

Dear Shareholder

21 April 2023

#### Invitation to the Annual Meeting of Shareholders 23 May 2023

Gaming Innovation Group Inc. ('GiG') would like to invite its shareholders to the Annual Meeting of Shareholders. The meeting will take place at Convendum Conference Center, Kungsgatan 9, Stockholm, Sweden on Tuesday 23 May 2023 at 10:00 local time.

The formal Notice for the meeting is enclosed with the following agenda:

- 1. Presentation of the business of the meeting
- 2. Voting on the resolutions specified in the Notice

The meeting is called to approve the financial statements for the year ended 31 December 2022, to elect the Board of Directors, to approve the principles for appointment of the Nomination Committee, to consider and approve the remuneration to the Board of Directors and the auditor, and to consider and approve an authority to the Board of Directors to buy back shares.

The following documents are enclosed in this invitation:

- Notice of Annual Meeting of Shareholders 23 May 2023
- Information on resolutions related to agenda items
- Attendance and Proxy forms for the Annual Meeting of Shareholders

We kindly ask shareholders to notify their attendance by 16:00 CET on 19 May 2023 as per the details stated in the Notice. Shareholders are encouraged to attend by proxy by completing and signing the proxy form and returning it to reach the relevant addressee no later than by 10:00 CET on 22 May 2023. Please note there are different addressees depending on the shares being registered in Norway or in Sweden. Proxy forms are available on www.gig.com/ir/corporate-governance.

The Notice of the Annual Meeting of the Shareholders will be sent to all shareholders registered in the Norwegian VPS system as of 21 April 2023. The 2022 Annual Report can be found on the Company's website at www.gig.com/reports-and-presentations. In addition, a hard copy of the 2022 Annual Report may be provided at no charge, and shareholders wishing to obtain a hard copy can make a written request to the Company via email: agm@gig.com or to Gaming Innovation Group Inc., Fridtjof Nansens plass 6, 0160 Oslo, Norway.

# Right to attendance and voting

Shareholders of GiG who wish to attend and vote at the Annual Meeting of Shareholders must:

i) be registered in the VPS register in Norway or in the Euroclear Sweden AB register depending on where the shares are held, no later than on 16 May 2023. This date of registration also applies to shareholders with shares registered in nominee accounts with Euroclear Sweden AB, who must contact their custodian bank or broker well in time to have their shares temporarily re-registered in their own name in order to participate in the Annual Meeting of Shareholders.



- (ii) notify their attendance in writing by submitting the attached attendance form no later than by 16:00 CET on 19 May 2023. Notification shall include the shareholder's name, email address, telephone number and registered shareholding. Address for shareholders with shares registered in Norway: vote@dnb.no or by mail to DNB Bank ASA, Verdipapirservice, P.O. Box 1600 Sentrum, 0021 Oslo, Norway. Address for shareholders with shares registered in Sweden: generalmeetingservice@euroclear.com or GiG Årsstämma, c/o Euroclear Sweden AB, Box 191, 101 23 Stockholm, Sweden, telephone number for queries: +46 8 402 92 23. Shareholders may also notify GiG by email to: agm@gig.com.
- (iii) shareholders who are not attending the Annual Meeting of Shareholders in person, can attend by proxy by submitting the attached proxy form no later than by 10:00 CET on 22 May 2023. Address for shareholders with shares registered in Norway: vote@dnb.no or by mail to DNB Bank ASA, Verdipapirservice, P.O. Box 1600 Sentrum, 0021 Oslo, Norway. Address for shareholders with shares registered in Sweden: generalmeetingservice@euroclear.com or by mail to GiG Årsstämma, c/o Euroclear Sweden AB, Box 191, 101 23 Stockholm, Sweden, telephone number for queries: +46 8 402 92 23.

Yours sincerely,

Petter Nylander Chairman



# NOTICE OF ANNUAL MEETING OF SHAREHOLDERS

#### GAMING INNOVATION GROUP INC. ('GiG' or 'Company')

#### c/o The Corporation Trust Company,1209 Orange St Wilmington, Delaware 19801, USA

The shareholders of Gaming Innovation Group Inc. are hereby invited to the Annual Meeting of Shareholders (AGM) to be held on 23 May 2023 at 10:00 local time at Convendum Conference Center, Kungsgatan 9, Stockholm, Sweden.

#### **Proposed Agenda**

The Board of Directors propose that the Annual Meeting of Shareholders conducts the following business:

- 1. Opening of the Meeting
- 2. Election of Chairman of the Meeting

Resolution (a)

- 3. Presentation and approval of the Agenda
- **4.** Election of two persons to certify and sign the minutes
- 5. Establishment that the Meeting has been duly convened

#### **Ordinary business**

 To consider and approve the Company's financial statements for the year ended 31 December 2022 Resolution (b)

**7.** To determine the number of Board members

Resolution (c)

8. To elect Board members:

Resolution (d)

- a. To re-elect Petter Nylander as Chairman of the Board
- b. To re-elect Nicolas Adlercreutz as Director of the Board
- c. To re-elect Hesam Yazdi as Director of the Board
- d. To re-elect Mikael Riese Harstad as Director of the Board
- e. To elect Karolina Pelc as new Director of the Board
- f. To elect Steve Salmon as new Director of the Board
- g. To elect Tomasz Juroszek as new Director of the Board
- **9.** To determine the Board members' remuneration

Resolution (e)

 Resolution regarding the principles for appointment of the Nomination Committee Resolution (f)



**11.** To reappoint REID CPAs LLP as auditors of the Company and to authorise the Board of Directors to determine their remuneration

Resolution (g)

12. To consider and approve to give the Board of Directors authority to buy back already issued and outstanding shares in the Company and to dispose of such shares, all on such terms as the Board of Directors may deem fit, provided the Company's total holding of its own shares may not exceed 10% of the outstanding share capital of the Company at any time. The authority resolved by this resolution shall expire on the date of the 2024 Annual Meeting of Shareholders

Resolution (h)

13. Closing of the Annual Meeting of Shareholders 2023

The Company's share register is with the Norwegian VPS system. Only holders of Common Stock of GiG as registered in the VPS register, either directly or through nominee or custody accounts including Euroclear Sweden, are entitled to notice of and to vote at this meeting and any adjournments of this meeting. As of the date of this Notice, the Company has issued 127,132,038 shares, and in the Annual Meeting of Shareholders, each share carries one vote. Holders of Common Stock of GiG as registered in the VPS register as of the close of business on 21 April 2023 are entitled to notice of this meeting and any adjournments of this meeting. Beginning ten (10) days prior to the meeting, a list of shareholders will be available for examination during regular business hours, by any shareholder, or the shareholder's attorney agent, at the Company's principal place of business.

For shareholders not attending the Annual Meeting of Shareholders, a Form of Proxy is enclosed. In such case, shareholders are encouraged to complete, sign and return the Proxy as indicated on the Proxy.

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By order of the Board of Directors, Petter Nylander, Chairman, 21 April 2023



#### ANNUAL MEETING OF SHAREHOLDERS

# GAMING INNOVATION GROUP INC. ('GiG' or 'Company')

#### 23 May 2023

#### Information on resolutions related to agenda items

#### (a) Agenda item 2

The Nomination Committee proposes that the Chairman of the Board, Petter Nylander, is appointed as Chairman of the Annual Meeting of Shareholders.

#### (b) Agenda item 6

The Company's 2022 Annual Report is available on GiG's website www.gig.com.

#### (c) Agenda item 7

The Nomination Committee proposes a Board of Directors consisting of 7 (seven) members.

#### (d) Agenda item 8

The current Board of Directors consist of six members and comprises of Petter Nylander, Nicolas Adlercreutz, Kjetil Garstad, Kathryn Moore Baker, Hesam Yazdi and Mikael Riese Harstad. For the period until the next Annual Meeting of Shareholders, the Nomination Committee proposes that:

- Petter Nylander, Nicolas Adlercreutz, Hesam Yazdi and Mikael Riese Harstad are to be re-elected as members of the Board of Directors;
- (ii) Karolina Pelc, Steven Salmon and Tomasz Juroszeck are to be elected as new members of the Board of Directors;
- (iii) Kjetil Garstad and Kathryn Moore Baker will leave their positions; and
- (iv) Petter Nylander is to be re-elected as the Chairman of the Board of Directors.

#### **New Board Members:**

#### Karolina Pelc, born 1984, Polish citizen

Karolina is the founder and CEO of BeyondPlay, a B2B technology venture offering innovative engagement solutions to the online gambling industry. With over 17 years of experience in the industry, including leadership roles for LeoVegas Group, Betsson Group and SG Digital, Karolina is a seasoned online casino and product expert. Leveraging a strong network of connections, she previously ran a consultancy firm with high profiles clients, including William Hill Group, Gamesys and Hard Rock Digital, is a podcast host and Advisory Board Member for Igaming Next and an author

published in EGR and Igaming Business. Voted one of the IGB's Top Ten Most Influential Women and featured in #shetalksgames campaign by Facebook. Shares in company: 0

#### Steve Salmon, born 1964, citizen of United Kingdom

Steve is on the Senior Leadership Team of SkyCity Entertainment Group Limited, a leading gaming, entertainment, and hospitality group and one of New Zealand's largest listed companies and is responsible for the setting up (from scratch) and running of the Groups online gaming business. Extensive senior executive experience in the gaming space having held strategic, operational, and commercial roles across B2B and B2C, covering all B2C product verticals including social and B2B platform and games creation and supplier services. Steve has led many of the pioneering changes in the gaming sector with a more recent focus on establishing and executing the digital growth and business change strategies to transition organization brands into omni channel brand led operations. Shares in company: 0

#### Tomasz Juroszek, born 1998, Polish citizen

Tomasz is CIO of Betplay Capital, a family-owned investment company focused on investing in gambling and closely-related industries with over 120 million dollars assets under management. Tomasz has over 5 years of experience in the industry, including roles in STS and Betplay Capital. Tomasz is an investment



expert with experience gained in Firstminute Capital - seed level venture capital based in London, as well as in Juroszek Holding - managing portfolio of polish equities. Tomasz has a Masters of International Business degree from Base Business School (formerly Cass).

Shares in company: Zero, but own 5% in Betplay Capital that holds 4,819,018 shares in GiG.

#### (e) Agenda item 9

The Nomination Committee has decided not to adjust the current remuneration to the Board of Directors. The remuneration of the Chairman of the Board of Directors is thereby proposed to be EUR 76,500 per annum, and the remuneration to the other members of the Board of Directors is proposed to be EUR 36,000 per annum each.

The Nomination Committee proposes the remuneration to the Audit Committee and the Remuneration Committee shall continue to be paid in accordance with the following:

- (i) Audit Committee Chairman: EUR 10,000;
- (ii) Audit Committee members: EUR 5,000 each;
- (iii) Remuneration Committee Chairman: EUR 5,000; and
- (i) Remuneration Committee members: EUR 2,500 each.

The Nomination Committee also proposes that remuneration will be given to the board members that are involved in process for the proposed split of the Company. The remuneration shall be in line with what is given in the other board committees.

#### (f) Agenda item 10

The Nomination Committee proposes that the Annual Meeting of Shareholders resolves the following principles for the composition of the Nomination Committee:

The Nomination Committee shall consist of not less than three and not more than four members. The members shall represent all shareholders. Each of the three largest shareholders of the Company as per 31 August 2022 shall have the right to appoint one member each to the Nomination Committee.

Should any of the three largest shareholders waive their right to appoint a representative, or their representative resign from the Nomination Committee, or when members of the Nomination Committee representing shareholders who are no longer among the three largest shareholders resign, the opportunity to appoint a member of the Nomination Committee shall thereafter be passed on in order of the largest shareholding.

The three members appointed by the largest shareholders may decide, by simple majority, to appoint a fourth member to the Nomination Committee. If such fourth member is a member of the Board of Directors, such member cannot run for re-election as member of the Board of Directors upon expiry of his/her current term as a Board member.

The names of the members of the Nomination Committee shall be announced no later than the date of the publication of the Company's interim report for the third quarter 2023. The members of the Nomination Committee shall appoint the chairman of the Nomination Committee. No remuneration will be paid to the members of the Nomination Committee.

The Nomination Committee shall make proposals on the following agenda points at the Annual Meeting of Shareholders:

- (i) A proposal on the Chairman of the meeting
- (ii) A proposal on the composition of the Board of Directors
- (iii) A proposal on the Chairman of the Board
- (iv) A proposal on fees for the board members and for the Chairman of the Board
- (v) A proposal on remuneration for work in board committees
- (vi) A proposal on auditors
- (vii) A proposal on fees for the Company's auditors
- (viii) A proposal on the composition of the Nomination Committee



#### (g) Agenda item 11

The Nomination Committee proposes to reappoint REID CPAs LLP as the Company's auditor for the period until the next Annual Meeting of Shareholders and it is proposed to authorise the Board of Directors to determine their remuneration. The proposed auditor is in accordance with the Audit Committee's recommendation.

### (h) Agenda item 12

The Board of Directors proposes that the Annual Meeting of Shareholders gives the Board of Directors authority to buy back already issued and outstanding shares in the Company and to dispose of such shares, all on such terms as the Board of Directors may deem fit. The Company's total holding of its own shares may not exceed 10% of the outstanding share capital of the Company at any time.

Acquisition of own shares may take place on one or more occasions by trading on the regulated marketplaces NASDAQ Stockholm and Oslo Børs during the period until the end of next Annual Meeting of Shareholders.

The Board of Directors' proposal for authorisation is intended to provide the board with greater possibilities to adapt the capital structure of the Company to the capital requirement from time to time and thus be able to contribute to increased shareholder value. In addition, the authorisation is intended to enable the Board of Directors to transfer shares in connection with acquisitions of companies through payment in the form of the Company's own shares.

21 April 2023 Board of Directors Gaming Innovation Group Inc.



# Gaming Innovation Group Inc. NOTIFICATION OF ATTENDANCE Annual Meeting of Shareholders 2023

The shareholder below is hereby notifying the Company of its participation and exercising the voting rights for all of the shareholder's shares in Gaming Innovation Group Inc. at the Annual Meeting of Shareholders on 23 May 2023.

To be submitted to Gaming Innovation Group Inc. no later than 16:00 CET on 19 May 2023.

Name of the shareholder	
Email	Phone number
Place and date	
Signature*	
Clarification of signature	

\* If signing for a company, a clarification of signature shall be included above and an up to date certificate of incorporation (or the equivalent) shall be enclosed to the completed proxy form.

Please mark, sign, date and return this attendance form promptly to reach the addressee no later than 16:00 CET on 19 May 2023. For shareholders with shares registered with the VPS in Norway, please send the form to: vote@dnb.no or by mail to DNB Bank ASA Verdipapirservice, P.O. Box 1600 Sentrum, 0021 Oslo, Norway. For shareholders with shares registered with Euroclear Sweden AB, please send proxy to: generalmeetingservice@euroclear.com or by mail to GiG Årsstämma, c/o Euroclear Sweden AB, Box 191, 101 23 Stockholm, Sweden, telephone number for queries: +46 8 402 92 23.

Please note that to be considered a valid vote, shares must be registered with the VPS in Norway or with Euroclear Sweden AB no later than 16 May 2023.



Signature

## **Gaming Innovation Group Inc.**

		Proxy for Annual Meeting of Shareholders 2023			
(if left GiG's Stock	t blar Annu holm	signed shareholder of Gaming Innovation Group Inc. ("GiG" or the "Company") hereby hk, the chairman of the meeting) with full power of substitution, as attorney and proxy all Meeting of Shareholders, held on 23 May 2023 at 10:00 local time at Convendum Coal, Sweden and at any and all adjournments thereof, and to act at such meeting for the first blank, all my shares) shares of common stock of GiG owned by the until ded would possess if personally present at the meeting, as follows:	of the un Conference for the und	dersigned to Center, Kung dersigned an	gsgatan 9, Id vote all
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⊠ Ple	ase i	make your votes as in this example. If not marked, you vote <u>For</u> all proposals.			
2.		<u>Proposal*</u> To approve to elect the Chairman of the Board, Petter Nylander, as chairman of the	<u>For</u>	<u>Against</u>	<u>Abstain</u>
		meeting			
6.		To approve the Company's financial statements for the year ended 31 December 2022			
7.	То	determine the number of Board members as proposed in the notice			
8.	a)	To re-elect Petter Nylander as Chairman of the Board			
	b)	To re-elect Nicolas Adlercreutz as Director of the Board			
	c)	To re-elect Hesam Yazdi as Director of the Board			
	d)	To re-elect Mikael Riese Harstad as Director of the Board			
	e)	To elect Karolina Pelc as Director of the Board			
	f)	To elect Steve Salmon as Director of the Board			
	g)	To elect Tomasz Juroszek as Director of the Board			
9.	То	approve the Board members' remuneration as proposed in the notice			
10		approve the principles for appointment of the Nomination Committee as proposed in enotice			
11	. To	reappoint REID CPAs LLP as auditors of the Company and to authorise the Board of ectors to determine their remuneration			
12	. To	approve giving the Board authority to buy back shares as proposed in the notice			
13	COI	vote and otherwise represent the undersigned on any other matter that may properly me before the meeting or any adjournment or postponement thereof in the discretion the proxy			
*If a 🛭	☑ is r	not placed in one of the empty boxes for any resolution, it will be considered a vote <u>For</u> t	hat resolut	ion.	
Comp Meeti and	any ng a any	rsigned shareholder may revoke this proxy at any time before the votes are cast by ceither a written revocation of the proxy or a duly executed proxy bearing a later dated voting in person. This Proxy shall expire immediately following the end of the Annual adjournments thereof, but not later than one year from the date hereof. The uses receipt of the Notice of the Annual Meeting of Shareholders.	e, or by ap al Meeting	opearing at t of Sharehold	he Annual ers of GiG
MAY 2 P.O. E AB,	2023 Sox 1 oleas	ARK, SIGN, DATE AND RETURN THIS PROXY PROMPTLY TO REACH THE ADDRESSEE No. For shareholders with shares registered with the VPS in Norway, please send proxy to 600 Sentrum, 0021 Oslo, Norway or email: vote@dnb.no. For shareholders with shares research proxy to: GiG Årsstämma, c/o Euroclear Sweden, Box 191, 10123 retingservice@euroclear.com, telephone number for queries: +46 8 402 92 23.	DNB Bank registered	ASA Verdipa with Euroclea	pirservice, ar Sweden
		te that to be considered a valid vote, shares must be registered with the VPS in Norway 16 May 2023.	y or with E	ıroclear Swe	den AB no
		This Proxy is solicited on behalf of the Board of Directors			
	Da	te:Registered holder / Name	in block le	tters	
		nogotorou notati / nume			

When signing as executor, administrator, trustee, guardian, attorney-in-fact or other fiduciary, please give title as such. When signing as corporation, please sign in full corporate name by President or other authorised officers. If you sign for a partnership, please sign in partnership name by an authorised person.

Signatory / Full Name in block letters