

CHARTER OF THE SHAREHOLDERS' NOMINATION BOARD OF ROVIO ENTERTAINMENT CORPORATION

1. The purpose of the Nomination Board

The shareholders' nomination board (the "Nomination Board") of Rovio Entertainment Corporation (the "Company") is a corporate body of the Company's shareholders and responsible for preparing proposals and submitting them to the Annual General Meeting and, if needed, to an Extraordinary General Meeting concerning the nomination and remuneration of the members of the Board of Directors and remuneration of the members of the Committees of the Board of Directors. The primary task of the Nomination Board is to ensure that the Board of Directors and its members have sufficient expertise, competence and experience to meet the needs of the Company.

The Nomination Board shall adhere to the applicable legislation and other regulations, such as stock exchange regulations and the Corporate Governance Code for listed companies in Finland, with the exception of Recommendation 19 of the Corporate Governance Code (Shareholders' Nomination Board) insofar as it provides that a Nomination Board consists of the Company's largest shareholders. The reason for deviating from the recommendation regarding the composition of the Nomination Board is to ensure the Nomination Board has at least one representative appointed by an institutional investor taking into account the ownership structure of the Company.

2. Nomination and composition of the Nomination Board

The Nomination Board shall include the representatives nominated by the four largest shareholders as well as the Chairman of the Board of Directors, who shall serve as an expert member. The Chairman of the Board of Directors shall not take part in the decision-making of the Nomination Board and he/she is not counted in the Quorum of the Nomination Board. Company's treasury shares shall not be taken into account when determining the right to nominate.

The four shareholders who have the largest share of the votes conferred by all Company shares on the first workday of the September preceding the Annual General Meeting, are entitled to appoint the members who represent shareholders, however so that at least one of the members must be appointed by an institutional investor. The right to appoint shall be determined on the basis of the shareholder register maintained by Euroclear Finland Ltd, unless otherwise required due to notifications received from nominee registered shareholders or shareholders subject to flagging obligations under the Finnish Securities Markets Act. If there is no institutional investor among the four largest shareholders, the right of the fourth largest shareholder transfers to the next largest institutional investor who would not otherwise have the appointment right. In this Charter, an institutional investor means regulated entities that undertake broad investment activities, such as pension and insurance companies, banks and mutual funds.

The Chairman of the Board of Directors accordingly requests that the four largest shareholders, determined as specified above, each designate one member of the Nomination Board. In case two or more shareholders have an equal number of shares and votes and the representatives of all such shareholders cannot be appointed to the Nomination Board, the decision between them shall be made by drawing lots.

If a holder of nominee registered shares wishes to use his/her right to appoint, he/she must submit a written request to the Chairman of the Board by August 31 and simultaneously submit a reliable account of the number of shares held.

Shareholder, who has divided its ownership e.g. into a number of funds and has an obligation to take these holdings into account when disclosing the changes in its shareholding under the Finnish Securities Markets Act ("flagging"), has a right to demand that its shareholding be counted as one by submitting a written request to the Chairman of the Board by August 31 and simultaneously submitting a

reliable account of the number of such shares.

If a shareholder does not wish to use his/her appointment right, the right shall be transferred to the next largest shareholder who would otherwise not be entitled to appoint a member.

The Chairman of the Board of Directors shall convene the first meeting of each term of office of the Nomination Board and the representative of the largest shareholder shall be appointed as the Chairman of the Nomination Board, unless otherwise decided by the Nomination Board. The Chairman of the Board of Directors cannot be the Chairman of the Nomination Board. The Nomination Board convenes thereafter at the notice of the Chairman of the Nomination Board.

The Company shall publish the composition of the Nomination Board and any changes to it through a stock exchange release.

Shareholder shall be entitled to replace the member that he/she has appointed during the term of office, should they so wish, by informing the Chairman of the Nomination Board. A member designated by a shareholder must resign from the Nomination Board if the shareholder in question is no longer one of the ten largest shareholders in the Company, unless the other nominated members of the Nomination Board unanimously decide otherwise. The Nomination Board may appoint a new member to replace the member who resigned early, and, if the number of nominated members in the Nomination Board is reduced to fewer than two during a term of office, the Nomination Board must decide on nominating new members. The Nomination Board must offer any vacancies to those Company's shareholders who have not nominated a member to the Nomination Board, in an order which corresponds to the preference order based on the votes conferred by shareholdings, however, taking into account the requirement that at least one member of the Nomination Board must be appointed by an institutional investor. The preference order based on the votes conferred by shareholdings shall be determined in accordance with the shareholders' ownership data in the Shareholder Register one workday before the request to appoint a member was presented.

The Nomination Board is established until further notice until the General Meeting decides otherwise. The term of office of the Nomination Board's members expires annually after the new Nomination Board has been appointed.

3. The duties of the Nomination Board

The Nomination Board is responsible in accordance with the diversity principles and the applicable regulation of the Board of Directors for:

- 1. preparing and presenting to the General Meeting a proposal on the remuneration of the members of the Board of Directors in accordance with the Remuneration Policy;
- 2. preparing and presenting to the General Meeting a proposal on the number of members of the Board of Directors;
- 3. preparing and presenting to the General Meeting a proposal on the members of the Board of Directors:
- 4. preparing and presenting to the General Meeting a proposal on the Chairman of the Board of Directors;
- 5. preparing and presenting to the General Meeting a proposal on the remuneration of the members of the Committees of the Board of Directors; and
- 6. seeking prospective successor candidates for the members of the Board of Directors.

The members of the Nomination Board do not receive separate remuneration for their membership in the Nomination Board. The members' travel expenses shall be reimbursed in accordance with the Company's travel policy.

4. Decision-making

The Nomination Board has a quorum if over half of its appointed members are in attendance. The

Nomination Board is not entitled to make decisions unless all members have been offered the chance to participate in handling the matter and to attend the meeting.

The decision of the Nomination Board will be the opinion supported by the majority of the members of the Nomination Board present. In the event of a tie, the position agreed by the chairman shall prevail.

Minutes shall be kept of all the meetings of the Nomination Board. The minutes must be dated, numbered and stored in a reliable way. The Chairman and at least one other member of the Nomination Board must sign the minutes.

A member shall exclude him/herself from the work of the Nomination Board or resign in case of a conflict of interest.

5. The duties of the Chairman of the Nomination Board

The Chairman of the Nomination Board must steer the work of the Nomination Board so that the Nomination Board reaches its objectives and observes the expectations of the shareholders as well as the benefit of the Company.

The Chairman of the Nomination Board:

- 1. shall convene the meetings of the Nomination Board, prepare the meeting agendas and materials and serve as the Chairman of the meetings;
- 2. shall supervise that the intended meetings of the Nomination Board are held in accordance with the agreed schedule; and
- 3. shall convene special meetings to order as necessary and shall invariably convene a meeting to order within 14 days of a request submitted by a member of the Nomination Board.

6. Preparation of a proposal concerning the composition of the Board of Directors

The Nomination Board shall prepare a proposal concerning the composition of the Board of Directors for the Company's Annual General Meeting and to the Extraordinary General Meeting, if needed. Regardless of this, each shareholder in the Company may submit a direct proposal to the General Meeting.

In preparing the proposal concerning the composition of the Board of Directors, the Nomination Board must observe the requirements imposed on the Company in the corporate governance code as well as the results of the annual assessment of the operations of the Board of Directors, which is to be completed in accordance with the corporate governance code, the diversity principles of the Board of Directors, as well as other applicable regulation. At a cost approved by the Company, the Nomination Board may also consult an external expert in order to find and assess suitable candidates.

7. Competence of the members of the Board of Directors

The Company's Board of Directors must have sufficient expertise, competence and experience related to the Company's line of business. The Board of Directors must specifically have sufficient collective competence:

- 1. in matters pertaining to the Company's line of business and its business operations;
- 2. in managing a company of a corresponding size;
- 3. in group and financial management;
- 4. in strategic solutions and corporate mergers and acquisitions;
- 5. in internal supervision and risk management; and
- 6. in good corporate governance.

8. Proposals to the General Meeting

The Nomination Board must submit its proposals to the Board of Directors no later than on 31 January preceding the Annual General Meeting.

The proposals of the Nomination Board are published as a stock exchange release and are included in the invitation to the General Meeting. The Nomination Board shall also present and provide the grounds for its proposals and submit a report of its operations to the Annual General Meeting.

Should a matter that is to be prepared by the Nomination Board come up for decision-making in an Extraordinary General Meeting, the Nomination Board shall strive to submit its proposal to the Board of Directors of the Company in sufficient time for it to be included in the notice to the General Meeting.

9. Confidentiality

The members of the Nomination Board and the shareholders they represent must maintain the confidentiality of all information concerning the proposals presented to the General Meeting until the Nomination Board has submitted its final proposals and the Company has published them. The confidentiality obligation of the members of the Nomination Board and the shareholders they represent also includes other confidential information obtained during the work of the Nomination Board.

The Chairman of the Nomination Board may, when he/she considers it necessary, propose to the Board of Directors of the Company that the Company should enter into non-disclosure agreements with the shareholders or their representatives nominated to the Nomination Board.

10. Changes in the Charter

The Nomination Board must annually review the content of this Charter and submit any change proposals concerning, for example, the number of members in the Nomination Board or the nomination procedure to the Annual General Meeting for approval. The Nomination Board is authorised to make any necessary technical updates and changes to this Charter.

11. Other provisions

In case any fixed date prescribed in this Charter does not fall on working day, the Charter shall be construed to refer to the working day immediately preceding such fixed date.

This Charter has been prepared in both Finnish and English language versions. In the event of any discrepancies, the Finnish language version shall prevail.