TRIFORK.

TO THE SHAREHOLDERS OF

Trifork Group AG Schindellegi (Feusisberg)

INVITATION

to the Annual General Meeting 2025 (AGM) of **Trifork Group AG** (Company)

AS OF

15 April 2025 at 12.00 p.m. CEST (door opening 11.45 a.m. CEST)

AT

Grabenstrasse 2 6340 Baar Switzerland

Agenda and Motions of the Board of Directors

- Approval of the annual report, the annual financial statements and the consolidated financial statements for the financial year 2024; acknowledgment of the reports of the auditors and approval of the ESG report (sustainability statements) for the financial year 2024
- 1.1. Approval of the annual report, the annual financial statements and the consolidated financial statements for the financial year 2024; acknowledgment of the reports of the auditors

The Board of Directors proposes to approve the annual report, the annual financial statements and the consolidated financial statements for the financial year 2024.

EXPLANATION

The Board of Directors is required by law to submit the annual report, the annual financial statements and the consolidated financial statements to the AGM for approval. In its reports to the AGM, Ernst & Young AG, Zurich, as statutory auditors, recommends without qualification that the consolidated and standalone annual financial statements of the Company be approved.

1.2. Approval of the ESG report (sustainability statements) for the financial year 2024

The Board of Directors proposes to approve the ESG report (sustainability statements) for the financial year 2024.

EXPLANATION

Since the beginning of the year 2024, the Board of Directors is required by law to submit the ESG report to the AGM for its approval. As Trifork Group AG is listed at NASDAQ Copenhagen, it is regulatory required to issue a report in accordance with the Corporate Sustainability Reporting Directive (CSRD) and have it approved by the AGM following the European Sustainability Standards (ESRS).

2. Use of balance sheet profit

2.1. Appropriation of retained earnings

The Board of Directors proposes to carry forward the retained earnings to the new account as set out as follows:

Retained earnings	CHFk
Balance carried forward from prior year	60,935
Net income	2,931
Transactions with treasury shares	-161
Amount at the discretion of the AGM	63,705
Balance to be carried forward	63,705

EXPLANATION

The AGM is by law and by the Company's Articles of Association competent for passing resolutions on the allocation of the retained earnings. The Board of Directors proposes to carry forward the full amount of the retained earnings.

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

The Board of Directors proposes to discharge all members of the Board of Directors and the Executive Management for the financial year 2024.

EXPLANATION

By discharging the members of the Board of Directors and the Executive Management, the Company and the approving shareholders declare that they will not hold the responsible persons accountable for events from the past financial year that were brought to the attention of the AGM.

4. Elections

4.1. (Re-)Election of the Chairperson and the members of the Board of Directors

The Board of Directors proposes to:

- a. Re-elect Julie Birgitte Galbo as Chairperson and member of the Board of Directors for a one-vear term of office until (and including) the next AGM;
- b. Re-elect Maria Helene Hjorth as member of the Board of Directors for a oneyear term of office until (and including) the next AGM;
- c. Re-elect Anne Templeman-Jones as member of the Board of Directors for a one-year term of office until (and including) the next AGM;
- d. Re-elect Erik Theodor Jakobsen as member of the Board of Directors for a one-year term of office until (and including) the next AGM.
- e. Re-elect Geeta Suresh Shukla Schmidt as member of the Board of Directors for a one-year term of office until (and including) the next AGM.
- f. Elect Lars Stugemo as member of the Board of Directors for a one-year term of office until (and including) the next AGM.

EXPLANATION

As the current term of office of the Chairperson and the members of the Board of Directors ends upon the conclusion of this AGM, they must be individually re-elected by the AGM.

Further, the Board of Directors proposes the election of an additional member of the Board of Directors.

For the presentation of the new candidate and his experience and know-how refer to: https://investor.trifork. com/general-meeting/



4.2. Re-election of the members of the Nomination and Remuneration Committee (NRC)

The Board of Directors proposes to:

- a. Re-elect Julie Birgitte Galbo as member of the NRC for a one-year term of office until (and including) the next AGM;
- b. Elect Maria Helene Hjorth as new member of the NRC for a one-year term of office until (and including) the next AGM.
- c. Elect Lars Stugemo as new member of the NRC for a one-year term of office until (and including) the next AGM.

EXPLANATION

As the current term of office of the members of the NRC ends upon the conclusion of this AGM, they must be re-elected by the AGM.

As Oliver Frédéric Jaquet and Casey Louis Rosenthal are not standing for re-election to the Board and consequently to the NRC, the Board proposes to elect Maria Helene Hjorth and Lars Stugemo as new members of the NRC.

4.3. Re-election of the Auditors

The Board of Directors proposes the re-election of Ernst & Young AG, Zurich, as auditors for a one-year term of office.

EXPLANATION

According to the Company's Articles of Association, the AGM shall elect the au-

ditors of the Company for each financial year. The Board of Directors proposes to re-elect Ernst & Young AG for reasons of continuity. Ernst & Young AG confirmed its independence required for this mandate.

Ernst & Young AG was first appointed as the Company's statutory auditors for the financial year 2016.

The auditor in charge of the audit engagement took office as engagement partner for financial year 2019. According to the law, the auditor in charge must be rotated every seven years.

4.4. Re-election of the Independent Proxy The Board of Directors proposes to reelect Mr. André Weber, attorney-at-law, as

independent proxy for a one-year term of office until (and including) the next AGM.

EXPLANATION

According to the law, the independent proxy must be elected annually by the AGM, Mr. André Weber fulfils the independence criteria and does not have any other mandates for the Company. Thus, the Board of Directors proposes to reelect him for reasons of continuity.

- 5. Approval of remuneration for the members of the Board of Directors and the Executive Management
- 5.1. Consultative vote on the remuneration report for the financial year 2024

The Board of Directors proposes to approve the remuneration report 2024 in a consultative vote.

EXPLANATION

The remuneration report 2024 is available as part of the annual report 2024 at pages 58 to 69. The remuneration report describes the policies, organization and elements of the remuneration for the Board of Directors and the Executive Management in a qualitative manner and provides quantitative information of the remuneration for the financial years 2024 and 2023. According to the report of the auditors, the remuneration report complies with the law and the Articles of Association.

5.2. Approval of the maximum aggregate amount of remuneration for the members of the Board of Directors from the AGM 2025 to the AGM 2026

The Board of Directors proposes to approve the maximum aggregate amount of remuneration of EUR 600,000 for the members of the Board of Directors for the period from the AGM 2025 to the AGM 2026.

EXPLANATION

The AGM approves annually the proposal of the Board of Directors in relation to the maximum aggregate remuneration of the Board of Directors for the period until the next AGM. The remuneration system

for the Board of Directors provides for a fixed remuneration in the form of a cash payment for all six members (including the Chairperson), which is not linked to performance components. There is no sharebased remuneration and members of the Board of Directors are not entitled to pension benefits. The amount of remuneration for the members of the Board of Directors varies depending on their function and the committees they sit on. The proposed maximum amount remains unchanged compared to the amount approved at the previous AGM.

5.3. Approval of the maximum aggregate amount of fixed remuneration for the members of the Executive Management for the financial year 2026

The Board of Directors proposes to approve the maximum aggregate amount of the fixed remuneration of EUR 1,750,000 for the members of the Executive Management for the financial year 2026.

EXPLANATION

The AGM approves annually the proposal of the Board of Directors in relation to the maximum aggregate amount of fixed remuneration of the Executive Management for the next financial year after the AGM.

The proposed maximum amount is lowered compared to the amount approved at the previous AGM, as the Executive Management is reduced by one member. The proposed amount includes a reserve, thereby addressing significant exchange rate fluctuations, as have occurred in the recent past, as the remunerations with the members of the Executive Management are agreed in EUR and CHF.

5.4. Approval of the maximum aggregate amount of variable remuneration for the members of the Executive Management for the financial year 2026

The Board of Directors proposes to approve the maximum aggregate amount of the variable remuneration of EUR 3,500,000 for the members of the Executive Management for the financial year 2026.

EXPLANATION

The AGM approves annually the proposal of the Board of Directors in relation to the maximum aggregate amount of variable remuneration of the Executive Management for the next financial year 2026.

The Remuneration Policy of Trifork Group defines that the variable remuneration of the Executive Management may not exceed 200% of the annual fixed remuneration. For the assessment of the maximum aggregate amount, the Board of Directors refers to agenda item 5.3 as its basis.

For agenda items 5.2, 5.3 and 5.4 the principles of remuneration and further details are set forth in Art. 26 et seqq. of the current Articles of Association, the Remuneration Policy and in the remuneration report 2024 on pages 58 to 69 of the annual report 2024.

Organizational Notes

Documentation

The annual report 2024, including the remuneration report 2024, the ESG report 2024, the consolidated financial statements 2024, the annual financial statements 2024 and the respective reports of the auditors are available for inspection at the Company's headquarters at Neuhofstrasse 10, 8834 Schindellegi, Switzerland. Furthermore, the documents can be viewed under https://investor.trifork.com/.

For the annual report:



For the result presentation:



Voting rights

Shareholders entered in the share register of Trifork Group AG on 4 April 2025 at 5 p.m. CEST **(Record Date)** are entitled to vote.

Access cards

You can order an access card to the AGM either by way of electronic request (see below) or by using the form available under https://investor.trifork.com/gen-eral-meeting/, which has to be completed, duly signed and returned by mail to: Computershare Schweiz AG, Trifork Group AG, Postfach, 4601 Olten, Switzerland (must be received not later than 7 April 2025).

Proxy and granting of powers of attorney

Shareholders who do not attend the AGM in person may authorize a third person who does not need to be a shareholder to represent their rights by means of a written power of attorney. Shareholders are asked to use the form available under https://investor.trifork.com/general-meeting/.

Shareholders may alternatively exercise their rights by appointment of Mr. André Weber, attorney-at-law, Bahnhofstrasse 10, 8001 Zurich, Switzerland, as the independent proxy for the AGM 2025, either by way of electronic voting (see as follows) or

by using the power of attorney available under https://investor.trifork.com/gener-al-meeting/, which has to be completed, duly signed and returned by mail to: Computershare Schweiz AG, Trifork Group AG, Postfach, 4601 Olten, Switzerland. All duly signed forms received no later than 7 April 2025 will be considered and entitled for voting at the AGM.

Electronic granting of powers of attorney and issuance of instructions to the independent proxy / electronical order of access cards

Shareholders can use the e-voting platform of Computershare to grant power of attorney and issue instructions to the independent proxy electronically. Shareholders registered in the share register on the Record Date receive the login codes with the invitation to the AGM. Shareholders who acquire shares after the publication of this invitation in the Swiss Official Gazette of Commerce but before the Record Date shall contact the Company by email to

shareholder-support@trifork.com, if they wish to exercise their voting rights. The electronic granting of powers of attorney and issuance of instructions as well as ordering access cards is possible until 11 April 2025 at 11.59 p.m. CEST at the latest.

Livestream

The AGM will be streamed live on the internet for information purposes only. It is not possible to exercise any shareholders' rights via the live-stream. Shareholders who wish to participate in the livestream shall register on the e-voting platform of Computershare no later than 11 April 2025 at 11.59 p.m. CEST.

Schindellegi (Feusisberg), 21 March 2025 **Trifork Group AG**

On behalf of the Board of Directors

Julie Birgitte Galbo