

NOTICE OF ANNUAL GENERAL MEETING

Ponsse Plc's shareholders are hereby invited to attend the Annual General Meeting to be held on Monday Tuesday, 9 April 2018, at 11:00 a.m. EET in the auditorium of the company's customer service centre at Ponsentie 22, FI-74200 Vieremä, Finland. Reception of those registered for the meeting and the distribution of ballots will begin at 10:00 a.m. EET.

MATTERS DISCUSSED AT THE ANNUAL GENERAL MEETING

1. Opening the meeting
2. Electing the Chairman
3. Summoning the secretary
4. Selecting examiners of the minutes and scrutineers
5. Recording the legality and competence of the meeting
6. Recording the participants and confirming the list of votes
7. Approving the agenda
8. Presenting the 2017 financial statements, including the consolidated financial statements and the annual report

THE PRESIDENT AND CEO'S REVIEW

9. Presenting the auditor's report
10. Confirming the financial statements and the consolidated financial statements
11. Payment of dividend

Ponsse Plc's Board of Directors will propose to the Annual General Meeting that a dividend of EUR 0.75 per share be paid for 2017. The dividend shall be paid to all shareholders who are listed in the shareholder register maintained by Euroclear Finland Ltd as a company shareholder on the record date, 11 April 2018. The dividend shall be paid on 18 April 2018.

Shareholders who in total represent more than 50% of the votes of the company have notified that they will approve the proposal of the Board of Directors.

12. Deciding on the discharge from liability for the members of the Board of Directors and the President and CEO

13. Deciding on fees for Board members and the auditor

Shareholders who in total represent more than 50% of the votes of the company have notified that they will make a proposal for fees as follows: the chairman of the Board of Directors will receive EUR 48,000, the deputy chairman of the Board of Directors will receive EUR 45,000 and ordinary members will receive EUR 38,000 a year.

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that the auditors be paid a fee in accordance with a reasonable invoice presented to the company.

14. Deciding on the number of Board members

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that six (6) persons be confirmed as the number of members of the Board of Directors.

15. Electing the members of the Board of Directors

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that Mammu Kaario, Matti Kylävainio, Janne Vidgrén, Juha Vidgrén and Jukka Vidgrén be re-elected as members of the Board of Directors and that Juha Vanhainen be elected as a new member.

Juha Vanhainen, 57, has been president and CEO of Apetit Oyj since 2015. Before joining Apetit, he was a country director at Stora Enso Oyj and a member of the company's executive board responsible for several international positions in the 2007–2015 period. Prior to that, Juha Vanhainen held various managerial and expert positions at Stora Enso since 1990. Amongst his other positions, Vanhainen was on the board of Finnish Forest Industries in the 2008–2013 period, both as chair and deputy chair. Juha Vanhainen graduated from the University of Oulu with a Master's degree in engineering, majoring in process technology.

Ossi Saksman, a long-time member of Ponsse Plc's Board of Directors, is leaving the board.

16. Electing the auditor for 2018

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that auditing firm PricewaterhouseCoopers Oy be elected as the auditor and that Juha Toppinen, Authorised Public Accountant, be appointed as the principal auditor.

17. Proposal for authorising the Board of Directors to acquire treasury shares

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that the Annual General Meeting authorise the Board of Directors to decide on the acquisition of treasury shares so that shares can be acquired in one or several instalments to a maximum of 250,000 shares. The maximum amount corresponds to approximately 0.89% of the company's total shares and votes.

The shares will be acquired in public trading organised by Nasdaq Helsinki ("the Stock Exchange"). Furthermore, they will be acquired and paid according to the rules of the Stock Exchange and Euroclear Finland Ltd.

The Board may, pursuant to the authorisation, only decide upon the acquisition of treasury shares using the company's unrestricted shareholders' equity.

The authorisation is required for supporting the company's growth strategy in the company's potential mergers and acquisitions or other arrangements. In addition, shares can be distributed to the company's current shareholders, used for increasing shareholders' ownership value by invalidating shares after their acquisition or used in personnel incentive systems. The authorisation includes the right of the Board to decide upon all other terms and conditions in the acquisition of treasury shares.

The authorisation is proposed to be valid until the next Annual General Meeting; however, no later than 30 June 2019. The previous authorisations are cancelled.

18. Proposal for authorising the Board of Directors to decide on share issues by assigning the treasury shares

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that the Annual General Meeting authorise the Board of Directors to decide on the assignment of treasury shares held by the company in one or more tranches for payment or without payment so that a maximum of 250,000 shares will be issued on the basis of the authorisation. The maximum amount corresponds to approximately 0.89% of the company's total shares and votes.

The authorisation includes the right of the Board to decide upon all other terms and conditions of the share issue. Thus, the authorisation includes the right to organise a special issue in deviation of the shareholders' subscription rights under the conditions prescribed by law.

The authorisation is proposed for use in supporting the Company's growth strategy in the Company's potential corporate acquisitions or other arrangements. In addition, the shares can be issued to the Company's current shareholders, sold through public trading or used in personnel incentive systems. A directed share issue may be free of charge only if there is a particularly weighty financial reason for it, one that is beneficial for all the company's shareholders.

The authorisation is proposed to be valid until the next Annual General Meeting; however, no later than 30 June 2019. The previous authorisations are cancelled.

19. Proposal for authorising the Board of Directors to decide on share issues

Shareholders who in total represent more than 50 percent of the votes of the company have notified that they will propose that the Annual General Meeting authorise the Board of Directors to decide on a directed share issue and to issue special rights entitling to shares as referred to in Section 10(1) of the Finnish Limited Liability Companies Act, in one or more tranches, either for a fee or free of charge.

Based on the authorisation, a maximum of 200,000 shares can be issued, which is approximately 0.7 percent of the current total number of shares in the company. Shares can be issued as part of the company's share-based incentive plans. The Board of Directors will decide on all the terms and conditions for the granting of special rights entitling to shares in the share issue. Based on the authorisation, a derogation from the pre-emptive subscription right of shareholders (targeted share issue) may be granted for the special rights entitling to shares. A directed share issue may be free of charge only if there is a particularly weighty financial reason for it, one that is beneficial for all the company's shareholders.

The authorisation is valid until the next Annual General Meeting, however no later than 30 June 2019.

20. Payment of profit bonuses to personnel

The company's Board of Directors proposes to the Annual General Meeting that a profit bonus from 2017 be paid to the personnel employed by the Group.

Shareholders who in total represent more than 50% of the votes of the company have notified that they will propose that the maximum profit bonus is EUR 90 per person per working month over 2017.

21. Other issues

22. Closing the meeting

ANNUAL GENERAL MEETING DOCUMENTS ON DISPLAY FOR PUBLIC INSPECTION AND THE ANNUAL REPORT

The aforementioned Board of Directors' decision proposals on the Annual General Meeting's agenda, this notice of the meeting and the documents concerning the financial statements, including their attachments, are on display for the shareholders three weeks before the Annual General Meeting at the company's head office at Ponsentie 22, Vieremä, and on the company's website at www.ponsse.com/agm.

Ponsse Plc's annual report which includes the company's financial statements, Board of Directors' report and auditor's report, will be available on the company's website at <http://www.ponsse.com/investors/financial-information/annual-reports> starting from 19 March 2018. Also the updated Corporate Governance Statement and a Remuneration Statement are available on company's website <http://www.ponsse.com/investors/corporate-info> starting from 19 March 2018.

The Board of Directors' proposals and financial statement documents are also available in the Annual General Meeting, and copies of them and this notice of meeting will be sent to shareholders upon request.

INSTRUCTIONS FOR MEETING PARTICIPANTS

a) Right of participation and registration

To be eligible to attend the Annual General Meeting, shareholders must be registered as shareholders in Ponsse Plc's shareholder register maintained by Euroclear Finland Ltd by 26 March 2018. Shareholders whose shares are registered in their personal book-entry account are registered in the company's shareholder register.

Shareholders wishing to attend the Annual General Meeting should notify the Company of their intention to do so by 4:00 pm EET on Wednesday, 4 April 2018, either in writing to Ponsse Plc, Share Register, Ponsentie 22, FI-74200 Vieremä, Finland, by telephone on +358 (0)20 768 800, by fax on +358 (0)20 768 8690, or online at www.ponsse.com/agm. Written notifications must arrive before the aforementioned deadline.

Shareholders who are present at the Annual General Meeting will, according to Chapter 5, Section 25, of the Limited Liability Companies Act, have the right to present questions related to the matters discussed at the meeting.

b) The use of a representative and a power of attorney

Shareholders may take part in the Annual General Meeting and exercise their rights through representatives. Shareholders' representatives must present a dated power of attorney or they must, in another reliable manner, prove their entitlement to represent the shareholder. If a shareholder participates in the Annual General Meeting by a number of representatives who represent the shareholder through shares in different book-entry accounts, the shares on the basis of which each representative represents the shareholder must be indicated.

Any powers of attorney are requested to be submitted as original copies to the aforementioned address before the registration deadline.

c) Holders of administrative-registered shares

Holders of administrative-registered shares are advised to acquire instructions well in advance from their administrator regarding registration in the shareholder register, the issuance of powers of attorney and registration in the Annual General Meeting. The administrator's account management organisation shall notify owners of administrative-registered shares who wish to participate in the Annual General Meeting that they must register in the company's temporary shareholder register no later than on Wednesday, 4 April 2018 at 10:00 a.m. EET.

d) Other information

On the day of the notice of the meeting, the company has a total of 28,000,000 shares that confer 28,000,000 votes.

Vieremä, 15 March 2018

PONSSE PLC
Board of Directors

FURTHER INFORMATION

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DISTRIBUTION

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Ponsse Plc specialises in the sales, production, maintenance and technology of cut-to-length method forest machines and is driven by genuine interest in its customers and their business operations. Ponsse develops and manufactures sustainable and innovative harvesting solutions based on customers' needs.

The company was established by forest machine entrepreneur Einari Vidgrén in 1970, and it has been a leader in timber harvesting solutions based on the cut-to-length method ever since. Ponsse is headquartered in Vieremä, Finland. The company's shares are quoted on the NASDAQ OMX Nordic List.