the proposed resolutions submitted to your General Meeting;
- Board of Directors' corporate governance report as provided for in Article L.225–37 of the French commercial code;
- The extra-financial performance statement as provided for in Article L.225-102-1 of the French Commercial Code;
- Board of Directors' special report on stock options in accordance with Article L.225–184 of the French commercial code;
- Board of Directors' special report on free share awards in accordance with Article L.225-197-4 of the French commercial code;
- The Statutory Auditors' various reports.

The aforementioned reports, this management report on the activities of the Company and the Group during the past year, and the annual and consolidated accounts and any other documents relating to them have been made available to you at the Company's registered office under the legal conditions and timeframes applicable so that you can consult them.

We will provide you with any clarifications or any further information concerning these reports and documents.

The accounts that are presented to you have been prepared in accordance with the provisions from the chart of accounts, while observing the principles of conservatism and honesty.

1. WHAT HAPPENED IN FISCAL YEAR 2022

1.1. Key events in fiscal year 2022

1.1.1 Activity

After two years (2020, 2021) disrupted by the COVID-19 health crisis and its consequences on the economies of the countries in which Lumibird and its subsidiaries operate, the year 2022 took place in a tense geopolitical context (war in Ukraine) and in a constrained economic context: shortage of optical and electronic components

leading to higher costs as well as a critical lengthening of procurement lead times; inflation unseen for more than 10 years weighing on overheads and personnel costs; higher cost of debt.

In this environment, the Lumibird Group remained agile and pragmatic. It has maintained a high level of activity while laying the foundations for adapting its organisation to new economic, social and societal constraints.

To date, this has resulted in :

- higher structural costs, representing an investment in the future;
- support for its subsidiaries to ensure the financing of stocks, securing supplies and their costs, as well as the financing of new production sites (Ljubljana, Villejust, Göteborg, Lannion) better adapted to short and medium term production needs;
- a still very active M&A approach, aimed at consolidating the Group's strategy in terms of vertical integration.

Over the financial year, the level of activity of 191.0 million euros (+ ≤ 28.5 million/+17.5% on a reported basis compared to 2021) generated:

- an EBITDA of €31.3 million (16.4% of revenues), down
 €1.3 million (-4.0%) compared to 2021;
- a current operating income of €16.4 million (8.6% of revenues), i.e. - 3.4 million euros (-17.2%) compared to the current operating result of last year;
- ~ a net financial debt position of €52.5 million compared to €14.9 million a year earlier, reflecting the Group's investment in securing its supplies and adapting its facilities.

1.1.2 Financial structure

Finally, the Group continues to match the maturity of its debt with that of its operations: the company has put in place 2 lines of 5 million euros each with BPI Financement, both with a 10-year term and a deferred repayment period covering eight quarters, bearing interest at 0.64% and 2.59% respectively, and combined with cash collateral for a total of €0.5 million.

At 31 December 2022, the Group had a net financial debt position of \notin 52.5 million (including a positive net cash position of \notin 61.7 million at less than one year), enabling it to meet its short- and medium-term debt obligations without difficulty.



1.2. Business for the year

Extract of the consolidated income statement (in million euros)			Change	
Revenues	162.5	191.0	17.5%	
EBITDA (1)	32.6	31.3	-4.0%	
% of revenue	20.1%	16.4%		
Current operating income	19.8	16.4	-17.2%	
% of revenue	12.2%	8.6%		
Operating income	19.1	17.3	-9.8%	
Financial income	-1.5	9.0%		
Taxes	-3.7	-2.8	85.0%	
CONSOLIDATED NET INCOME	13.9	-3.1	-17.7%	

(1) Earning Before Interest, Taxes Depreciation and Amortization (EBITDA) corresponds to current operating profit adjusted for charges to provisions and depreciation net of reversals and expenses covered by such reversals.

1.2.1. Revenues

2.

The Lumibird Group's consolidated revenues for 2022 was ≤ 191.0 m, up 17.5% from 2021 based on reported data. At constant exchange rates⁽¹⁾ it increased by ≤ 24.8 million, or 15.2%, to ≤ 187.2 m.

(1) Considering the rates for FY 2021 applied to revenues for 2022

Revenues (in million euros)	2021 reported	2022 reported	Reported change
First quarter	33.8	38.0	12.2%
Second quarter	41.6	46.1	10.8%
Third quarter	37.2	40.9	10.0%
Fourth quarter	49.8	66.0	32.4%
TOTAL	162.5	191.0	17.5%
Of which Photonics	76.4	93.5	22.5%
Of which Medical	86.1	97.4	13.2%

Group revenues are evenly split between the Photonics (€93.5m) and Medical (€97.5m) divisions.

CHAPTER 4 > FINANCIAL INFORMATION SECTION 1 > MANAGEMENT REPORT

1.2.1.1. Photonics

For the year, the Photonics division recorded strong growth in Europe (+38%) and the US (+26%), but sales declined slightly in China, where the zero COVID policy has weighed on the economy.

It had the strongest growth in the last quarter, at +49% with sales of €35.3m. The Defence/Space activities, notably supported by the integration of Lumibird Photonics Sweden, recorded sales of €14.6m (+167%) in the quarter, representing 49% of the annual sales of €30.1m (+50%). The Industrial and Scientific activities grew by 30% over the quarter, to €11.1m, for an annual total of €37.4m (+10%). The Lidar business was stable at €9.6m for an annual total of €26.0m (+16%). Lidar systems represent 34% of the Lidar business over the year and are up 42%.

1.2.1.2. Medical

In 2022, the Medical division was more resilient in Asia (+11%), with dynamic growth in the US (+18%) and limited growth in Europe (+5%), marked by the conflict in Ukraine. Annual sales in Ophthalmology were split between direct sales (\leq 50m, +11%) and the distributor network (\leq 47.4m, +15%).

The division recorded stable seasonal growth throughout the year and closed the last quarter up 17% at \leq 30.7m. The division's sales are split between Diagnostics (\leq 8.6m in the last quarter and \leq 23.8m for a yearly total up 28%) and Treatment (\leq 22.1m in the last quarter and \leq 73.7m for a yearly total up 9%).

1.2.2. Current operating profitability

In the difficult economic context described in paragraph 1.1.1, the Group has maintained a high level of activity, in line with its expectations, while intensifying its efforts to secure its development in 2022 and 2023, at the cost of a tightening of its operating margin in 2022.

In 2022, the Group achieved a current operating profit of \notin 16.4 million (compared to \notin 19.8 million a year earlier). This evolution – a decrease of – \notin 3.4 million – can be rationalised as follows:

- ¬ Current operating income generated by the new defence range finder business in Sweden + €0.8m;
- Change in gross margin at constant scope linked to growth ⁽¹⁾+ €11.2m;
- Increase in net external expenses ⁽²⁾ –€3.6m;
- Increase in personnel costs ⁽³⁾ –€10.0m;
- ¬ Increase in depreciation and amortisation $^{(4)}$ –€2.0m;

Other expenses + €0.1m.
 (1) The increase in activity excluding the defence rangefinder business in Sweden (+14.3%) was accompanied by a tightening of margins

(from 63.6% to 61.6% overall) due to a rise in procurement costs, particularly in dollars;

(2) The increase in net expenses is mainly due to the efforts to structure the Group (leading to an increase in professional fees) but also to an increase in travel and marketing expenses to make up for the "COVID" years;

(3) The Group's efforts in terms of securing its growth have also mainly focused on strengthening its production, research and development, support and management teams (including top management, already initiated in H2 2021);

(4) The increase in depreciation and amortisation is due to the amortisation of mature R&D projects, which are expected to be fully operational in terms of revenues from 2023 onwards.

1.2.3. Operational profitability

Taking into account a current operating income of ≤ 16.4 million over 2022, the Group posted an operating profit of ≤ 17.3 million (compared to ≤ 19.1 million a year earlier). The change compared to the previous year ($- \leq 1.8$ million) is due to :

- ¬ The decrease of the current operating income (- €3.4m);
- The recognition of capital gains on asset disposals (Aircraft, Slovenian real estate) +€3.9m;
- The increase in 2022 of costs directly related to M&A transactions €2.3m.

During 2022, the Group has been active in its M&A activity. In particular, in May 2022, the Group finalised the acquisition of the Saab Group's defence laser rangefinder business and of Innoptics, a company specialising in the encapsulation of electronic components.

1.2.4. Financial result

The financial result for 2022 is $- \pounds 2.8$ million, compared to $- \pounds 1.5$ million a year earlier. This evolution (increase in financial expenses of $\pounds 1.3$ million) mainly reflects :

- The increase in the cost of net financial debt for -€0.9 million, under the combined effect of the increase in the quantum of debt and the interest rate: the average gross debt increases from €100.3 million over 2021 to €113.1 million over the 2022 financial year, when the annualised rate of gross financial debt is 2.96% compared to 2.55% one year earlier;
- The evolution of the foreign exchange gain and losses for -€0.2 million in variation compared to 2021;

1.2.5. Net income

Taking into account the change in operating income on the one hand, the change in financial income and expenses on the other hand, as well as and the tax expense (including deferred tax) which changes in line with the operational profitability, the Group's net income for 2022 came to \notin 11.4m.



1.3. Consolidated balance sheet summary

Extract from the consolidated balance sheet (in million euros)	2021 reported	2022 reported	Change
Non-current assets	164.8	184.9	20.2
Current assets (excluding cash and cash equivalents)	85.7	125.4	39.7
Cash and cash equivalents	97.1	61.7	(35.5)
TOTAL ASSETS	347.6	372.0	24.4
Shareholders' equity (incl. minority interests)	181.3	193.4	12.1
Non-current liabilities	108.4	58.8	(49.6)
Current liabilities	57.9	119.8	61.9
TOTAL LIABILITIES	347.6	372.0	24.4

1.3.1. Non-current assets

Non-current assets are mainly comprised of fixed assets (tangible and intangible - including goodwill - and financial), and tax receivables due in more than one year (mainly the Research Tax Credit and deferred tax assets).

Compared to the figures at 31 December 2021 (reported), total non-current assets increased by €20.2 million. This increase can be broken down mainly as follows:

- -€0.3 million change in goodwill carried by Lumibird, mainly due to the recognition of provisional goodwill following the acquisition of Innoptics (+ €0.3 million), the impact of change in the pound sterling exchange rate on Halo-Photonics goodwill (-€0.4 million) and the Australian dollar exchange rate on Ellex goodwill (-€ 0.2 million);
- €17.6 million in net tangible and intangible fixed assets, with net investment flows for the period (+€36.8 million) partially offset by asset disposals (-€4.9 million), and depreciation and amortisation charges (-€14.3 million);
- 0.6 million in non-current financial assets, corresponding mainly to cash collateral granted to BPI in connection with the setting up of a financing facility (€0.5 million) and a guarantee on the lease of a new property at the Villejust site ($\in 0.1$ million);
- 2.3 million in non-current tax receivables (including deferred tax assets), due on the one hand to the consumption of the tax losses of the French tax group for -€3.4 million and the recognition of new temporary differences for €4.8 million, and on the other hand due to the change in the portion over one year of the Group's research tax credit (€0.9 million).

1.3.2. Current assets

Current assets, excluding cash, came to €125.4 million, up €39.7 million compared to 31 December 2021. This change is mainly due to the increase in inventories for €19.6 million and trade receivables (€16.9 million due to the strong seasonal nature of the business at the end of the year). This results in an increase in working capital requirements (WCR), which is commented in paragraph 1.4.1 of this report.

1.3.3. Shareholders' equity

The change in shareholders' equity (Group share) over the year gives the following breakdown:

Change in shareholders' equity in million euros	Group
Shareholders' equity at 1 January 2022	181.3
Dividend distribution	-
Income – Group share	11.4
Translation differences	-0.4
Actuarial differences	0.5
Treasury shares	-0.9
Free shares	1.3
Other change	0.2
SHAREHOLDERS' EQUITY AT 31 DEC 2022	193.4

1.5

2.7

2.6

56.7

0.9

2021 2022 In million euros Non Non Current Total Current Total current current Financial debts 97.9 14.2 112.0 48.6 65.6 114.2 Provisions (excluding employee benefits) 0.0 1.2 1.2 1.5 Employee benefits 0.0 2.7 3.1 3.2 0.1 Deferred tax liabilities 0.9 0.9 2.6 Other liabilities 6.5 41.6 48.1 4.9 51.9 Tax payable 0.9 0.9 0.9 108.4 TOTAL CURRENT AND NON-CURRENT LIABILITIES 57.9 166.3 58.8 119.8 178.6

1.3.4. Current and non-current liabilities

Current and non-current liabilities amounted to \leq 178.6 million euros, an increase of + \leq 12.3 million over the year. This change mainly reflects the change in trade payables discussed in paragraph 1.4.1 of this report, and to a lesser extent the change in financial liabilities (+ \leq 2.2 million), explained below.

The Group's net financial debt, by nature, is presented and evolves as follows:

Net financial debt in million euros	2021	2022
Debts from credit institutions	63.1	63.0
Bonds	39.5	39.6
Financial lease and lease debts	7.2	9.5
Aid/ Repayable advances	0.9	0.5
Tax credits financing	-	-
Short-term bank borrowings and overdrafts	1.2	0.2
Other financial debts	0.2	1.4
TOTAL FINANCIAL DEBTS (current and non-current)	112.0	114.2
Cash assets	-97.1	-61.7
NET FINANCIAL DEBT	14.9	52.5
Of which less than one year (1)	-83.0	3.9
Of which over one year	97.9	48.6

(1) Cash assets are considered to be at less than one year.

The Group's gross financial debt at 31 December 2022 was \notin 114.2 million (i.e. $+\notin$ 2.2 million compared to the gross financial debt at 31 December 2021). This change is mainly due to:

- An increase in financial debts carried:
 - €10 million through 2 lines of €5 million each with BPI Financement for a respective term of 10 years and including a deferred repayment of 8 quarters, bearing interest at a rate of 0.64% and 2.59%, and accompanied by cash pledges for a total amount of €0.5 million;
 - €5.2 million through the setting up of financing backed by the acquisition or extension of real estate complexes (Ljubljana, Lannion);
 - €5.4 million due to the change in the value of the debt resulting from lease contracts (revision of the probable useful life) including a new property lease for €3.5 million for the new Quantel Technologies site in Villejust;
 - €0.6 million due to the evolution of other debts (ICNE, new leasing contract, etc.).
 - ~ A decrease in financial debts induced by :
 - €19.2 million by debt repayments (including leases), including the early repayment of loans for the financing of the historic building in Lannion (refinanced elsewhere) and the Lumibird Transport aircraft;

The evolution of the cash flow is commented in chapter 1.4.1 of this report.

It should be noted that the Group's acquisition debt (bank and bond), amounting to respectively ≤ 10.5 million and ≤ 40.0 million on the Group's balance sheet at 31 December 2022) is subject to two ratios, failure to comply with which will result in the debt becoming payable:

A leverage ratio (ratio of the net consolidated debt to consolidated EBITDA) must not exceed a declining maximum, gradually moving from 3.50 (high limit) at 31 December 2020 to 2.75 (low limit) at 31 December 2026 and for which:

- Consolidated net debt means, on a consolidated basis the difference between:
 - Consolidated cash, representing the active position of cash and cash equivalents accounts;
 - Consolidated indebtedness, the latter designating all borrowings and similar debts excluding all subordinated debts, plus, within the same scope of consolidation, the passive positions of bank accounts, bills discounted and not due, off-balance sheet commitments (excluding pension commitments, guarantees and sureties granted in the context of current operations and interest rate and exchange rate hedges) and assignments of receivables or discounting with recourse or any factoring operation with recourse;
- Consolidated EBITDA is the consolidated current operating income:
 - Increased by net depreciation and provisions;
 - Decreased by other current income and increased by other current expenses.

At 31 December, the Group's leverage ratio was 1.7.

- A coverage ratio (ratio of the net consolidated cash flow to the servicing of the debt) which must be greater than one throughout the term of the credit, and for which:
 - The consolidated cash flow consists of the Group's consolidated EBITDA : less :
 - corporate taxes actually paid ;
 - investments disbursed ;
 - change in consolidated net working capital;
 - any income not expected to be received or paid and included in consolidated EBITDA;
 - any exceptional or extraordinary item (including net proceeds from the sale of assets, shares, company rights or business goodwill) which is not part of current operations and which has been the subject of a receipt or disbursement;

increased by :

any drawdown of medium-term loans;



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- the sum of other interest and financial income from investments and cash and cash equivalents and net income from the disposal of investment securities;
- debt service means the Group's consolidated financial expense:
 - increased by the principal repayment amount of financial debts maturing during the test period under consideration;
 - less any repayment in 2021 of bank loans subject to PGE (state-guaranteed loan) regulations entered into prior to the date of signing the agreement.

Given the record level of activity in the fourth quarter of 2022 (and in particular in December 2022), the Group's working capital requirement at 31 December 2022 is occasionally high. As a result, taking into account the methods of calculating the coverage ratio, at 31 December 2022, the Group had a ratio of -0.2 and did not meet the threshold of 1.

At that date, the Group is therefore in a situation of early repayment of its acquisition debt (bank and bond). In application of the provisions of IAS1, all of the Group's acquisition debt (bank and bond), i.e. \notin 49.9 million (including the calculation of the Effective Interest Rate), has been classified as current financial debt.

Subsequent to the balance sheet date, and prior to the closing of the 2022 financial statements, the Group obtained the agreement of its lenders to waive compliance with the coverage ratio at 31 December 2022, which consequently does not give the \notin 49.9 million reclassified as current financial liabilities an immediate collectability or a maturity of less than 12 months. Furthermore, given the Group's cash flow forecasts, its available cash and additional financing capacities, the Group's liquidity is not in question as at 31 December 2022 and for the next 12 months.

1.4. Cash flow

In 2022, the Group recorded a net cash flow of -€35.6 million. The Group's cash flow statement is presented below:

Cash flow in million euros	2021	2022
Cash flow from operations	26.6	1.4
Cash flow from investments	-28.6	-29.3
Cash flow from financing	18.2	-7.9
Impact of exchange rate variations	0.6	0.2
CHANGE IN CASH	16.8	-35.6

1.4.1. Cash flow from operations

Over the financial year 2022, the Group generates a net cash flow of ± 1.4 million from operations; this flow is mainly broken down as follows:

- €30.1 million in operating cash flow before tax and financial expenses, generated by the Group's EBITDA, net of expenses directly related to the scope of consolidation;
- €29.2 million change in working capital requirements (WCR), mainly due to
 - the increase in inventories (€13.6 million), particularly of raw materials, as the Group worked to secure its supplies in order to secure future orders and also bore the cost of components in a context of shortages;

- the increase in trade receivables (€12.9m) and trade payables (€1.6m) due to the seasonal nature of the business in the last two months of the year;
- the increase in other social and tax receivables for €4.3m (notably Research Tax Credit, VAT).
- +€0.5 million in taxes received and paid;

1.4.2. Cash flow from investments

1.4.2.1. Investments carried out

Investments carried out in million euros	2021	2022
Industrial investments	24.0	36.8
Financial investments (excluding acquisitions)	8.3	0.7
INVESTMENTS RECORDED	32.3	37.6
Disbursement on acquired industrial investments	20.1	29.4
Cash from disposals of industrial investments	-1.9	-8.7
Disbursement on acquired financial investments	8.3	0.7
Cash from disposals of financial investments	-	-0.2
INVESTMENTS PAID OUT	26.5	21.3
Acquisition of subsidiaries – Net cash	2.1	8.1

The difference between investments recorded and investments paid out corresponds to:

- Finance leases;
- The impact of disposals of fixed assets;
- The change in the fixed asset supplier item.

For the financial year 2022, the Group's recorded industrial investments amounted to 36.8 million. They mainly concern:

- capitalised development costs for €10.2 million;
- €17.6 million, mainly related to the extension of industrial capacity at the Lannion site, the new Quantel Technologies site, Optotek, and Lumibird Photonics Sweden;
- €5.2 million of new rights of use (through leases), mainly related to the new real estate lease for Quantel Technologies' new site in Villejust;
 - miscellaneous equipment (€3.8 million).

1.4.2.2. Ongoing investments

As at 31 December 2022, the amount of ongoing investments recorded is \notin 9.8 million and mainly concern the extension of the Lannion site and the development of the Villejust site.

1.4.2.3. Investments to be made

Apart from the ongoing investments mentioned above, the other planned investments relate to current investments in R&D and manufacturing equipment, it being specified that manufacturing requires relatively very few specific investment.

1.4.3. Cash flow from financing

The Group's financing cash flows stem from:

- Debt (new loans, loan repayments, interest paid): • €15.2 million of new bank loans, details of which are
- provided in section 1.3.4 of this report;
- The Group repaid its financial debts, either in advance following the disposal of the underlying assets or in

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accordance with the repayment schedule (-€18.8 million);

• The Group incurred €2.9 million of cash financial expenses.

2. 2022 activity of Group companies

2.1. Result of Lumibird SA

Within the Group, Lumibird SA acts as:

- an entrepreneur for all of the Group's business activities, guiding research, production, and sales activities, and providing management teams, and more generally bearing all expenses linked to the Group's development;
- a main player within the framework of a specific contract linking the Group to a defence developer;
- the main sales subsidiary for laser products in the EMEA zone;
- a financial holding company, bearing equity interests and financial debts. To that end, its handles the financing of its subsidiaries.

A summary of Lumibird's results is presented below:

In million euros	31/12/2021 reported	31/12/2022 reported	Change
Revenues	75.0	84.9	9.9
Operating income	1.3	-0.8	-2.1
Financial income	1.3	2.6	1.3
Extraordinary income	0.2	-3.0	-3.2
Profit sharing	-		-
Income tax (including tax consolidation)	1.1	1.7	0.6
NET INCOME	3.8	0.5	(3.4)

Net income was €0.5 million, down €3.4 million. This change can be broken down as follows

- €2.1 million decrease in operating income: Lumibird SA having undergone a major effort this year in terms of mergers and acquisitions (€1.2 million), and structuring the Group. In addition, as a contractor in the photonics division, Lumibird SA also absorbed the costs of developing factories and deploying sales forces in the marketing subsidiaries;
- +€1.3 million change in the financial result, this change resulting mainly from the management of subsidiaries (in 2021 the Group bore the cost of waiving receivables in favour of some of these subsidiaries for -€2.1 million) and the increase in the cost of debt;
- €3.0 million decrease in extraordinary income:
 - In 2021, the dividends paid by Quantel Medical to its new shareholder (Lumibird Medical) were erroneously recorded at Lumibird SA for €1.5 million. This error was corrected in 2022, and recorded in exceptional income for -€1.5 million;
 - In 2022, the unwinding of the 2019–2021 free share plan led to the recognition, at Lumibird SA, of an exceptional expense of €1.4 million.
- +€0.6 million in tax income, linked to the improvement in the results of the tax consolidation group.

Other transactions on its shares (free shares, treasury shares) for -€1.4 million.



2.2. Subsidiaries' business

2.2.1. Group structure at 31 December 2022



The structure presented above reflects the Group at 31 December 2022. For all the companies presented, the percentage of voting rights is not different from the percentage of capital

The Group's structure aims to reflect the Group's industrial and managerial organization:

For the photonics market:

Company based in UK

- The laser production activities are organized around the dedicated production companies:
 - **Keopsys Industries**, based in Lannion, France, which houses the design and manufacturing activities for the fiber lasers and fiber amplifiers developed initially by Keopsys and LEA Photonics. LEA Photonics has developed a range of fiber lasers and optical amplifiers for telecoms networks adapted for very long distances, for complex networks in urban environments and for fiber to the home (FTTH). This range uses various components developed and produced in-house that make it possible to guarantee adapted performance features for industrial and medical applications.

Keopsys has developed a range of high-power and compact pulsed fiber lasers using components developed and produced in-house and making it possible to guarantee performance features that are particularly well adapted for the LIDAR market, enabling it to become a recognized specialist for LIDAR technologies in the defense, industrial, scientific research and space sectors. The range of pulsed lasers offered by Keopsys Industries includes:

- Mid-infrared (eye-safe 1.5 micron wave-length);
- Visible wavelength (green) for obstacle detection for the marine sector;
- Ultraviolet for aerosol detection;
- Mid-infrared wavelengths (2 microns and higher) for pollutant detection and defense applications.
 Keopsys Industries has put in place high-performance

industrial facilities enabling it to manufacture complex products with high volumes and effective cost control.

- Quantel USA, company registered in Montana, USA, which, in its laser branch, designs nanosecond lasers that complement the lasers produced by Lumibird in Les Ulis.
- Quantel Technologies, whose production plant is based in Villejust, France, which designs solid-state lasers and laser diodes for industrial and scientific applications and the defense and space sectors.
- The production of LIDAR systems (which uses optical components – fiber lasers and optical amplifiers – developed and manufactured by Keopsys Industries) is supported by the following companies, dedicated to production:
 - Halo-Photonics, a British company based in Leigh, a purchased company which manufactures Lidar systems to measure wind;

- Lumibird Ltd, a Canadian company based in Ottawa, structured around a team of R&D engineers focused on Lidar design work.
- **Sensup**, the company based in Rennes, France, and created in 2013, develops unique and innovative technical solutions with a multidisciplinary team specialized in optics, electronics, mechanics, software and signal processing for a series of compact, long-range and eye-safe LIDARs
- Marketing activities for laser products are now headed up by Lumibird, which manages:
 - The EMEA market directly, or through its subsidiary Lumibird GMBH for after-sales service activities in Germany;
 - The Asian market directly or through its subsidiaries Lumibird Japan (longstanding partner acquired on 24 March 2017) and Lumibird China (created in July 2018; on this market, a local presence and local relationships are key factors for development);
 - The American market, through Lumibird Inc., based in Pennsylvania, comprising technical sales engineers who market the entire laser range and support clients and prospects with defining their needs and the technical responses that can be developed.
- The "Medical" division's activities are led by Quanbtel Médical, the subsidiary created in 1994 and based in Cournon d'Auvergne, which designs the ophthalmology products (lasers for treatment and ultrasounds for diagnosis), and markets them through its global network of over 100 distributors. In addition to this distribution network, Quantel Médical is supported by:
 - Optotek Médical, a Slovenian company acquired in 2019, specialized in the development of laser and optical solutions for medical applications;
 - **Quantel Medical Inc.**, that sells on the American market, the lasers and ultrasounds manufactured and distributed by Quantel Médical;
 - Quantel Medical Polska, a distribution company created in 2018 to serve the Eastern European markets.
 - Lumibird Medical OY, Lumibird Medical AB and Lumibird Medical AS, distribution companies based respectively Norway, Finland and Sweden and serve the Northern European markets;
 - Ellex Medical Pty and Ellex Machine Shop, Australian companies that develop, manufacture and distribute Ellex product range in Australia.
 - Ellex Japan (Japan), Lumibird Medical Inc (merger of Quantel Medical Inc. and Ellex USA), marketing companies in Medical sector that serve Asian markets, and North American markets, respectively.
- In addition, the Group includes the following companies:
 - Lumibird Medical, the holding company at the head of the Medical Division, with the task of managing the entire division;
 - **Veldys**, a real estate company (société civile immobilière), which owned the real estate for the Group's production site in Lannion and sold it to Keopsys Industries in December 2022;
 - Quantel Médical Immo, a real estate company (société civile immobilière), which owns the real estate for the

Cournon d'Auvergne production site, which is the headquarters for the Group's "Medical" business;

- Quantel Derma GMBH, previously called Wavelight Aesthetic GmbH. This company, acquired in September 2007, is based in Erlangen near Nuremberg in Germany. Since the Dermatology Division was sold in August 2012, this company no longer has any business and is in the process of being liquidated;
- Eliase, incorporated in 2018 in connection with the reorganization operations that took place in 2019, presented in section 1.2 of the management report of the Board of Directors, related to the 2019 fiscal year, and which have not yet recorded any business to date.
- Lumibird Transports, incorporated in 2021 but with no activity since the end of 2022 following the disposal of its main asset.

The key figures for Lumibird's main subsidiaries at 31 December 2022 are presented in the notes to the corporate financial statements, in the section on "equity securities".

2.2.2. Change in scope over the course of fiscal year 2022

There were no changes in the Group's scope of consolidation during the past financial year. Saab's defence laser rangefinder business was acquired on 31 May 2022 by Lumibird Photonics Sweden AB, which was established by the Group during 2021.

In addition, Innoptics, which was acquired by Keopsys Industries in September 2022, was dissolved without liquidation by transferring its assets and liabilities to Keopsys Industries in November 2022.

3. RELATIONS BETWEEN LUMIBIRD AND ITS SUBSIDIARIES

The Group is based around Lumibird SA and its subsidiaries, which are all directly or indirectly fully owned.

3.1. Managers in common

At the date of this report:

- Marc Le Flohic, CEO of Lumibird, is also:
- President of Quantel USA, Quantel Medical USA, Lumibird Inc., Lumibird Japan, Lumibird China, Lumibird LTD, Lumibird Transports;
- Manager of Veldys;
- Managing Director of Keopys Industries;
- Permanent representative of Lumibird, itself president of the subsidiaries Quantel Medical, Keopsys Industries, Sensup, Quantel Technologies, Eliase, Lumibird Médical Australia;
- Managing Director of Adèle Ellex;
- Managing Director of Ellex Japan;
- Managing Director of Ellex USA;
- Chairman of Lumibird Photonics Sweden AB.

3.2. Technical or commercial agreements

Taking into account the Group's organization, within which the company Lumibird performs a role as the holding structure and the main commercial company, the following agreements have been entered into within the Group:

 Service delivery agreement between Lumibird and all its direct subsidiaries, concerning the Group's management



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and the performance of commercial, financial and administrative missions;

- Sourcing agreement between Lumibird and its production factories for the Laser business, under which Lumibird places orders exclusively with its subsidiaries for the scientific and industrial lasers that it sells directly or through its commercial subsidiaries in the Asia region or the US;
- Cash management agreement between Lumibird on the one hand and all its subsidiaries;
- Tax consolidation agreement, with Lumibird as the head of the tax consolidation structure (refer to section 3.3 of this report).

Furthermore, over the course of fiscal year 2022:

- The Group's factories (Keopsys industries, Quantel USA, Quantel Technologies, Ellex Médical Pty, Optotek Medical) sold, and are continuing to sell to other factories, industrial and medical lasers and components manufactured on their production lines for the production needs of buyer factories;
- The Group's factories (Keopsys industries, Quantel USA, Quantel Technologies, Quantel Medical, Optotek Medical, Ellex Medical Pty) sold, and continue to sell to the marketing subsidiaries, components used to build up repair and spare parts inventories and, for the companies in the Medical scope, medical equipment resold in the preferred markets of its marketing subsidiaries;

 Lumibird Medical Australia has set up an Australian tax consolidation group gathering all Australian companies owned 100% directly or indirectly by it.

Lastly, it is reminded that the liquidity agreement entered with ESIRA, the majority shareholder and lead holding company of Lumibird, whose purpose is to assist the Lumibird Group with determining and establishing its overall strategy (approved by the general meeting of 16 December 2019) is still applied. This agreement does not result in compensation.

3.3. Tax consolidation

The Group has opted for the tax consolidation system whenever possible:

In France:

A scope of consolidation was established: the system includes all French commercial companies that are at least 95% directly or indirectly held by the Company as at 1 January 2022.

As the tax group is headed by the Company, it had at 31 December 2022, \notin 4.3 million in deficits (compared to \notin 7.7 million one year earlier).

in Australia:

A tax consolidation scope was created by Lumibird Medical Australia: the system includes all Australian commercial companies that are directly or indirectly held by Lumibird Medical Australia.

3.4. Deposits, sureties and guarantees

3.4.1. Off-balance sheet commitments resulting from current operating activities

(€'000)	31/12/2021	31/12/2022
Trade receivables not due	-	-
Guarantees given on markets	66	-
Pledges on tangible and intangible assets	-	-
Pledges on securities	-	-
Actual sureties	-	-
TOTAL	66	-

3.4.2. Off-balance sheet commitments given or received in connection with debt

(€'000)	31/12/2021	31/12/2022
Trade receivables transferred		-
Guarantees and letters of intent	900	900
Collaterals and pledges on tangible and intangible assets	8,869	21,144
Collaterals and pledges on securities	144,000	140,000
Privilege to money lenders	3,783	8,042
Actual sureties	156,652	169,186
TOTAL COMMITMENTS GIVEN	157,552	170,086

The guarantees mentioned correspond to those given by Lumibird SA to the Banque Populaire du Massif Central to cover all of Quantel Medical's short-term financing lines, for a maximum amount of 900,000 euros.

All the sureties mentioned above cover liabilities recorded on the balance sheet. The amount indicated above for sureties corresponds to the total amount of the commitment given when setting up the underlying borrowings. The outstanding capital on the borrowings covered by these commitments represented 60,434 thousand euros at 31 December 2022. Furthermore, within the framework of the operation to structure its acquisition debt, the Company received a commitment from its banking pool (i) to finance external growth operations on authorised targets in the

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supplementary amount of \leq 41.3 million (confirmed budget), under the terms detailed under paragraph 1.3.4 of this report and (ii) to finance in the supplementary amount of \leq 41.3 million, subject to the agreement of a credit committee (unconfirmed budget) of external growth operations on eligible targets, under the same financial conditions as those of the confirmed budget.

3.4.3. Operations with related parties

For a description of the agreements entered into between Lumibird and its subsidiaries, refer to section 3.2 of this report.

4. OTHER INFORMATION

Inter-company loans and terms of payment

On the date of this report, the Company has not granted any loans for less than two years to any microenterprises, small and medium enterprises or mid-market companies with which it has economic links justifying this. Furthermore, in accordance with Articles L. 441-6-1 and D. 411-4 of the French commercial code, it is reported to you in the following tables on the breakdown, at the end of the previous two financial years, of the balance of the Company's accounts payable and receivable in relation to its suppliers and clients by due date.

Trade payables, invoices received and not paid at the year-end date whose terms have expired, Article D.441-41.1 of the French commercial code

		o day	1 to 30 days	31 to 60 days	61 to 90 days	91 days and more	Total (1 day and more)
	Number of invoices	0					138
A-Late payment instalments	Total amount of invoices concerned (All taxes included)	0	1,397	10	52	111	1,571
	% of the total amount of purchases for the year	0%	1.4%	Ns	0.1%	0.1%	1.6%
B-Invoices excluded from A, relating to	Number of invoices excluded			()		
disputes or _unaccounted for	Total amount excluded invoices			()		
C-Reference payment					45 days ne		
terms used	late payments		conti	actual Abr	oad: 30 day	ys net	

Trade receivables, invoices issued and not paid at the year-end date whose terms have expired, Article D.441 l. 2 of the French commercial code

		o day	1 to 30 days	31 to 60 days	61 to 90 days	91 days and more	Total (1 day and more)
	Number of invoices	0					91
A – Late payment instalments	Total amount of invoices concerned (All taxes included)	0	2,894	913	524	2,127	6,458
instaiments	% of the total amount of purchases for the year	0%	3.3%	1.0%	0.6%	2.4%	7.4%
B - Invoices excluded from A,	Number of invoices excluded			0			
relating to disputes or unaccounted for	Total amount excluded invoices			0			
C- Reference payment terms used	Payment periods used to calculate late payments	contractual France and abroad: 30 days net					

The late payments mentioned in the table below are mainly related:

- to €3.5 million in invoices issued to intragroup subsidiaries for which payments is assured for 2023;
- ¬ to €2.3 million in invoices offset by advances and instalments recorded under liabilities in the amount of €1.6 million.

Anti-competitive practices

Neither the Company nor any Group entities have been subject to any prosecutions or convictions for anticompetitive practices during their existence.



5. RESEARCH AND DEVELOPMENT ACTIVITIES

The Group continued moving forward with its efforts focused on developing new products and improving existing products.

Total consolidated R&D spending on projects, whether selffinanced, subsidized, eligible or not for the Research Tax Credit or equivalent for the 2022 fiscal year, came to 17.1 million euros, with 11.0 million euros capitalized and 6.1 million euros expensed for the current fiscal year.

6. RECENT DEVELOPMENTS AND OUTLOOK FOR THE COMPANY AND THE GROUP

6.1. Post-balance sheet events

On the date of this management report, the Company is not aware of any significant change on the Group's financial position occurring since 31 December 2022.

To the best of the Company's knowledge, there are no disputes, arbitration proceedings or exceptional events following the reporting date that are likely to have or have in the recent past had a significant impact on the financial position, earnings, business, assets and liabilities of the Company or the Group.

6.2. Recent events

In paragraph (1.3.4) of this report, the Group explained the conditions for which the total amount of its acquisition debt (bank and bond), i.e. \notin 49.9 million as at 31 December 2022, has been classified as current financial debt.

Subsequent to the balance sheet date, and prior to the closing of the 2022 financial statements, the Group obtained the agreement of its lenders to waive compliance with the coverage ratio at 31 December 2022, which consequently does not give the \notin 49.9 million reclassified as current financial liabilities in application of the provisions of IAS1 an immediate collectability or a maturity of less than 12 months. In addition, given the Group's cash flow forecasts, its available cash and additional financing capacities, the Group's liquidity is not in question at 31 December 2022 and for the next 12 months.

The major events that have occurred since the beginning of the 2023 financial year, as well as the current and projected economic context, do not alter the Lumibird Group's assessment of the main risks and uncertainties weighing on its activities or its customer risk.

6.3. Strategy

As part of its global strategy, the Group's ambition, reaffirmed through its "2020–2023 roadmap", is to position itself as a leader – both technologically and commercially – in the Photonics and Medical sectors with :

- a strengthened position in the ophthalmology market (diagnostics and treatment), with a strengthened global presence;
- a strengthening of its strategy as an original equipment manufacturer (OEM) for other players in the medical sector;

- a strengthened position in the Lidar sensors markets to keep up with the developments of the autonomous vehicle, wind, and 3D scan markets;
- a strengthened position in the space and defence sectors to keep up with developments of the sector in Europe and North America.

For more information on the Group's business model, the reader is referred to paragraph 1 of the Group's extrafinancial performance statement for the year ended 31 December 2022.

6.4. Future outlook and information on trends

Lumibird's markets remain extremely buoyant and capacity building through investments in industrial facilities should support strong sales momentum in the coming half-years.

In this context, the Group is targeting reported sales of \pounds 250m in 2023 (including organic growth of 8% to 10% and possible external growth), and a return of the EBITDA margin to a range of 18–23%. In the medium term (to 2026), the objective is to maintain organic growth of 8–10% and to increase the EBITDA margin to 25%.

7. REGULATORY ENVIRONMENT

The Group operates in a complex and evolving regulatory environment. Depending on the division and jurisdiction concerned, the Group may be subject to conditions for obtaining and maintaining authorisations of export or sale authorisations for the Group's laser or medical products. The Group is also subject to increasingly stringent environment regulations in the course of its activities.

7.1. Regulations applicable to the Group's export of laser products

The regulations applicable to the Group's Photonics division essentially require, in some cases, obtaining authorisations from national authorities to export certain components or sensitive Laser systems to third parties or to entities of the Group that are located in countries other than those where the components in question were manufactured.

The main jurisdictions concerned are the European Union and the United States, where the Group manufactured all of its laser products in 2022.

7.1.1 French and European regulations

Some products from the Group's Photonics division that are manufactured in Europe are subject to the European regulations on the export of dual-usage goods, under the scope of (EU) Regulation No. 428/2009 of the Council dated 5 May 2009. For example, some versions of the Group's products MERION, or Q–SCAN fall within Category No. 6 ("Sensors and lasers") of Appendix I to these regulations.

In conformity with the regulations, the Group's export of these products to third-party countries (located outside the European Union) is subject to authorisation from the national authorities (in France, the minister in charge of industry). Sometimes, the authorisation that was requested and obtained by the Group takes the form of a comprehensive license which is valid for exports to one or more specific end users and/or in one or more specific third-party countries.

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For France, the procedure to obtain authorisation entails submitting a file to the general corporate office and may take several months.

In addition, some of Sensup's products, relating to laser weapons, are subject to export controls for defense equipment (Article R.311-2 of the French Internal Security Code and Articles L.2335-1 et seq of the French Defense Code) and must therefore also obtain specific authorizations from the French Ministry of Defense and the Directorate General of Armaments for any exports outside the European Union.

7.1.2 US regulations

In the United States, similar arrangements to the European framework apply through the Export Administration Regulations (EAR), which subject exports of dual-use products manufactured in the United States to a system of authorizations based on licenses issued by the US Department of Commerce (specifically the Bureau of Industry and Security within the United States Department of Commerce) depending on the export countries. When the products concerned are low-technology lasers, they may be classified in the "EAR 99" category and exempt from export licenses. This is notably the case for Quantel USA's exports of certain versions of the CFR, DRL and MERION products. For exports concerning certain jurisdictions, such as China, the Group is required to obtain a statement from the client setting out its intentions concerning the product's use and ultimate purpose (End-User Statement).

Furthermore, some products in the Group's "Lasers" division that are manufactured in the United States are subject to the American International Traffic in Arms Regulations ("ITAR"), which are more restrictive than the "EAR" regulations, insofar as they concern American components that are linked to the national defence of the United States. The ITAR notably apply to Quantel USA's export of guidance lasers manufactured and supplied to the Group's French subsidiaries under the scope of the contract with Thales, and for which the Group is required to obtain an export authorisation issued by the United States Department of State.

The American procedures entail filing applications with the competent authorities, and are generally lengthy and costly. The timeframes for obtaining authorisations in the United States are a few months for "EAR" authorisations, three months for so-called "DSP-5 ITAR" authorisations (which relate to product exports), and six to twelve months for so-called "TAA ITAR" authorisations (which relate to the export of technical data).

7.2. Regulations applicable to the Group's sale of medical products

In addition to the rules relating to the export of laser products, the Group is also subject to regulations on the sale of medical products to the public.

In Europe, the products designed and manufactured by the Medical division must comply with the essential requirements of EU Regulation 2017/745 dated 5 April 2017 relating to medical devices, which some of the provisions have been in force since 26 May 2021. These essential requirements primarily concern the safe usage of products by users, and impose obligations on the Group for the testing and transparency of its medical products, before anything is

put on the market, as well as the monitoring of security and traceability of devices post-sale.

In the United States, the Medical division products manufactured and sold by the Group on American territory are systematically subject to the requirement of obtaining an authorisation from the Food and Drug Administration ("FDA"). In almost all cases, there is a simplified procedure known as the "510K procedure," which refers to existing authorisations for products that are considered equivalent. This authorisation procedure requires drafting an application which includes a description of the product and its technical structure, as well as the results of a certain number of tests that ensure the product meets the current technical and safety rules for patients and medical staff. Usually the process takes three months, but any questions posed by the FDA could lengthen that period.

In Australia, DFAT (Department of Foreign Affairs and Trade) imposes strict control on exports to certain countries. For this purpose, Ellex has established an internal process for compliance with these rules. Certain countries are under embargo, while others require an authorisation to be obtained.

Lastly, the Group's Medical division products are also subject to international technical standards that allow the products to be certified. The main requirements are detailed under Medical Standard IEC No. 60601-1 and supplemented by other specific standards relating to the category of medical product (for example, Medical Standard IEC No. 60601-2-22 for lasers). Furthermore, as designer and manufacturer of medical products, the Medical division also has an obligation to comply with the organisational provisions of standard ISO 13485, regarding the requirements of quality management systems (QMS), and those relating to MDSAP (Medical Device Single Audit Program) for the sale of products in the United States, Canada, Brazil, Japan, and Australia.

7.3. Environment regulations applicable to the Group's products

During the course of its business, the Group is required to comply with certain regulations on environmental protection, in particular those controlling the use, storage, or release into the environment of chemical or hazardous substances used to manufacture laser products. The main texts that apply to this subject area are (EU) Directive (UE) No. 2011/65 of the European Parliament and the Council of 8 June 2011 (the socalled "RoHSS" directive), amended by Directive (EU) 2015/863 of 31 March 2015 whose provisions are applicable from 22 July 2019 for the Photonics division products and on 22 July 2021 for the Medical division products, and (EC) Regulation No. 1907/2006 of the European Parliament and the Council of 18 December 2006 (the so-called "REACH" regulation) amended by Regulation No. 2021/979 of 17 June 2021, in the European Union, as well as the Chinese ACPEIP (Administration for the control of pollution caused by electronic information products) from 2006.

The Group is moreover required to comply with the obligations to collect, dismantle, and recycle end-of-life electrical components, per (EC) Directive No. 2002/96 of the European Parliament and the Council dated 27 January 2003.



8. Allocation of earnings

8.1. Proposed allocation of earnings

It will be proposed to allocate earnings for the year ended 31 December 2022, with a profit of \notin 469,661 to "retained earnings", taking this account's from \notin +82,717,020 to \notin +83,186,681.

8.2. Dividends

The Company has not declared or paid any dividends on its shares during the last three fiscal years. It does not intend to distribute any dividends in respect of fiscal year 2022.

The Company has not set a specific dividend distribution policy. It reserves the right to offer its shareholders the option of receiving dividends in the form of shares in the event that it decides to distribute dividends.

10. TABLE OF LUMIBIRD SA'S RESULTS FOR THE LAST FIVE FISCAL YEARS

In accordance with Article R.225-102 of the French commercial code, the following table presents the Company's earnings for the last five years:

€'000	2018	2019	2020	2021	2022
Capital at the end of the year					
Share capital	16,754	18,430	22,467	22,467	22,467
Number of existing ordinary shares	15,035,456	18,429,867	22,466,882	22,466,882	22,466,882
Operations and results of the year					
Revenues excluding taxes	56,669	66,711	65,017	74,993	84,923
Income before taxes, employee profit-sharing, amortisation and provisions	6,601	9,016	76,565	2,494	968
Income tax	451	-577	403	1,195	1,729
Income after taxes, employee profit-sharing, amortisation and provisions	-1,638	7,829	75,904	3,829	470
Income distributed	-	-	-	-	-
Earnings per share					
Income after taxes, employee profit-sharing, before amortisation and provisions	0.47	0.44	3.43	0.16	120.02
Income after taxes, employee profit-sharing, amortisation and provisions	-0.11	0.42	3.38	0.17	20.90
Personnel					
Average number of people employed during the year	145	135	134	62	66
Payroll	7,428	7,117	3,701	4,898	6,334
Employee benefits	3,336	3,445	1,841	2,184	3,020

10. SUBSIDIARIES AND EQUITY INTERESTS

By reporting to you on the Company's business, we have presented the activities of its subsidiaries and the various companies that it controls.

The table of subsidiaries and equity interests is presented in the notes to the corporate financial statements.

In accordance with Article L.233-6 of the French commercial code, we can inform you that in September 2022, Keopsys Industries acquired the entire share capital of Innoptics, a company that was dissolved without liquidation by transferring all of its assets to Keopsys Industries in November 2022.

In accordance with Article R.233-19 of the French commercial code, we can inform you that the Company, during the past year, did not carry out any disposals under the terms of Article L.233-29 of the French commercial code relating to cross-shareholdings.

11. EMPLOYEE SHAREHOLDING

On 1 April 2019, the Board of Directors granted 182,000 free shares in the Company to 39 employees of the Company or of some of the companies related to it within the meaning of Article L.225-197-2 of the Commercial Code. During its meeting on 31 March 2020, the Board of Directors decided to grant two additional employees the benefit of the provisions of this plan, by awarding them each 3,000 free shares. During its meeting of 1 April 2022, the Board of Directors recorded the definitive acquisition of 163,000 free shares, including 40,000 for the benefit of Mr. Jean-Marc Gendre, then Deputy CEO of the Company.

On 21 September 2021, the Board of Directors also granted 291,000 free shares in the Company to 84 employees of the Company or of certain companies related to it within the meaning of Article L.225-197-2 of the Commercial Code. The vesting date for the bonus shares has been set by the Board of Directors as the year-end date for the annual financial statements for 2023, representing a vesting period of over two years, provided that:

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- the beneficiary has continuously and uninterruptedly had an employment contract, during the vesting period, and has a valid employment contract at the end of the vesting period with the Company or a related company as per Article L.225-197-2 of the French Commercial Code; and
- the performance conditions set by the Board of Directors are met.

Lastly, on 9 December 2022, the Board of Directors granted 60,000 free shares in the Company to an employee of a company related to the Company within the meaning of Article L.225-197-2 of the Commercial Code. These free shares will be subject to a definitive acquisition in two tranches: 20% of the shares allocated, on the date of closing of the annual financial statements for the financial year 2024 by the Board of Directors and the remaining 80%, on the date of closing of the annual financial statements for the financial year 2026 by the Board of Directors. In addition, the definitive acquisition of these shares is subject to a condition

The value of the allocation plan was determined as follows:

of presence and performance conditions in line with the previous free share plans decided by the Board of Directors.

Reference is made to the information presented in the special report of the Board of Directors for the financial year 2022 in accordance with the provisions of Article L.225–197–4 of the French Commercial Code, which is available on the Company's website (www.lumibird.com) under the heading "Finance / Regulated Information".

As at 31 December 2022, of the 291,000 free shares that were formally granted to the beneficiaries on 21 September 2021, 176,000 were still in force, 115,000 shares having lapsed due to the departure of the beneficiaries as well as the revision of the operational plan impacting the achievement of the performance conditions of the plan. Of the 60,000 free shares granted to the beneficiary on 9 December 2022, 60,000 are still in force.

Free shares allocation plans	Plan dated 31/03/2021	Innoptics earn- out 22/09/2022	Plan dated 9/12/2022
Total number of free shares originally allocated	291,000	40,000	60,000
Board meeting date for allocation decision	21/09/2021	n/a	9/12/2022
End of the vesting period	Closing of 2023 financial statements	31/12/2026	Closing of 2024 (for 20%) and 2026 (80%) financial statements
Stock price at the date of allocation (B)	17.0	20.0	15.4
Corporate social contribution (C)	20%		20%
Plan value as of 01/04/2022 (A*B*(1+C))	3,590,400	799,600	1,105,920
Number of free shares cancelled/refused	71,000		-
Remaining free shares at 31 December 2021 (A)	176,000	40,000	60,000

In 2022, the impact of the plan on the financial statements (in shareholders' equity) has been determined pro rata temporis over the vesting period and amounts to 1,539,941. In 2021, the impact of the plans was 1,333,684.

Lastly, the employees do not directly hold any Company shares that would be subject to a non-transferability clause under the regulations in force.

12. INFORMATION CONCERNING THE SHARE CAPITAL

12.1. Share capital

At 31 December 2022, the Company's share capital totaled 22,466,882 euros. It was split into 22,466,882 fully paid-up shares, all of the same category, with a par value of 1 euro. On the date of this report, this remained unchanged.

12.2. Double voting rights

A double voting right is awarded for:

- All fully paid-up shares that have been registered in the name of the same shareholder for at least three years.
- Registered shares freely awarded to shareholders in the event of a capital increase through the incorporation of reserves, profits or issue premiums based on the shares for which they are entitled to this right.

At 31 December 2022, out of the 22,466,882 shares comprising the share capital, 6,544,901 shares were entitled to double voting rights.

12.3. Securities giving access to the share capital

The Company has not issued any security giving a future access to its share capital or the share capital of one of the Group's companies.

12.4. Review of operations carried out as part of an authorized share buyback program

In accordance with Articles L.22–10–62 and L.225–211 of the French commercial code, we are reporting to you on the operations carried out as part of authorized share buyback programs.

For reference, under the terms of its 13th resolution, the Combined General Meeting on 3 May 2022 authorized the Board of Directors for 18 months, with an option to subdelegate in accordance with the legal and regulatory provisions in force, to purchase and/or appoint third parties to purchase Company shares, under the conditions set by Articles L.22-10-62 and L.225-210 et seq of the French commercial code, notably with a view to:

 ensuring liquidity and managing market-making for the Company's securities through an investment services



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provider acting independently on behalf of the Company under a liquidity agreement that is compliant with the applicable doctrine of the AMF, or

- retaining and awarding shares subsequently (exchanges, payments, etc.) in connection with the Company's financial, external growth, merger, spin-off or contribution operations, or
- awarding shares in connection with the exercising of rights associated with securities entitling holders to access the capital through their redemption, conversion, exchange, the presentation of a warrant or by any other means, or
- cancelling all or part of the shares bought back in this way, through a share capital reduction, in accordance with the authorization to reduce the capital given by the General Meeting on 4 May 2021 in its 19th resolution, or, if applicable, under a resolution of the same kind that may follow it during the period for which this delegation is valid; or
- awarding or transferring shares to employees or corporate officers of the Company or related companies, notably through a Company's profit-sharing arrangements, under a company or Group (or equivalent) savings plan or for free share awards under Article L.225-197-1 et seq of the French commercial code, or, more generally, honoring obligations relating to programs for stock options or other awards of shares for the employees or corporate officers of the Company or a Group entity, or
- implementing any Company stock option plan in accordance with Articles L.225–177 et seq of the French commercial code or any similar plan.

The share purchases implemented under this authorization must be carried out within the limit of a maximum unit purchase price of 50 euros subject to adjustments linked to potential operations concerning the Company's capital.

The maximum amount of funds set aside for the implementation of this share buyback program has been set at 50,000,000 euros.

On the date of each buyback, the total number of shares bought back in this way by the Company since the start of the buyback program (including those subject to this buyback operation) must not exceed 10% of the shares comprising the Company's capital on this date. The total number of shares held by the Company on a given date must not exceed 10% of the existing capital on this same date.

This authorisation was implemented through a liquidity contract concluded with Louis Capital Markets.

In accordance with Article L.225-209 of the French commercial code, we can inform you that the amounts initially allocated by the Company to the liquidity agreement represent 50,000 euros.

At 31 December 2022, the following resources were recorded in the liquidity account:

- 39,979 Lumibird shares;
- 262,662.33 euros in cash.

The Lumibird shares were purchased / sold in connection with the liquidity agreement in force based on the following price conditions:

Number of treasury shares held at 31 December 2022	33,979
Number of shares purchased from 1 January 2022 to 31 December 2022	149,731
Number of shares sold from 1 January 2022 to 31 December 2022	131,169
Average purchase price	19.66€
Average sales price	20.41€
Average unit cost price of securities in the portfolio at 31 December 2021	19.91 €
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

12.5. Commitment for executive shareholders to retain shares

To the best of the Company's knowledge, at the date of this report, no commitments to retain shares have been entered into by any of its executive shareholders.

12.5.1. Information on the portion of Lumibird's capital that is pledged as collateral

On 25 July 2019, ESIRA, the Company's reference shareholder, granted a pledge on 3,185,715 ordinary shares it holds in the Company as security for a loan agreement. To the Company's knowledge, there are no other pledges on its shares.

12.6. Shareholder agreements

There are no shareholder agreements in place providing for preferential conditions to sell or acquire Company shares.

There are no shareholder agreements in place that the Company is a party to and that are likely to have a significant impact on its share price.

12.7. Change in Lumibird's capital and shareholding structure

12.7.1. Change in Lumibird's share capital over the last three years

Date ⁽¹⁾	Operation	Nb. of shares before	Nb. shares issued	Nb. shares after	Additional paid-in capital	Nominal	Share capital
16/06/2020	Capital increase in cash with shareholders' preferential subscription rights maintained	18,429,867	4,037,015	22,466,882	32,296,120 €	1€	22,466,882€
(1) Data when t	⁽¹⁾ Date when the capital increase was acknowledged by Lymibird's Board of Directors						

⁽¹⁾ Date when the capital increase was acknowledged by Lumibird's Board of Directors.

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Situation at 31 December 2020 Situation at 31 December 2021 Situation at 31 Decembera 2022 Situation at 1st March 2023 Shareholding structure % of Number of shares % of capital Number of % 01 Number of Number of % of Voting rights⁽² Voting rights (2) Voting rights (2) Voting rights (2) voting voting ights ⁽¹⁾ voting voting capital capita shares capital shares shares riohts ' ohts FSIRAG 11,667,290 51.93% 17,397,731 61.63% 11,667,290 51.93% 17,777,747 62.12% 11,667,290 51.93% 17,911,080 62.11% 11,667,290 17,911,080 51.93% 62.11% Group employees 0.02% 0.03% 0.02% 8.418 0.03% 170,003 0.76% 0.73% 0.73% 0.71% 4,209 8,059 4.209 210,459 164.449 204.419 Self-holding 268,717 1.20% NA NA 260,536 1.16% NA NA 174,448 0.78% 174,335 0.77% Public 8,038,648 35.78% 8,340,598 29.54% 7,780,010 34.63% 8,079,388 28.23% 8,041,079 35.79% 8,301,734 28.79% 8,046,746 35.81% 8,307,768 28.81% 7 Industries Hoding B.V4 1,126,498 5.01% 1,126,498 3.99% 1,706,649 7.60% 1,706,649 5.96% 1,706,649 7.60% 1,706,649 5.92% 1,706,649 7.59% 1,706,649 7.92% AMIRAL GESTION(5) 1,361,520 6.06% 1,361,520 4.82% 1,048,188 4.67% 1,048,188 3.66% 707,413 3.15% 707,413 2.45% 707,413 3.15% 707,413 2.45% TOTAL 22466882 22466882 22466882 22466882 100% 28837335 100% 28837329 100% 28234.406 100% 100% 28620390 100% 100% 100%

12.7.2. Change in Lumibird's shareholding structure over the last three years

(1) Voting rights able to be exercised at the General Shareholders' Meeting

(2) The percentages of voting rights presented in this table are calculated without taking into account the Company's treasury shares, which are not entitled to voting rights in accordance with Article L225-210 of the French commercial code, representing a total number of actual voting rights of 28 234 406 at 31 December 2020, 28,620,390 at 31 December 2021 and 28,837,335 at 31 December 2022.

(3) ESIRA is a French-law simplified joint-stock company (société par actions simplifiée) controlled by Mr Marc Le Flohic who is also its Chairman.

(4) 7 Industries Holding B.V is a company controlled by Mrs Ruthi Wertheimer

(5) Asset management company acting on behalf of funds which it manages.

To the best of the Company's knowledge, on the date of this report, no significant changes have been made to the breakdown of the capital since 1 March 2023 and no other public shareholders (other than those indicated in the table above, if applicable) hold more than 5% of the capital or voting rights.

12.7.3. Shareholding disclosure thresholds

In accordance with Article L.233-13 of the French commercial code and Article 10 of the Company's articles of association, the various instances when the legal and/or statutory disclosure thresholds were passed and that were brought to the Company's attention since 1 January 2021 are presented below:

Disclosure made by	Date of disclosure	Date of threshold crossing	Threshold crossed upwards / downwards	Threshold(s) crossed	Reasons for crossing
Caisse des dépôts et consignations ⁽¹⁾	23 March 2022	17 March 2022	Upwards	1% of the company's capital and voting rights	Acquisition of Lumibird shares on the market
AMIRAL GESTION	9 March 2022	8 March 2022	Downwards	4% of the company's capital	Disposal of Lumibird shares on the market
(1) Through (D)	Croissanco				

(1) Through CDC Croissance.

No other shareholding threshold disclosures were brought to the attention of Lumibird during the past year, or since the beginning of fiscal year 2023.

The information concerning the instances when the legal disclosure thresholds were crossed, upwards or downwards, is available on the AMF website (<u>www.amf-france.org</u>).



12.7.4. Listing market and change in the share price

Lumibird's shares, initially listed on NYSE Euronext Paris SA's Nouveau Marché from 30 September 1997, have been admitted for trading on the Euronext market (Compartment B) in Paris since 2005 (ISIN: FR0000038242 – Ticker: LBIRD).

There are no requests underway for the Company's shares to be admitted on another market or stock exchange.

The Company's market capitalization, based on Lumibird's share price at 14 March 2023 (closing price), i.e. 17.04 euros, and the number of securities comprising the share capital on this date, i.e. 22,466,882 shares, represents 382.836 million euros. The changes in Lumibird's share price since 1 January 2022 are presented below:

Lumibird share price (in euros)





Lumibird share: Volumes traded

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Date	High	Low	Average (at closing)	Number of shares traded
January 2022	24.1	19.68	21.47	249,129
February 2022	21.4	19.04	20.30	229,469
March 2022	21.7	17.4	20.27	286,057
April 2022	21.85	19.94	20.89	246,997
May 2022	21.3	18.56	19.73	156,221
June 2022	19.86	16.64	18.62	135,901
July 2022	20.65	17.14	19.44	128,275
August 2022	22.5	19.72	21.33	113,416
September 2022	20.4	14.82	18.03	255,476
October 2022	17.6	14.12	16.75	107,231
November 2022	17.1	16.02	16.45	62,798
December 2022	17.12	15.24	15.96	88,674
January 2023	19.22	16.4	18.21	104,821

Summary of share prices and volumes for the period from January 2022 to January 2023 (source: Euronext Paris S.A.)

12.8. Potential capital

12.8.1. Information on stock options / warrants

No stock options or warrants were in place or awarded during 2022.

12.8.2. Information on free share awards

The information on free share awards is presented in section 12 of this report.

12.8.3. Non-equity securities

Besides the €40 million bond at 31 December 2022, no nonequity securities issued by the Company were outstanding on the date of this report.

12.8.4. Operations carried out in 2021 on Lumibird securities by executive officers, related parties and their family members

In accordance with Article L.621-18-2 of the French monetary and financial code and the AMF's general regulations, no transactions on Lumibird shares were declared to the French Financial Markets Authority (AMF) by the Company's executives, related parties or their family members in 2022 and since the start of 2023.

12.9. Other information

12.9.1. Taxation

12.9.1.1 Reporting of luxury expenditure

In accordance with Article 223 iv of the French general tax code (Code général des impôts), we can inform you that the

Company's expenses and costs covered by Article 39–4 of the general tax code came to 16,391 euros in 2022, generating a theoretical supplementary corporate income tax charge of 4,098 euros.

12.9.1.2. Excessive overheads or overheads not included on the special filing

During the past year, the Company did not incur any excessive overheads or any overheads not included on the special filing as per Articles 223 v and 39–5 of the French general tax code.

12.9.2. Branches

In accordance with Article L.232–1 of the French commercial code, we can inform you that Lumibird has no branch left on the date of this report.

Lumibird's principal place of business is Lumibird's former headquarters in Les Ulis.

We believe that the information that we have just given you and that is presented in the Statutory Auditors' report will enable you to take decisions in line with your interests. We therefore invite you to adopt the resolutions submitted to you.

The Board of Directors

LUMIBIRD

French limited company with a Board of Directors, with a capital of 22,466,882 euros Registered office: 2 rue Paul Sabatier, 22300, Lannion 970 202 719 RCS Saint-Brieuc

REQUEST FOR DOCUMENTATION AND INFORMATION

(Art. R225-88 of the French Commercial Code)

I, the undersigned :	NAME
	First names
	Adress
	Email address
(Dwner of

request the documentation and information referred to in article R.225-83 of the French Commercial Code concerning the company's combined shareholders' meeting (ordinary and extraordinary) which will take place on April 28th, 2023 be addressed to me under the following format:

□ paper

 \Box electronic documents to be emailed to the address above

Made in

on (date)

Signature

NOTE : Shareholders who own **registered shares** can, by a single request, obtain on the occasion of each subsequent shareholder's meeting the complete set of documents and information referred to in articles R.225-81 and R.225-83 of the Commercial Code.