

This is a non-official translation of the Swedish original wording. In case of differences between the English translation and the Swedish original, the Swedish text shall prevail.

ARTICLES OF ASSOCIATION

§ 1

The corporate name of the company is Hexagon Aktiebolag. The company is a public limited liability company.

§ 2

The object of the company's operations is to own and manage shares in industrial, trade and service companies and to own and manage real property, securities, and to manage administrative operations for the subsidiaries as well as to carry on other operations compatible therewith.

§ 3

The company shall have its registered office in Stockholm in the county of Stockholm.

§ 4

The company shall have euro as its accounting currency and the share capital shall be denominated in euro.

The share capital of the company shall be not less than EUR fifty million (50,000,000) and not more than EUR two hundred million (200,000,000).

The number of shares issued shall be not less than two hundred million (200,000,000) and not more than eight hundred million (800,000,000).

Shares may be issued in two series, series A (A-share) and series B (B-share). If the shares are issued in two series, series A shares shall not exceed 50 per cent and series B shares shall not exceed 96 per cent of the total amount of outstanding shares from time to time.

Should the company resolve on a cash issue or a set-off issue of new shares of series A and series B, a holder of shares of series A and series B shall have a pre-emptive right to subscribe for new shares of the same series in proportion to the number of shares previously held by that shareholder (primary preferential right). Shares not subscribed for with primary preferential right shall be offered for subscription to all shareholders (secondary preferential right). If the number of shares issued is not sufficient to cover the number of shares subscribed for with secondary preferential right, the shares shall be distributed among the subscribers in proportion to the number of shares they previously held and, to the extent that is not possible, by drawing lots.

Should the company resolve on a cash issue or a set-off issue of new shares of series A

only, or series B only, all shareholders shall, no matter if their shares are shares of series A or series B, have a pre-emptive right to subscribe for new shares in proportion to the number of shares previously held.

Should the company decide to issue warrants or convertibles through a cash issue or a set-off issue, the shareholders shall have pre-emptive rights to subscribe for warrants as if the issue was in respect of the shares that may be subscribed for by exercising the warrants and to subscribe for convertibles as if the issue was in respect of the shares that the convertibles may be exchanged against.

The aforementioned shall not constitute any restriction on the possibility to resolve on a cash issue or a set-off issue of new shares with deviation from the pre-emptive rights of the shareholders.

In the event of an increase of the share capital through a bonus issue of shares, new shares of each series shall be issued in proportion to the number of shares already issued of that series. In such an event, existing shares of a certain series shall carry pre-emptive rights to new shares of the same series. The aforementioned shall not constitute any restriction on the possibility to issue shares of a new series through a bonus issue, subject to required amendments to the Articles of Association.

All shares shall carry equal rights to the company's assets and profit.

§ 5

At the General Meeting a share of series A entitles to ten (10) voting rights and a share of series B entitles to one (1) voting right.

§ 6

The Board of Directors shall consist of at least three (3) but not more than nine (9) Directors. The Directors are appointed by the General Meeting and have a term of office up to and including the first Annual General Meeting held the year after the election of the Director.

§ 7

For the audit of the management by the board and the managing director and the company's accounts, one (1) or two (2) auditors, with one (1) or two (2) deputy auditors, shall be elected at a General Meeting. Alternatively, an authorized public accounting firm may be appointed.

§ 8

The chairman of the board or whomever the board appoints thereto shall open the General Meeting, after which the present shareholders who are entitled to vote through

open voting shall elect a chairman to preside over the meeting.

§ 9

The company's financial year shall be the calendar year.

§ 10

An Annual General Meeting shall be held within six months of the expiry of each financial year. The following items of business shall be dealt with at the Annual General Meeting:

1. Election of a chairman to preside over the meeting
2. Preparation and verification of the voting list
3. Approval of the Agenda
4. Election of one or two persons to verify and sign the minutes of the meeting
5. Decision as to whether the meeting has been properly convened
6. Presentation of the annual report and the auditors' report and the group annual report and the group auditors' report
7. Decision to adopt the profit and loss statement, the balance sheet, the group profit and loss statement and the group balance sheet
8. Decisions on appropriation of the company's profit or loss according to the adopted balance sheet
9. Decisions as to whether to discharge the Directors and the Managing Director from liability
10. Decision on the number of Directors and deputy Directors and, when required, auditors and deputy auditors
11. Decision on Directors' fees, auditors' fees and deputy auditors' fees
12. Election of Directors
13. Election, whenever required, of one or two auditors and one or two deputy Auditors
14. Any other item of business resting with the Annual General Meeting in accordance with the Companies Act or the Articles of Association

§ 11

Convening notice of General Meetings shall be published in Dagens Industri and the Swedish Official Gazette.

Convening notice of Annual General Meetings as well as of Extraordinary Shareholders Meetings the agenda of which comprises proposed changes in the company's Articles of Association shall be published not earlier than six (6) weeks but not later than four (4) weeks before such Shareholders Meeting. The convening notice of other Extraordinary Shareholders Meetings shall be published not earlier than six (6) weeks but not later than two (2) weeks before such Shareholders Meeting.

Other messages to the shareholders shall be published as stated above or delivered to the shareholders by mail at the address recorded in the share register.

§ 12

To attend a General Meeting the shareholder must be recorded in a transcript or other presentation of the complete share register relating to facts recorded five (5) weekdays prior to the General Meeting and must notify the company of his/her intention to attend the Meeting not later than 12.00 hrs on the date stated in the convening notice. This day must never be a Sunday, public holiday, Saturday, Midsummer Eve, Christmas Eve or New Year's Eve, nor may this day fall earlier than five weekdays before the General Meeting.

§ 13

The shares of the company shall be registered in a record day register in accordance with the Financial Instruments Accounts Act (1998:1479).

These Articles of Association were adopted by the Annual General Meeting held on 6 May 2015.