The nomination committee’s proposals and motivated statement regarding such proposals to the annual general meeting 2019

The nomination committee of Evolution Gaming Group AB (publ) hereby presents its proposals and its motivated statements regarding such proposals to the annual general meeting 2019.

The nomination committee’s proposals

Item 2: Election of chairman of the meeting

The nomination committee proposes that the chairman of the board of directors Jens von Bahr be elected chairman of the annual general meeting.

Item 8: Determination of the number of members of the board of directors to be elected

The nomination committee proposes that six board members be elected.

Item 9: Determination of the fees to be paid to the board of directors

The nomination committee proposes that the total fees to the board members for the period until the next annual general meeting, shall be increased to EUR 150,000 (currently EUR 70,000), of which EUR 30,000 (currently EUR 10,000) shall be paid to each of the board members elected by the annual general meeting that are not employed by the company. The change is considered to be in line with market board fees. No additional remuneration shall be paid to members of the board committees (currently EUR 20,000 is paid to the chairman of the audit committee).

Item 10: Election of the board of directors

The nomination committee proposes that Jens von Bahr, Joel Citron, Jonas Engwall, Cecilia Lager, Ian Livingstone and Fredrik Österberg be re-elected as members of the board of directors for the period until the close of the annual general meeting 2020 and that Jens von Bahr be re-elected as chairman of the board of directors for the period until the close of the annual general meeting 2020.

A presentation of the proposed members of the board of directors, including an assessment of their independence in relation to the company, its senior management and major shareholders, is available on the company’s website, www.evolutiongaming.com.

Item 11: Determination of fees to be paid to the auditor

The nomination committee proposes that the fees to the auditor be paid against approved account.

Item 12: Election of auditor

The nomination committee proposes, in accordance with the audit committee’s recommendation, that the registered accounting firm Öhrlings PricewaterhouseCoopers AB be re-elected as auditor for the period until the close of the annual general meeting 2020. Öhrlings PricewaterhouseCoopers AB has informed the nomination committee that the authorised public accountant Niklas Renström will continue as auditor-in-charge if Öhrlings PricewaterhouseCoopers AB is re-elected as auditor.

Item 13: Resolution on the nomination committee

The nomination committee proposes that the principles setting out how members of the nomination committee are appointed that were adopted at the annual general meetings 2017 and 2018 shall continue to be applied.

The principles adopted at the annual general meetings 2017 and 2018 are set out in Appendix 1.
Description of the nomination committee’s composition and work ahead of the annual general meeting 2019

The composition of the nomination committee

According to the principles for the establishment of the nomination committee that were adopted at the annual general meeting 2018, the three largest shareholders as of the last business day of August shall be given the opportunity to elect one representative each to form the nomination committee together with a board member of the company who is independent in relation to the company’s management. On 26 October 2018, the company announced that the nomination committee ahead of the annual general meeting 2019 would consist of the following members:

- Ian Livingstone (appointed by Richard Livingstone)
- Peter Ihrfelt (appointed by Österbahr Ventures AB)
- Mats Holmer (appointed by Joel Citron)
- Cecilia Lager (board member of the company)

The work of the nomination committee

As of 26 March 2019, the nomination committee had held three meetings. In addition to these meetings, additional contacts among the members have taken place when needed. The nomination committee has worked in accordance with the requirements set out in the Swedish Corporate Governance Code (the “Code”) and the instructions adopted at the annual general meeting 2018. The nomination committee has, in its work, applied the diversity policy adopted by the board and reviewed the results of the evaluation of the board work. Further, the members of the nomination committee that are not also members of the board have conducted one-on-one interviews with the board members.

The nomination committee has also had contacts with the chairman of the audit committee for evaluation of the quality and efficiency of the auditor’s work as well as to receive the audit committee’s recommendations on the auditor and auditor fees. In addition, the nomination committee has been in contact with the auditor regarding the cooperation with the company and the audit committee.

The shareholders have had the opportunity to submit proposals to the nomination committee. No proposals have been received.

All decisions by the Nomination Committee have been unanimous.

The nomination committee’s motivated statement regarding its proposals regarding the composition and independence of the board of directors etc

Diversity policy

The nomination committee has applied the diversity policy adopted by the board. This means that the nomination committee, when preparing its proposals to the annual general meeting, has considered that the board of directors shall have a composition appropriate to the company’s operations, phase of development and other relevant circumstances and that the board members elected by the general meeting are collectively to exhibit diversity and breadth of qualifications, experience and background. The nomination committee has also strived for gender balance on the company’s board of directors.

The nomination committee’s assessments regarding the proposed board composition

All board assignments in the company are to be based on merit with the prime consideration being to maintain and enhance the board’s overall competence and effectiveness. To achieve this, in all director searches the nomination committee includes diverse candidates that are qualified based on their experience, education, expertise, personal qualities, and general and sector-specific knowledge and the nomination committee recognises that diversity (including age, gender, geographical
provenance and educational and professional background) is an important factor to take into consideration. The nomination committee is of the opinion that the proposed board represents a good breadth in terms of qualifications and experience in areas of material importance to the company, such as industry knowledge and auditing, financial, operational, corporate governance and capital market expertise.

The nomination committee also considers it important that the board members can devote the necessary time required to fulfill their respective tasks as board members and the nomination committee has therefore interviewed the proposed board members, with focus on assignments outside of the company and the time that such assignments require. The nomination committee has noted that the evaluation of the board of directors has shown that the board members of the company have a high board attendance and that they are well prepared at meetings.

Based on the findings made by the nomination committee, it concludes that the proposed board well satisfies the nomination committee’s ambition to emphasize competence, experience and commitment in the board composition. The nomination committee has found that the board jointly has the relevant knowledge and experience to meet the needs of the company and allow for the board’s efficient functioning as a decision-making and sound governance body. The nomination committee’s ambition is that the proportion of female board members shall be increased over time.

The board members’ independence

According to the Code, a majority of the members of the board of directors elected by the general meeting are to be independent of the company and its senior management. At least two of the members of the board of directors who are independent of the company and its senior management are also to be independent in relation to the company’s major shareholders.

In its assessment of the proposed board members’ independence, the nomination committee has considered that Jens von Bahr currently is employed by the company as executive chairman and that Fredrik Österberg previously was employed by the company as Group Chief Strategy Officer but that he resigned from this employment in April 2018. In accordance with what was communicated in connection with the listing of the company on Nasdaq Stockholm in June 2017, the company expects that Jens von Bahr’s employment also will be re-considered in the future but that the intention is that Jens von Bahr’s employment as executive chairman shall continue after the annual general meeting 2019.

Considering that Fredrik Österberg has been employed with the company during the previous year and that Jens von Bahr’s employment with the company will remain after the annual general meeting, the nomination committee has made the assessment that Fredrik Österberg and Jens von Bahr are not independent in relation to the company and its senior management.

However, Joel Citron, Jonas Engwall, Cecilia Lager and Ian Livingstone, who are also proposed to be re-elected, are, according to the nomination committee’s assessment, independent in relation to the company and the senior management.

As regards the board members’ independence in relation to the company’s major shareholders, the nomination committee notes that Jens von Bahr and Fredrik Österberg together own approximately 15 per cent of the shares in the company (through Österbahr Ventures AB) and that Ian Livingstone is a close relative to the largest shareholder in the company (Richard Livingstone who owns approximately 16 per cent of the shares in the company). Accordingly, Jens von Bahr, Fredrik Österberg and Ian Livingstone are not independent in relation to the company’s major shareholders. However, the nomination committee has made the assessment that Joel Citron, Jonas Engwall and Cecilia Lager (who are all independent in relation to the company and the senior management) are independent in relation to the company’s major shareholders. Accordingly, according to the nomination committee’s assessment, the proposed board composition fulfills the requirements of the Code.
A summary of the nomination committee’s assessment is presented in the table below.

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Independence of the company and its senior management</th>
<th>Independence of the company’s major shareholders</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jens von Bahr</td>
<td>Chairman of the board.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Joel Citron</td>
<td>Board member. Chairman of the remuneration committee and Chairman of the audit committee.</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Jonas Engwall</td>
<td>Board member. Member of the remuneration committee and the audit committee.</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Cecilia Lager</td>
<td>Board member.</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Ian Livingstone</td>
<td>Board member. Member of the remuneration committee.</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Fredrik Österberg</td>
<td>Board member. Member of the audit committee.</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>
The proposal to re-elect Jens von Bahr as chairman of the board of directors while his employment with the company remains is motivated by the nomination committee’s wishes to secure access to his experience on both the board level and in the day-to-day management, which is considered to be of significant value for the company and its shareholders. Jens von Bahr, as a co-founder of Evolution Gaming Group AB (publ), possesses unique insights into the operations of the group and he is responsible for valuable relationships with business partners and customers. The continued employment ensures that his experience and relationships can continue to be transferred to the company’s management in a structured manner. Against this background, the nomination committee further notes that the work between the CEO and Jens von Bahr is regulated in the rules of procedure for the board of directors and the instructions for the CEO and concludes that the cooperation between them works in a satisfactory manner. In the nomination committee’s opinion, it is therefore beneficial for the company and its shareholders that Jens von Bahr is re-elected as chairman of the board of directors despite his employment. However, the nomination committee proposes that board members who are employed by the company, i.e. Jens von Bahr, do not receive any fees for their work as board members.

Information on the proposed board members

Information on the proposed board members is set out in Appendix 2.

* * *

Stockholm in March 2019

The nomination committee
Principles of the establishment of the nomination committee adopted at the annual general meetings 2017 and 2018

Information on the proposed board members

See separate document on the company’s website, www.evolutiongaming.com