

MINUTES FROM ORDINARY GENERAL MEETING OF THE SHAREHOLDERS OF ABG SUNDAL COLLIER HOLDING ASA

In consideration of the number of foreign shareholders of the Company, these minutes have been prepared in both Norwegian and English. In case of variation in the content of the two versions, the Norwegian version shall prevail.

The annual general meeting for 2024 was held at the company's premises at Ruseløkkveien 26, 8th floor in Oslo on 24 April 2025 at 11:00 hours.

1. Opening of the meeting by one Board member and registration of attending shareholders

The Chairman of the Board, Mr Knut Brundtland opened the meeting.

Altogether 197,584,208 shares were represented, constituting 38.60% of the total voting rights.

2. Election of the chairman of the meeting and at least one person to co-sign the minutes with the chairman

Knut Brundtland was elected to chair the meeting. Solveig Walmann was elected to co-sign the minutes.

The general meeting approved the resolution with all votes in favour.

3. Approval of the notice of meeting and agenda

The notice of the meeting and the agenda for the meeting were approved.

The general meeting approved the resolution with all votes in favour.

4. Approval of the annual financial statement and Board of Directors Report for 2024, including allocation of the result of the year, as well as consideration of the statement on corporate governance

The chairman of the meeting presented the 2024 annual financial statements and the Board of Directors Report. Based upon the Board of Directors' proposal the general meeting resolved to approve the 2024 annual financial statements and the Board of Directors Report, including NOK 264m (NOK 0.50 per share) to be paid as dividend to the shareholders as at 24 April 2025 and NOK 30m will be transferred from other equity.

The general meeting approved the resolution with 197,580,345 votes in favour, while 3,863 shares didn't vote.

The general meeting took note of the statement on corporate governance.

5. Approval of Auditor's remuneration

The general meeting approved the remuneration of the auditors in accordance with invoice.

The general meeting approved the resolution with 196,202,109 votes in favour, while 1,382,099 votes against.

6. Remuneration for the members of the Board of Directors and the committees

Based on the Nomination Committees' proposal, the general meeting approved the following resolution:

"The remuneration to the members of the Board of Directors shall be NOK 310,000 and NOK 425,000 for the Chairman for the upcoming mandate period 2025-2026. The Board is given flexibility to decide the date of payment of the approved remuneration according to what is considered practical.

Members of the Audit Committee shall receive a remuneration of NOK 75,000 and the chairman NOK 95,000 for the upcoming mandate period 2025-2026.

Members of the Compensation Committee shall receive a remuneration of NOK 22,500 and the chairman NOK 27,500 for the upcoming mandate period 2025-2026.

Compensation to the chairman of the Nomination Committee shall be NOK 45,000 whereas the other members are compensated with NOK 25,000 for the upcoming mandate period 2025-2026. "

The general meeting approved the resolution with all votes in favour.

Based on the Nomination Committees' proposal, the general meeting approved the following resolution:

"The Chairman of the Board shall receive a remuneration of NOK 1,500,000 from the subsidiary ABG Sundal Collier ASA for work done in 2024."

The general meeting approved the resolution with 195,262,425 votes in favour, while 2,321,082 voted against.

7. Advisory vote on the Board of Directors remuneration report for top management

The general meeting approved the report with 151,833,238 votes in favour, while 45,750,970 voted against.

8. Approval of the maximum level of variable remuneration payable to employees whose professional activities have a significant impact on the company's risk profile

Based on the recommendation from the Board of Directors the general meeting approved the following resolution:

"The variable remuneration payable to employees whose professional activities have a significant impact on the company's risk profile can amount up to 200% of the fixed remuneration."

The general meeting approved the resolution with 135,298,435 votes in favour, 2,291,573 votes against, while 59,994,200 shares didn't vote.

9. Declaration of principles for the Company's remuneration policy for top management

Based on the recommendation of the Board of Directors the general meeting advised the Board of Directors to apply the current principles for the Company's remuneration towards top management going forward.

The general meeting approved the resolution with 151,862,425 votes in favour and 45,721,783 votes against.

10. Election of members to the Nomination Committee

Based on the Nomination Committee's proposal, the general meeting re-elected Stein Aukner, Roy Myklebust and Leiv Askvig for a period of one year. The committee consists of Stein Aukner as chairman and Roy Myklebust and Leiv Askvig as members.

The general meeting approved the following resolutions: Stein Aukner, all votes in favour Roy Myklebust, all votes in favour Leiv Askvig, all votes in favour



11. Election of Board members

Based on the Nomination Committee's proposal, the general meeting re-elected Knut Brundtland, Jan Petter Collier, Cecilia Marlow, Arild A. Engh, Adele Norman Pran and Martina Klingvall as board members for a period of one year. The Board of Directors will then consist of:

- Knut Brundtland, Chairman (re-elected for one year)
- Jan Petter Collier, Deputy chairman (re-elected for one year)
- Cecilia Marlow (re-elected for one year)
- Arild A. Engh (re-elected for one year)
- Adele Norman Pran (re-elected for one year)
- Martina Klingvall (re-elected for one year)

The Board will elect members of committees.

The general meeting approved the following resolutions: *Knut Brundtland*, 151,722,158 votes in favour and 45,862,050 votes against. *Jan Petter Collier*, 169,205,972 votes in favour and 1,378,236 votes against. *Cecilia Marlow*, all votes in favour. *Arild A. Engh*, 178,338,349 votes in favour and 19,245,859 votes against. *Adele Norman Pran*, 197,550,339 votes in favour and 33,869 votes against. *Martina Klingvall*, all votes in favour.

12. Power of attorney to purchase own shares

The general meeting approved the following resolution as proposed by the Board:

"The general meeting hereby authorises the Board of Directors to acquire own shares and to acquire charges created by agreement related to its own shares, cf. the Norwegian Public Limited Companies Act sections 9-4 and 9-5.

The following shall apply for both authorisations:

- 1. The authorisations shall be valid until 30 June 2026.
- The highest nominal value of the shares acquired pursuant to the authorisation is NOK 12,137,902 which equals approximately 10% of the company's expected share capital as at 24 April 2025.
- 3. The company shall pay minimum NOK 0.23 and maximum NOK 20 for each share.
- 4. The acquisition, disposal of and acquisition of charges created by agreement may be carried out at the discretion of the Board of Directors, hereunder as part of the company's incentive programme.

This power of attorney is valid from 25 April 2025 and will from that date replace all previous power of attorneys to purchase own shares in the company."

The general meeting approved the resolution with 196,815,287 votes in favour, while 768,921 shares did note vote.

13. Power of attorney to issue new shares

Based on the Board of Directors' proposal and explanation, the general meeting approved the following resolution:

"The general meeting hereby authorises the Board of Directors to increase the share capital by new subscription for shares, cf. the Norwegian Public Limited Companies Act section 10-14.

The following shall apply for the Board of Directors' authorisation:

- 1. The share capital may in total be increased by up to NOK 24,275,805, which equals approximately 20% of the company's expected share capital as at 24 April 2025.
- 2. The power of attorney shall be valid until 30 June 2026.



- 3. The shareholders' preferential right to subscribe for shares may be waived in accordance with the Norwegian Public Limited Companies Act sections 10-4 and 10-5.
- 4. The power of attorney shall also comprise capital increase by non-cash payment or a right to charge the company with special obligations, and merger.

This power of attorney is valid from 25 April 2025 and will, from that date, replace all previous power of attorneys to issue new shares."

The general meeting approved the resolution with 168,318,515 votes in favour and 29,265,693 votes against.

No further matters were submitted for consideration. The chairman of the meeting thanked the participants for attending and adjourned the annual general meeting.

24 April 2025

Knut Brundtland

Solveig Walmann

