

Unibet Group plc

NOTICE IS HEREBY GIVEN that THE ANNUAL GENERAL MEETING ("AGM") of Unibet Group plc ("the Company") will be held on Tuesday 12 May 2015 at 10.00 CET at Moderna Museet, Skeppsholmen, Stockholm, for the following purposes:

Notice to holders of Swedish Depository Receipts ("SDR's")

Holders of SDR's who wish to attend and/or vote at the AGM must:

(i) be registered in the register kept by Euroclear Sweden AB by 17.00 CEST Thursday 30 April 2015;

(ii) notify Skandinaviska Enskilda Banken AB (publ) (SEB) of their intention to attend the AGM **no later than 11.00 CEST on Thursday 7 May 2015; and**

(iii) send an original signed proxy form to the Company **no later than 17.00 BST on Thursday 7 May, 2015** (unless the holder will attend the AGM in person).

Requirement (i): Holders of SDR's whose holding is registered in the name of a nominee must, to be able to exercise their voting rights at the AGM (by proxy or in person), temporarily register their SDR's in their own name in the register kept by Euroclear Sweden AB by 13.00 CEST on Thursday 30 April 2015. Such holders must well before that day contact their custodian bank or brokerage to request that their holding be temporarily registered in their own name with Euroclear Sweden AB before Thursday 30 April 2015.

Requirement (ii): Holders of SDR's must, to be able to exercise their voting rights at the AGM (by proxy or in person), give notice to SEB of their intention to attend no later than 11.00 CEST on Thursday 7 May 2015. This must be done by completing the enrolment form provided on **www.unibetgroupplc.com/AGM**, "Notification to holders of Swedish Depository Receipts in Unibet Group plc". The form must be completed in full and delivered electronically.

Requirement (iii): Holders of SDR's who will not attend the AGM in person must send their original signed proxy forms by post or courier so as to arrive at Unibet Group plc, c/o Unibet (London) Ltd, Wimbledon Bridge House, 1 Hartfield Road, London SW19 3RU, United Kingdom no later than 17.00 BST on Thursday 7 May, 2015. Proxy forms are available on **www.unibetgroupplc.com**.

Please note that conversions to and from SDR's and ordinary shares will not be permitted between 2 May and 12 May 2015.

Proposed Agenda

It is proposed that the AGM conducts the following business:

- 1. Opening of the Meeting
- 2. Election of Chairman of the Meeting
- 3. Drawing up and approval of the voting list
- 4. Approval of the agenda
- 5. Election of one or two person(s) to approve the minutes
- 6. Determination that the Meeting has been duly convened
- 7. The CEO's presentation

Ordinary Business

- 8. Declaration of Dividend in cash
- 9. To receive and consider the Report of the Directors and the Resolution (b) Consolidated Financial Statements (Annual Report) prepared in accordance with International Financial Reporting Standards for the year ended 31 December 2014, together with the Report of the Auditors
- 10. To approve the remuneration report set out on pages 44 and 45 *Resolution (c)* of the Company's Annual Report and Financial Statements for the

Resolution:

Resolution (a)

year ended 31 December 2014

11.	To determine the number of Board members	Resolution (d)
12.	To determine the Board members' fees	Resolution (e)
13.	To re-elect Kristofer Arwin as a director of the Company	Resolution (f)
14.	To re-elect Sophia Bendz as a director of the Company	Resolution (g)
15.	To re-elect Peter Boggs as a director of the Company	Resolution (h)
16.	To re-elect Nigel Cooper as director of the Company	Resolution (i)
17.	To re-elect Peter Friis as director of the Company	Resolution (j)
18.	To re-elect Stefan Lundborg as director of the Company	Resolution (k)
19.	To re-elect Anders Ström as director of the Company	Resolution (I)
20.	To newly elect Therese Hillman as director of the Company	Resolution (m)
21.	To appoint the Chairman of the Board	Resolution (n)
22.	Resolution on guidelines for how the Nomination Committee shall be appointed	Resolution (o)
23.	To reappoint PricewaterhouseCoopers as auditors of the	Resolution (p)
	Company and to authorise the directors to determine their remuneration	
24.	To resolve on guidelines for remuneration and other terms of employment for senior management	Resolution (q)

As Special Business, to consider the following resolutions which will be proposed as Extraordinary Resolutions

25. The meeting will be requested to consider and if thought fit, *Resolution (r)* approve, by extraordinary resolution, the following further resolution:

it being noted that

(i) at a Board of Directors' meeting held on 4 March 2015, the directors resolved to obtain authority to buy back GBP 0.005 Ordinary Shares/SDR's in the Company (the purpose of buyback being to achieve added value for the Company's shareholders); and

(ii) pursuant to article 106(1) (b) of the Companies Act (Cap.386 of the Laws of Malta) a company may acquire any of its own shares otherwise than by subscription, provided inter alia authorisation is given by an extraordinary resolution, which resolution will need to determine the terms and conditions of such acquisitions and in particular the maximum number of shares/SDR's to be acquired, the duration of the period for which the authorisation is given and the maximum and minimum consideration, given this it is proposed that

the Company be generally authorised to make purchases of ordinary shares/SDR's of GBP 0.005 each in its capital, subject to the following:

(a) the maximum number of shares/SDR's that may be so acquired is 2,853,795;

(b) the minimum price that may be paid for the shares/SDR's is 1 SEK per share/SDR's exclusive of tax; (c) the maximum price that may be paid for the shares/SDR's is 600 SEK per share/SDR's exclusive of

tax; (d) the purchases may take place on multiple occasions and will **be based on actual market price** and terms, and

(e) the authority conferred by this resolution shall expire on the date of the 2016 Annual General Meeting but not so as to prejudice the completion of a purchase contracted before that date.

26. The meeting will be requested to consider and if thought fit, *Resolution (s)* approve, by extraordinary resolution, the following further resolution:

That the directors be and are hereby duly authorised and empowered in accordance with articles 85(2) and 88(7) in the Companies Act, on one or several occasions prior to the date of the next Annual General Meeting of the Company, to issue and allot up to a maximum of 2.8 million ordinary shares in the Company of a nominal value of GBP 0.005 each (corresponding to a dilution of about 10 per cent) for payment in kind or through a directed set-off in connection with an acquisition without first offering the said shares to existing shareholders. This resolution is being taken in terms and for the purposes of the approvals necessary in terms of the Companies Act and the Articles of Association of the Company.

26 Closing of the meeting

Information about proposals related to Agenda items

Agenda item 2

The Nomination Committee proposes that Gunnar Johansson be elected Chairman of the Meeting.

Agenda item 8

The Board of Directors proposes that a dividend of GBP 1.640 (equivalent to SEK 21.10 on 8 April 2015 exchange rates and payable in SEK) per share/SDR be declared and paid to owners of shares/SDR's as at 15 May 2015. The ex-dividend date is proposed to be the 13 May 2015. A Euroclear Sweden AB record date of 15 May 2015 is proposed. If the AGM approves, the dividend is expected to be distributed by Euroclear Sweden AB on 20 May 2015. For accounting purposes the rate of exchange to be used shall be the SEK-GBP rate prevalent on the record date of 15 May 2015.

Agenda item 9

The 2014 Annual Report was finalised and signed on 13 March 2015 and reflects events up to that date.

Agenda item 10

The Board of Directors proposes that the AGM approves the remuneration report on pages 44 and 45 of the Company's Annual Report and Financial Statements for the year ended 31 December 2014.

Agenda item 11

The Nomination Committee proposes that the Board of Directors should consist of eight Directors.

Agenda item 12

The Nomination Committee proposes that a total fee of GBP 621,000 be paid to Directors elected at the AGM, who are not employees of the Company. It is proposed that the Board of Directors will apportion the fee within the Board so that the Chairman will receive a fee of GBP 150,000, the Deputy Chairman will receive a fee of GBP 75,000 and a fee of GBP 50,000 be paid to each other Director, and an additional GBP 22,000 be paid for Audit Committee work, GBP 12,000 for Remuneration Committee work and an additional GBP 3,000 be paid to the Chairman of the Audit Committee, and the Chairman of the Remuneration Committee.

The Nomination Committee also proposes that a fee pool of up to a maximum of GBP 150,000 is available to the Board for project work outside of normal Board work, and which is assigned by the Board.

The Nomination Committee also proposes that a fee pool of up to a maximum of GBP 140,000 is available to the Board for project work that has been assigned by the Board to the Chairman, and which is outside of his ordinary duties as Chairman of the Board.

Agenda item 13-19

CVs for Directors are to be found on page 37 in the Unibet Group plc Annual Report for 2014 and on the Company's website.

Agenda item 20

Therese Hillman is CEO of Gymgrossisten which is a leading online store in fitness and nutritional supplements and part of Qliro Group. Therese is a Swedish citizen born 1980 and has a Master of Science (MSc) in Accounting and Finance from Stockholm School of Economics and graduates from University of Virginia and North Georgia College and State University. She has also worked at Goldman Sachs and Handelsbanken Capital Markets. Therese is independent of Unibet Group plc and its senior management.

Agenda item 21

The Nomination Committee proposes that Anders Ström is appointed the Chairman of the Board.

Agenda item 22

The Nomination Committee proposes that the Annual General Meeting resolves that, until the general meeting of the shareholders decides otherwise, the Nomination Committee shall consist of not less than four and not more than five members, of which one shall be the Chairman of the Board of Directors. The members of the Nomination Committee shall represent all shareholders and be appointed by the four

largest shareholders at the end of August 2015 having expressed their willingness to participate in the Nomination Committee. Should one of these shareholders appoint the Chairman of the Board of Directors as its member, the Nomination Committee shall consist of four members. The other three members shall be appointed by each of the other three of the four largest shareholders expressing their willingness to participate in the Nomination Committee within one week from that they are asked. The appointment of a member of the Nomination Committee shall state which shareholder has appointed that member. Should one of the four largest shareholders waive its right to appoint a member of the Nomination Committee, the opportunity to appoint a member shall be offered to the largest shareholder who not already have a member in the Nomination Committee. The opportunity to appoint a member of the Nomination Committee shall be offered to the largest shareholder who not already have a member in the Nomination Committee chair among themselves. The names of the Nomination Committee shall appoint the committee chair among themselves. The names of the Company's interim report for the third quarter of 2015.

Should the ownership in the Company change, after the announcement of the Nomination Committee but before the end of the fourth quarter of 2015, to such extent that the members of the Nomination Committee no longer reflect the shareholding as stipulated above, then the member of the Nomination Committee representing the shareholder with the lesser number of shares in the Company shall resign from the committee and the shareholder who has become the larger shareholder in the Company shall, in the order corresponding to its shareholding in the Company, be offered to appoint a new member of the Nomination Committee. Minor changes in the shareholding of the Company shall not be taken into account. Shareholders who have appointed a member in the Nomination Committee have the right to dismiss that member and appoint a new member.

Should a member of the Nomination Committee leave his/her assignment prematurely and if the Nomination Committee deems it appropriate, a new member shall be appointed by the shareholder who appointed the resigning member or that other shareholder who at that point of time has the larger shareholding in the Company.

All changes of the Nomination Committee will be announced. No remuneration will be paid to the members of the Nomination Committee.

Agenda item 23

The Nomination Committee proposes that PricewaterhouseCoopers are re-appointed as auditors for the Company.

Agenda item 24

The Board of Directors proposes that the AGM resolves upon guidelines for remuneration to management.

The policy of the Board is to attract, retain and motivate the best managers by rewarding them with competitive salary and benefit packages linked to achieving the Company's financial objectives.

Senior Managers receive base salaries based on position, responsibilities, performance and skills. The base salary is a fixed amount, payable monthly, which is reviewed annually in January. Benefits are based on the requirements of the country where the manager is employed.

The performance-related salary is designed to support key business strategies and financial objectives and create a strong, performance-orientated environment. The performance targets are reviewed annually and are based on both quantitative and qualitative goals. The pay-out is conditional upon the Company achieving set financial targets. Thereafter, individual targets are mainly linked to financial objectives such as Gross winnings revenue and EBITDA. There is also a part which is based on delivery of specific projects and business critical processes. Achievement of targets is assessed on an annual basis. The amount of potential variable pay compared to basic salary varies depending on position and situation, but is in general less than half the amount of the basic salary. All variable elements have a limit, which means that they cannot exceed a predetermined amount.

Under the standard annual cycle of bonuses for the CEO and executive management, formal approval and payment of bonuses is typically completed after the publication of the Annual Report. Participation in long-term incentive schemes is based on position in the Company, performance and country of residence.

Equity awards are made through option schemes (up to 2012) and the Performance Share Plan from 2013. They are granted under the terms of the Unibet Performance Share Plan, and Equity awards are linked to the performance of the Group to further align senior management's interests with those of the shareholders. All the 267,241 share options and the 61,315 PSP shares outstanding at 31 December 2014 may generally only be exercised if the holder is employed by the Unibet Group at the date of exercise. Exceptions are made in special circumstances.

The PSP performance measures are non-market based conditions providing participants with a high degree of alignment to company performance. PSP awards will depend on Unibet achieving financial performance targets over three financial years establishing a clearer link between how Unibet performs and the value that the PSP can deliver. These targets are Gross Contribution (Gross Winnings Revenue Less Cost of Sales less Marketing Costs), Free Cash Flow per Share and EBITDA and will be measured on an aggregate basis between the full year 2014 and the full year 2016 so that performance in each financial year will be important. Aggregated performance against the targets and the resulting allocation of PSP awards will be disclosed after the full year 2016.

Agenda item 25

The Board of Directors proposes that the acquisition of shares/SDR's shall take place on Nasdaq Stockholm or via an offer to acquire the shares/SDR's to all shareholders. Repurchases may take place on multiple occasions and will be based on actual market price and terms, prevailing regulations and the capital situation at any given time. Notification of any purchase will be made to Nasdaq Stockholm and details will appear in the Company's annual report and accounts.

The objective of the buyback is to achieve added value for the Company's shareholders and to give the Board increased flexibility with the Company's capital structure.

Following repurchase the intention of the Board would be to either cancel, use as consideration for an acquisition or issue to employees under a Share Option programme or Share Performance Scheme.

Once repurchased under the Maltese Companies Act further shareholder approval will be required before those shares could be cancelled only.

If used as consideration for an acquisition the intention would be that they would be issued as shares/SDR's and not sold first.

Agenda item 26

The objectives of the authorisation are to increase the financial flexibility of the Company and to enable the Company to use its own financial instruments for payment in kind or through a directed set-off to a selling partner in connection with any business acquisitions the Company may undertake or to settle any deferred payments in connection with business acquisitions. The market value of the shares on each issue date that will be used in determining the price at which shares will be issued, should be the same as the market value of the shares/SDR's listed on Nasdaq Stockholm.

Shareholders/SDR holders representing approximately 26.6 per cent of the voting rights of all shares in the Company have stated that they intend to vote in favour of the proposals of the Nomination Committee.

The Annual Report in English together with other documents regarding the AGM are available on the Company's website <u>www.unibetgroupplc.com</u>.

By order of the Board Unibet Group plc Malta, April 2015 NOTE

1. A member entitled to attend and vote at the meeting is entitled to appoint one or more proxies to attend and vote on his or her behalf. A proxy need not also be a member.