

Minutes of the Annual General Meeting of Shareholders of

Sportradar Group AG

held on

Friday, May 6, 2022, 10:00 AM, Central European Summer Time

at the Company's office premises, Feldlistrasse 2, 9000 St. Gallen, Switzerland

I. CONSTITUTION OF THE MEETING, ORGANISATIONAL MATTERS, AND STATEMENTS

1. Constitution of the Meeting

Mr. William J. Yabuki, chairman of the Board of Directors, opens the Annual General Meeting and takes the chair (the "**Chair**"). He appoints Lynn McCreary, Chief Legal Officer, as secretary and Jason Barr, Corporate Counsel, as scrutineer.

He notes that Sportradar Group AG, St. Gallen, (the "**Company**") holds the Annual General Meeting for the year ended December 31, 2021 in accordance with article 27 of the Ordinance of the Federal Council of Switzerland on the policies for combatting the coronavirus dated 19 June 2020 (COVID-19-Ordinance 3). Accordingly, shareholders are not allowed to attend the Annual General Meeting in person and were able to vote their shares only by giving a power of attorney and related voting instructions to the independent proxy either (i) by returning the proxy form or (ii) by exercising their voting rights online. The content of this year's Annual General Meeting is limited to the legal requirements.

The Chair states that because of the prevailing COVID-19 pandemic, no other members of the Board of Directors and the Executive Management of the Company attend the meeting. The auditors KPMG AG, St. Gallen, are represented by Oliver Egg enberger.

Dr. Christa-Maria Harder Schuler represents the law firm FÜRER Partner Advocaten KIG, the elected independent proxy.

2. Statements

The Chair states that the shareholders have been timely invited to today's Annual General Meeting with a notice dated April 4, 2022 as published in the Swiss Official Gazette of Commerce on April 5, 2022 and that the annual report for the year ended December 31, 2021, including the management report (Form 20-F), the consolidated and statutory financial statements, the compensation report and the auditors' reports each for the year ended December 31, 2021 have been available on the website of Sportradar since April 4, 2022. Additionally, the documents have also been available for inspection at the office premises of the Company and were sent to the shareholders upon request.

The Company's share capital registered with the commercial register prior the closure of the share register on March 28, 2022 amounted to CHF 29,693,858.71 divided into 206,571,517 registered shares with a nominal value of CHF 0.10 each and 903,670,701 registered shares with a nominal value of CHF 0.01 each (voting shares). In addition, until the closure of the share register on March 28, 2022, the share capital was increased by CHF 27,712.70 by issuing 277,127 shares with a nominal value of CHF 0.10 each out of conditional share capital.

Accordingly, the total issued share capital as per March 28, 2022 amounts to CHF 29,721,571.41 divided into 206,848,644 registered shares with a nominal value of CHF 0.10 each and 903,670,701 registered shares with a nominal value of CHF 0.01 each (voting shares).

Out of the share capital issued as per March 28, 2022, the following shares are represented at today's Annual General Meeting by the independent proxy Furer Partner Advocaten KIG: a total of 162,188,908 registered shares with a nominal value of CHF 0.10 each and 903,670,701 registered shares with a nominal value of CHF 0.01 each. Accordingly 84.97 % of the Company's total share capital and 95.98 % of the Company's total voting rights are represented at today's Annual General Meeting.

Article 13 of the Company's articles of association stipulate the "one share one vote"-principle (the allocation of voting rights according to the number of shares), meaning that, in general, a Class B share (voting share) has ten times more voting power than a Class A share. The "one share one vote"-principle does, according to mandatory Swiss law and article 13 of the Company's articles of association, not apply, to the extent relevant for this Annual General Meeting, to the election of the statutory auditor as put forth under agenda item 7.1. For this agenda item, the voting power of the shares will be determined based on the nominal value of the shares. Furthermore, article 704 of the Swiss Code of Obligations stipulates important resolutions, for which a qualified quorum of least two-thirds of the voting rights represented and an absolute majority of the nominal value of shares represented are required. The agenda items proposed to this Annual General Meeting do not require the qualified quorum according to article 704 of the Swiss Code of Obligations. The otherwise relevant simple majority according to article 13 of the Company's articles of association will be calculated based on the votes cast. Abstentions, empty votes and invalid votes will not be taken into account for the calculation of the required majority. For agenda item 7.1, the simple majority will be calculated based on the nominal value of the voted shares. For all other agenda items, the simple majority will be calculated based on the number of shares voted ("one share one vote"-principle).

Based on the foregoing statements, the Chair declares the Annual General Meeting as duly convened and quorate for the proposed agenda.

II. AGENDA ITEMS

1. Reporting on the year ended December 31, 2021

1.1. Management Report, Consolidated Financial Statements and Statutory Financial Statements

The Chair refers to the documentation concerning this agenda item that was made available to the shareholders in good time.

The Chair asks the auditors' representative, whether he would like to make a statement to be recorded in the minutes, which they forgo.

The Board of Directors proposes that the Management Report, Consolidated Financial Statements and Statutory Financial Statements for the year ended December 31, 2021 be approved.

The voting results are as follows:

For-votes:	1,065,841,910
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Against-votes:	12,097
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The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

1.2. Consultative vote on the Compensation Report

The Chair refers to the background information given in the invitation to the Annual General Meeting and the documentation concerning this agenda item that was made available to the shareholders in good time.

The Board of Directors proposes that the Compensation Report for the year ended December 31, 2021 be endorsed (non-binding consultative vote).

The voting results are as follows:

For-votes:	1,063,304,642
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Against-votes:	2,548,694
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The Chair states that the Annual General Meeting has therewith endorsed, in a non-binding consultative vote, the proposal made by the Board of Directors.

2. Appropriation of Available Earnings

The Chair refers to the background information given in the invitation to the Annual General Meeting and the documentation concerning this agenda item that was made available to the shareholders in good time.

The Board of Directors proposes the following appropriation of available earnings:

Available earnings	CHF -2,603,786,167.30
Allocated to legal reserves	CHF 0
Distributed to shareholders	CHF 0
Carried forward	CHF -2,603,786,167.30

The voting results are as follows:

For-votes:	1,065,838,374
Against-votes:	16,940

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

3. Discharge of the Board of Directors and of the Executive Management

The Chair refers to the background information given in the invitation to the Annual General Meeting.

The Board of Directors proposes that all members of the Board of Directors and of the Executive Management be granted discharge from personal liability for their actions in the year ended December 31, 2021.

The Chair declares that votes of members of the governing bodies are not taken into account for this agenda item.

The Chair states that the vote on the discharge from liability for all members of governing bodies will take place in a single ballot.

The voting results are as follows:

For-votes:	157,102,816
Against-votes:	51,215

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

4. Board Elections

4.1. Election of Members of the Board of Directors

The Chair emphasizes that the current members of the Board of Directors have all provided valuable services to the Company and all stand for re-election.

The Board of Directors proposes that each of the following persons be re-elected as directors for a term of office until the conclusion of the Annual General Meeting in 2023:

— William Jeffery Yabuki

- Carsten Koerl
- Hafiz Lalani
- Deirdre Mary Bigley
- John Andrew Doran
- George Fleet
- Charles John Robel
- Marc Walder

The Char states that all elections will be carried out individually.

The ballots produce the following results:

For William Jeffery Yabuki

For-votes:	1,065,814,955
Against-votes:	41,386

For Carsten Koerl

For-votes:	1,065,814,392
Against-votes:	41,497

For Hafiz Lalani

For-votes:	1,065,519,906
Against-votes:	335,458

For Deirdre Mary Bigley

For-votes:	1,065,516,584
Against-votes:	46,191

For John Andrew Doran

For-votes:	1,065,520,115
Against-votes:	335,441

For George Fleet

For-votes:	1,064,688,899
Against-votes:	873,615

For Charles John Robel

For-votes: 1,065,813,799

Against-votes: 41,488

For Marc Walder

For-votes: 1,065,811,889

Against-votes: 41,896

The Chair states that the Annual General Meeting has therewith approved the proposals made by the Board of Directors and congratulates all members for their re-election.

4.2. Election of the Chair of the Board of Directors

The Board of Directors proposes that William Jeffery Yabuki be re-elected as Chairman of the Board of Directors for a term of office until the conclusion of the Annual General Meeting in 2023.

The voting results are as follows:

For-votes: 1,065,814,127

Against-votes: 41,799

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

4.3. Election of the members of the Compensation Committee

The Chair states that the current members of the Compensation Committee have all provided valuable services to the Company and all stand for re-election, subject to each of their re-election as members of the Board of Directors.

Following their re-election as members of the Board of Directors, the Board of Directors proposes that Deirdre Mary Bigley, Marc Walder, Hafiz Lalani, and John Andrew Doran be re-elected as members of the Compensation Committee for a term of office until the conclusion of the Annual General Meeting in 2023.

All elections will be carried out individually.

The ballots produce the following results:

For Deirdre Mary Bigley

For-votes: 1,065,807,736

Against-votes: 47,563

For Marc Walder

For-votes: 1,065,809,558

Against-votes: 42,731

For Hafiz Lalani

For-votes: 1,065,517,228

Against-votes: 336,774

For John Andrew Doran

For-votes: 1,065,518,089

Against-votes: 336,036

The Chair states that the Annual General Meeting has therewith approved the proposals made by the Board of Directors and congratulates all members for their re-election.

5. Approval of the Maximum Compensation of the Board of Directors and Executive Management

The Chair elaborates, referring to the background information provided in the invitation to the Annual General Meeting, that, according to art. 7 of the Company's articles of association, the general meeting of shareholders must approve the aggregate maximum amount of the compensation of the Board of Directors for the term of office until the next ordinary general meeting of shareholders as well as the aggregate maximum amount of the compensation of the Executive Management for the next financial year. The Chair further confirms the following maximum compensation amounts, which are proposed to be approved by the Annual General Meeting, are deemed to include all social security and pension contributions, where applicable.

5.1. Approval of the Total Maximum Amount of Board Compensation

The Board of Directors proposes the approval of the aggregate maximum amount of compensation of USD 3,000,000.00 (including employer social security and pension contributions) to be paid or awarded to the members of the Board of Directors for the term of office until the Annual General Meeting in 2023.

The voting results are as follows:

For-votes: 1,064,117,607

Against-votes: 1,734,890

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

5.2. Approval of the total maximum amount of Executive Management Compensation

The Board of Directors proposes the approval of the aggregate maximum amount of compensation for Executive Management of USD 40,000,000.00 (including employer social security and pension contributions) for the next financial year of the Company (i.e., January 1, 2023 to December 31, 2023).

The voting results are as follows:

For-votes:	1,064,113,748
Against-votes:	1,735,938

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

6. Election of Independent Proxy

The Board of Directors proposes that the law firm Fürer Partner Advocaten KIG, Frauenfeld, Switzerland be re-elected as independent proxy for a term of office until the conclusion of the Annual General Meeting in 2023.

The voting results are as follows:

For-votes:	1,065,823,673
Against-votes:	33,545

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

7. Election of Auditors

7.1. Election of Statutory Auditors

The Board of Directors proposes that KPMG AG (CHE-255.496.640), St. Gallen, Switzerland, be re-elected as statutory auditors for a term of office until the conclusion of the Annual General Meeting in 2023.

The voting results are as follows, calculated based on the nominal value of the voted shares:

For-votes:	CHF 25,249,686.91
Against-votes:	CHF 5,727.60

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

7.2. Election of Special Auditors

The Chairman elaborates that, under Swiss law, special reports by an audit firm supervised by the Swiss Federal Audit Oversight Authority are required in connection with certain corporate transactions, including capital reductions and certain types of capital increases (involving contributions in kind, acquisitions in kind or offsetting as well as capital increases from conditional capital). Because the statutory auditor must be independent pursuant to the requirements under U.S. federal securities laws, KPMG AG cannot act as special auditor with respect to the mentioned transactions. Hence, another audit firm must be appointed as special auditor.

The Board of Directors proposes that BDO AG, St. Gallen, Switzerland, be elected as special auditors for audit services related to capital increases, capital reductions and related corporate actions for a term of office until the conclusion of the Annual General Meeting in 2023.

The voting results are as follows:

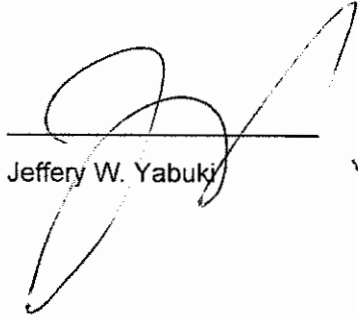
For-votes:	1,065,822,782
Against-votes:	32,054

The Chair states that the Annual General Meeting has therewith approved the proposal made by the Board of Directors.

With all agenda items being voted upon, the Chair thanks everyone involved in preparing the meeting and closes the Annual General Meeting for the year ended December 31, 2021.

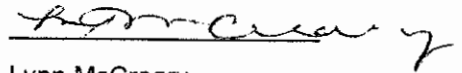
Signatures

The chairman



Jeffery W. Yabuki

The secretary



Lynn McCreary

Exhibits to the original minutes:

- Copy of the invitation to the Annual General Meeting
- Voting profile (instructions) independent proxy