AKVA GROUP ASA NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby provided of the annual general meeting of AKVA group ASA to be held on Tuesday 14 May 2013 at 1700 h (CET) at the Company's premises in Nordlysveien 4, Bryne, Norway. Ballots will be distributed at the meeting venue from 1600 h to 1700 h on the day of the annual general meeting.

The annual general meeting will consider the following matters:

- 1. Opening of the annual general meeting by the Chairman of the board
- 2. Election of chair of the meeting and of a person to co-sign the meeting minutes along with meeting chair
- 3. Approval of the notice to the meeting and the agenda
- 4. Ordinary agenda items
- 4.1. Presentation of business activities by group chief executive Trond Williksen
- 4.2. Approval of the 2012 annual accounts of AKVA group ASA and the group, and the board's annual report

The board proposes that the General Meeting approves the 2012 annual accounts of AKVA group ASA and the group, and the board's annual report, including the board's proposal to add the profit of 2012 to the equity capital, and that no dividends are distributed for the 2012 accounting year.

4.3. Determination of board members' remuneration

The recommendation of the Nomination Committee will be made available on the company's website http://www.akvagroup.com/investor-relations/general-meeting

4.4. Determination of Nomination Committee members' remuneration

The recommendation of the Nomination Committee will be made available on the company's website http://www.akvagroup.com/investor-relations/general-meeting

4.5. Approval of auditor's fees

The board proposes that the General Meeting passes the following resolution:

"The General Meeting approves the auditor's fees of NOK 311,000 for the 2012 accounting year."

4.6. Consideration of the board's statement on the determination of salary and other remuneration to leading employees of the company

The board's statement is made available on the company's website http://www.akvagroup.com/investor-relations/general-meeting

The General Meeting shall hold a consultative vote regarding the statement for determination of salary and other remuneration to leading employees of the company. The board's guidelines for the Company's share option program must be approved by the General Meeting.

The board proposes that the General Meeting passes the following resolution;

- "1. The General Meeting adheres to the board's statement on the determination of salary and other remuneration to leading employees of the company.
- 2. The General meeting approves the board's guidelines for the Company's share option program"
- 4.7. Consideration of the board's statement on corporate governance in accordance with the Norwegian Accounting Act section 3-3 b

The company is obliged to give an account on corporate governance, in accordance with the Norwegian Accounting Act. The board's statement is included in the board's annual report for 2012. The company's general meeting shall consider the statement on the annual general meeting, in accordance with the Norwegian Public Limited Liability Company Act section 5-6. The board proposes that the General Meeting passes the following resolution;

"The General Meeting adhere to/sanction the board's statement on corporate governance, included in the annual report."

4.8. Election of board members

The recommendation of the Nomination Committee will be made available on the company's website http://www.akvagroup.com/investor-relations/general-meeting

4.9. Election of Nomination Committee members

The recommendation of the Nomination Committee will be made available on the company's website http://www.akvagroup.com/investor-relations/general-meeting

5 Authorization to increase the share capital

To ensure the completion of the Company's strategic goals in the best possible way, the board proposes that the general meeting grants the board an authorization to carry out one or several capital increases.

The purpose of the authorization is to give the board the opportunity to raise additional capital quickly and efficiently in connection with funding of further development and possible expansion of the business. Accordingly, it would be appropriate to give the board the opportunity to make a continuous assessment of and response to the need for additional capital.

The board's proposal does not permit the pre-emptive right of shareholders to subscribe for shares pursuant to section 10-4 of the Public Limited Liability Companies Act to be waived.

The board proposes that the general meeting pass the following resolution:

The board is authorized to increase the company's share capital by up to NOK 12,917,151, through subscription of new shares. The authorization does not authorize the board to waive the pre-emptive right of shareholders pursuant to section 10-4 of the Public Limited Liability Companies Act (Act), nor carry out a capital increase through payments in non-monetary assets, nor incur special obligations on behalf of the company as set out in section 10-2 of the

Act, nor decisions on mergers pursuant to section 13-5 of the Act, and may not be used in connection with the company's option program.

The authorization shall be in force from the date of the general meeting until the earlier of the time of the annual general meeting in 2014 and 30 June 2014. This authorization replaces all previous authorizations to the board to increase the company's share capital."

6. Authorisation to purchase own shares

On the general meeting of 9 May 2012, the board was authorised to purchase the company's own shares up to a total nominal value of NOK 1,291,715, which equals to approximately 5.0 % of the Company's share capital. The authorisation is in force until the annual general meeting in 2013, however, not later than until 30 June 2013. In the opinion of the board, a reduced extension of the authorization is necessary in order to be able to fulfil the company's share option program. The board proposes to extend a reduced authorization and that the General Meeting passes the following resolution:

The board is, pursuant to Section 9-2 to 9-4 of the Public Limited Companies Act, authorized to purchase and hold shares in the Company. The shares to be acquired under this authorization shall not be acquired at a higher value than market terms on a regulated market where the shares are traded.

This authorization may be used one or several times. The maximum face value of the shares which the Company may acquire pursuant to this authorization is in total NOK 645,857, which equals to approximately 2.5 % of the Company's share capital.

Acquisition of shares pursuant to this authorization may only take place if the Company's distributable reserves according to the most recent balance sheet exceed the remuneration for the shares to be acquired. The board is free to determine how the company's own shares will be acquired and sold, provided an acquisition under this authorization must be in accordance with prudent and good business practice, with due consideration to losses which may have occurred after the balance-sheet date or to such expected losses.

The authorisation shall be in force from the date of the general meeting until the annual general meeting in 2014, however, not later than until 30 June 2014. This authorization replaces the authorization to the board to purchase own shares, given by the General Meeting the 9 May 2012.

The shares of the company and the right to vote for shares

The company's share capital is NOK 25,834,303 divided into 25,834,303 shares. Each share is entitled to one vote.

Each shareholder has the right to vote for the number of shares owned by the shareholder and registered on an account in the Norwegian Central Securities Depository (VPS) belonging to the shareholder at the time of the Annual General Meeting. If a shareholder has acquired shares and the share acquisition has not been registered with the Norwegian Central Securities Depository (VPS) at the time of the Annual General Meeting, voting rights for the acquired shares may only be exercised if the acquisition is reported to VPS and proven at the Annual General Meeting. In case of ownership transfer, the parties may agree that the seller can exercise the shareholder rights until the rights have been assumed by the acquirer.

Voting rights on shares registered in VPS accounts belonging to custodians, cf. the Public Limited Liability Companies Act § 4-10, may, from the company's point of view, not be exercised either by the beneficial owner or the custodian. However, the beneficial owner of the shares may exercise voting rights if he proves that he has taken the necessary actions to terminate the custodianship of the shares and that the shares will be transferred to an ordinary VPS account in the name of the owner. If the owner can prove that he has initiated such measures and that he has a real shareholder interest in the company, he may, in the opinion of the company, vote for the shares even if they are not yet registered in an ordinary VPS account.

The shareholders' rights

A shareholder cannot demand that new items are added to the agenda when the deadline for such request has expired, cf. § 5-11second sentence of the Public Limited Companies Act.

A shareholder has the right to make proposals for a resolution regarding the items which will be considered by the General Meeting.

A shareholder has the right to require the members of the Board of Directors and the General Manager to provide necessary information to the General Meeting that may influence the approval of the annual accounts and the annual report, items which have been presented to the shareholders for decision, the company's financial position, including information on other companies in which the company participates, and other items to be considered at the Annual General Meeting, unless the information requested may not be disclosed without causing disproportionate damage to the company.

If additional information is necessary, and an answer cannot be given at the Annual General Meeting, a written answer shall be prepared within two weeks from the date of the Annual General Meeting. Such answer shall be available to the shareholders at the company's premises and be sent to shareholders requesting the information. If the answer is considered material for evaluation of the circumstances mentioned in the previous paragraph, the answer should be sent to all shareholders with known address.

Registration of attendance to the Annual General Meeting

Shareholders who wish to participate at the Annual General Meeting, either in person or by proxy, must complete and submit the attached attendance form or the attached form of proxy, to AKVA group ASA, v/ Rita Irene Hansen, Post box 271, Nordlysveien 4, 4349 Bryne and by fax (+47) 51 77 85 01. In case the shareholder is a legal entity, a certificate of registration must accompany the attendance form. Otherwise, the shareholder must bring a certificate of registration to the General Meeting. We kindly request that the attendance form is received by AKVA group ASA no later than Monday 13 May 2013, at 12:00 h local time, Bryne.

Proxy

A shareholder, who is not present at the general meeting in person, may grant proxy to a nominated proxy holder. Any proxy form not naming any particular proxy holder will be deemed given to the chairman of the board or a person designated by him. Enclosed with the Notice of annual general meeting is a form for granting proxy. We kindly ask you to send the proxy by post to AKVA group ASA, v/ Rita Irene Hansen, Post box 271, Nordlysveien 4, 4349 Bryne and by fax (+47) 51 77 85 01. In case the shareholder is a legal entity, a certificate of registration must be enclosed to the form of proxy. Online registration of proxy with voting instructions is not possible.

Shareholders may also grant proxy with voting instructions. A separate proxy form for such detailed voting instructions is enclosed with the Notice of annual general meeting. Proxy with voting instructions should be sent by post AKVA group ASA, v/ Rita Irene Hansen, Post box 271, Nordlysveien 4, 4349 Bryne and by fax (+47) 51 77 85 01.

We kindly request that all proxies, with and without instructions, are received by AKVA group ASA no later than Monday 13 May 2013, at 12:00 h local time, Bryne. Proxies not received by the company within the deadline, must be presented at the general meeting in original (accompanied by a certificate of registration if the shareholder is a legal entity).

Documents and proposals for resolutions

In accordance with the article 8 of Articles of Association, documents which shall be handled at the general meeting is displayed on the company's website http://www.akvagroup.com/investor-relations/general-meeting, and are consequently not distributed together with the notice. Nevertheless, each shareholder has the right to have the documents sent to him or her free of charge, upon request to the company. Shareholders may request the documents from the company by e-mail rihvaaland@akvagroup.com or by post to AKVA group ASA, v/ Rita Irene Hansen, Post box 271, Nordlysveien 4, 4349 Bryne. The company's website also displays the proposals for resolutions on the items on the agenda http://www.akvagroup.com/investor-relations/general-meeting

In accordance with section 5-12 (1) of the Norwegian Public Limited Liability Companies Act, the Chairman of the board, Amund Skarholt will open the general meeting.

The Notice of the general meeting and additional information related to the general meeting is also available at the Company's website www.akvagroup.com

11 April 2013 AKVA group ASA The Board of Directors

Enclosures:

Enclosure 1: Notice of Attendance/Proxy

ATTENDANCE FORM, ANNUAL GENERAL MEETING

Shareholders who wish to attend the annual general meeting of AKVA group ASA to be held 14 May 2013 at Bryne, must send this form by post to AKVA group ASA, v/Rita Irene Hansen, Post box 271, Nordlysveien 4, 4349 Bryne and by fax (+47) 51 77 85 01. The attendance form should be received by AKVA group ASA no later than 13 May 2013 at 12:00 h local time, Bryne. In case the shareholder is a legal entity, a certificate of registration must accompany the attendance form.

In case the shar	reholder is a legal e	ntity, it will be represented by:	Person who represents the entity (to grant proxy, please use the form of proxy below)
general meeting	g, 14 May 2013 at 1		n capital letters) will attend at AKVA group ASA's annual
general meeting	g, 14 May 2013 at 1		
		own shares	
		other shares in accordance	with enclosed proxy
A total of		shares.	
Place/date			Shareholder's signature (Sign only by own attendance. To grant proxy, please use the form of proxy below.)
be granted you person designa proxy. We kindly ask y	er voting authority. A uted by him. In case you to send the prox 1, 4349 Bryne and b	Any proxy not naming proxy hol the shareholder is a legal entity sy form by post to AKVA group A	ne annual general meeting, a nominated proxy holder can der will be deemed given to the chairman of the board or a s, a certificate of registration must accompany the form of ASA, v/ Rita Irene Hansen-Våland, Post box 271, oxy should be received by AKVA group ASA no later than
fill out name of	f proxy, if applicabl		n capital letters) hereby grants (tick of the right box, and
□ The chair	rman (or a person de	esignated by him).	
Name of	self-nominated prox	xy holder (<i>Please use capital let</i>	ters)
proxy to attend	I and vote at the AK	VA group ASA's annual genera	l meeting 14 May 2013 at 17:00 for my/our shares
Place/date			Shareholder's signature

PROXY WITH VOTING INSTRUCTIONS

This form of proxy is for proxy with voting instructions. If you are not able to attend the annual general meeting, a nominated proxy holder can be granted your voting authority. Any proxy not naming proxy holder will be deemed given to the chairman of the board or a person designated by him. In case the shareholder is a legal entity, a certificate of registration must accompany the form of proxy.

(shareholders name in capital letters) hereby grants (tick of the right box, and fill out name of proxy if applicable)								
								
	Name of self-nominated proxy holder (<i>Please use capital letters</i>)							
The ticked floor the counder	cy to attend and vote at the AKVA group ASA's annual general meeting votes shall be submitted in accordance with the instructions below. Pleed off), will be deemed as an instruction to vote "in favour" of the real amendments or replacement to the proposals in the agenda, will be contents of the voting instructions are ambiguous, the proxy holder with erstanding of the wording of the proxy. Where no such reasonable under the refrain from voting.	lease note that a proposals in the determined by the lase his/her u	ny items below ne notice. Any m he proxy holder' anderstanding on	not voted for (not notion from the s discretion. In case a reasonable				
	nda AGM 2013	In favour	Against	Abstention				
2	Election of chair of the meeting and of a person to co-sign the meeting minutes							
3	Approval of the notice to the meeting and the agenda							
4.1	Presentation of business activities	-	-	-				
4.2	Approval of the 2012 annual accounts, and the annual report							
4.3	Determination of board members' remuneration							
4.4	Determination of Nomination Committee members' remuneration							
4.5	Approval of auditor's fees							
4.6	Consideration of the board's statement on salary etc	-	-	-				
4.7	Consideration of the board's statement on corporate governance							
	Election of board members							
4.8	Election of Nomination Committee members							
	Authorization to increase the share capital							
4.9	Authorisation to purchase own shares							

With regard to rights of attendance and voting we refer to the Norwegian Public Limited Companies Act, in particular Chapter 5. A written power of attorney dated and signed by the beneficial owner giving such proxy must be presented at the meeting.