

BAKO Group Limited Annual General Meeting Tuesday 22nd October 2024 – 14:00

Board Members Present: David Yates Chairman & Shareholder

Duncan Hindley Qualifying Director & Shareholder Gordon McGhee Qualifying Director & Shareholder Tom Moore Qualifying Director & Shareholder

Mike Tully Group CEO

Kirti Hirani Group CFO & Company Secretary

Martyn Taylor Non-Executive Director
Ian Dobbie Non-Executive Consultant

Elyse Catterall Minute Taker

Welcome

The Chairman welcomed shareholders present to the Annual General Meeting held on BAKOs 60th year.

The Annual General Meeting opened at 14.00

The Chairman confirmed that a total of 22 proxy voting forms had been received.

ORDINARY RESOLUTIONS

THAT the terms of the purchase contract produced to the meeting and signed by the Chairman of the meeting for the purposes of identification (Ordinary Purchase Contract) proposed to be entered into between the Company and each of the shareholders identified in the schedule thereto for the purchase by the Company of 40 Ordinary Shares of £1 each from each named shareholder for a total aggregate consideration of £2,080 be and hereby is approved and the Company be and hereby is authorised to enter into the Ordinary Purchase Contract.

Of the proxy votes received, 21 voted in favour, none abstained and 1 voted against. Of the five voting Shareholders present at the meeting, five voted in favour of the resolution. The resolution was passed.

2 That the Statement of Accounts for the year ended 31 March 2024, together with the report of the Directors and Auditors thereon be received.

Of the proxy votes received, 22 voted in favour, none abstained, and none voted against. Of the five voting Shareholders present at the meeting, five voted in favour of the resolution. The resolution was passed.

3 That the Directors' remuneration and fees payable for the year ended 31 March 2024 be and hereby is approved.

Of the proxy votes received, 22 voted in favour, none abstained, and none voted against. Of the five voting Shareholders present at the meeting, five voted in favour of the resolution. The resolution was passed.

4 That David Yates who is due to retire by rotation as a Director in accordance with the provisions of the Articles of Association, and who, being eligible, offers himself for re-appointment as a Director of the Company be and hereby is re-appointed.



Of the proxy votes received, 22 voted in favour, none abstained, and none voted against. Of the five voting Shareholders present at the meeting, David Yates being ineligible to vote, four voted in favour of the resolution. The resolution was passed.

5 To authorise the Directors to appoint the auditors of the Company and to fix their remuneration.

Of the proxy votes received, 20 voted in favour, 2 abstained, and none voted against. Of the five voting Shareholders present at the meeting, five voted in favour of the resolution. The resolution was passed.

The Chairman opened the floor for questions, but none were forthcoming.

The business of the 2024 AGM concluded; the meeting closed at 14.15