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If you have sold or transferred all of your shares in Lok'nStore Group Plc (the '**Company**'), please send this document as soon as possible to the purchaser or transferee or to the stockbroker, bank or other agent through whom the sale or transfer was effected for onward transmission to the purchaser or transferee. However, such documents should not be forwarded to, or transmitted in or into, any jurisdiction where to do so might violate the relevant laws and regulations in that jurisdiction.

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Lok'nStore Group plc

**(Incorporated with limited liability in England and Wales
with registered number 4007169)**

PROPOSED APPROVAL OF WAIVERS OF MANDATORY OFFER PROVISIONS IN THE CITY CODE AND NOTICE OF ANNUAL GENERAL MEETING

Action to be taken by Shareholders is set out on page 12.

As a result of the ongoing COVID-19 pandemic, the Board of Directors strongly recommends that shareholders do not attend the AGM in person but instead make use of the electronic facilities available to participate in the meeting remotely via zoom. Further details regarding attendance and voting at the AGM are contained on pages 5 and 6.

You can vote by logging in to www.signalshares.com and following the instructions, or via your broker or nominee in the normal way. A hard copy of a form of proxy can be requested directly from the registrars, Link Group. Further details of which are contained on page 29. All votes must be received by the means set out in the notes of the Notice by the Company's Registrars, Link Group no later than 5.30 pm on 7 December 2021.

8 November 2021

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Definitions

The following definitions apply throughout this document, unless the context requires otherwise:

'Act'	the Companies Act 2006, as amended;
'AIM Rules'	the AIM Rules for Companies published by the London Stock Exchange plc from time to time;
'Annual General Meeting' or 'AGM'	the Annual General Meeting of the Company convened for 5.30 pm on 09 December 2021 (or any adjournment thereof), notice of which is set out at the end of this document;
'Annual Report'	the report and financial statements of the Group for the year ended 31 July 2021;
'Approved Share Option Scheme'	the approved share option scheme adopted by Lok'nStore Limited on 23 November 1999 and assumed by Lok'nStore with effect from 20 June 2000;
'Articles'	the articles of association of the Company as at the date of this document;
'Board' or 'Directors'	the Directors of the Company listed on page 14 of this document;
'Company' or 'Lok'nStore'	Lok'nStore Group Plc;
'Company Share Option Plan' or 'CSOP'	the approved share option scheme adopted by Lok'nStore Limited on 2 June 2010 and assumed by Lok'nStore with effect from 28 June 2010;
'EMI Plan'	the Company's enterprise management incentive share option plan;
'finnCap'	finnCap Limited;
'Group'	Lok'nStore and its subsidiary undertakings;
'Independent Shareholders'	all Shareholders other than the Major Shareholders;
'Long Term Partnership Performance Plan'	the unapproved share option scheme adopted by Lok'nStore on 2 July 2018 and as described in Note 23b of the Annual Report;
'Major Shareholders'	Andrew Jacobs and his connected parties, being Andrew Jacobs LLP, his wife, his daughter Anna Jacobs, his daughter Evelyn Jacobs, his son Louis Jacobs, his brother Colin Jacobs (including the Aylestone Pension Fund to which Colin Jacobs is a beneficiary), The Jacobs Family Directors Pension Scheme and Simon Thomas and his connected parties, being Simon Thomas LLP, his brother Rhys Warren-Thomas and The Thomas Family Directors Pension Scheme, who all together form a concert party, as set out at paragraphs 5.3 to 5.5 of Part II of this document;
'New Options'	the 80,000 Options granted to the Major Shareholders since the annual general meeting of the Company held in 2020 which remain unexercised and which have not been whitewashed, more particularly described in paragraph 10 part I of this document;
'Notice'	the Notice of Annual General Meeting set out at the end of this document;

Definitions continued

'Options'	the options to subscribe for Ordinary Shares which have been granted or conditionally granted to the Major Shareholders and which have not been exercised pursuant to the terms of the Share Option Schemes, further details of which are set out in paragraphs 3.2 and 5.5 of Part II of this document;
'Option Agreements'	the option agreements between the Company and certain of the employees;
'Options Waiver'	the waiver which has been granted by the Panel, conditional upon the approval on a poll by the Independent Shareholders of the Waiver Resolution, of any obligation which would otherwise be imposed on the Major Shareholders, either individually or collectively, under Rule 9 as a result of the exercise of the New Options;
'Ordinary Shares'	Ordinary shares of 1 pence each in the capital of the Company;
'Panel'	The Panel on Takeovers and Mergers;
'Panel Waivers'	the Options Waiver and the Repurchase Waiver;
'Repurchase Resolution'	the special resolution numbered 10 as set out in the Notice;
'Repurchase Waiver'	the waiver which has been granted by the Panel, conditional upon the approval by the Independent Shareholders of the Waiver Resolution on a poll, of any obligation which would otherwise be imposed on the Major Shareholders, either individually or collectively, under Rule 9, as a result of the exercise of the Share Purchase Authority;
'Resolutions'	the resolutions set out in the Notice;
'Rule 9'	Rule 9 of the City Code;
'Rule 9 Independent Directors'	the Directors other than Andrew Jacobs and Simon Thomas;
'Shareholders'	holders of Ordinary Shares;
'Share Option Schemes'	the CSOP, the Approved Share Option Scheme, the EMI Plan, the Long-Term Partnership Performance Plan and Option Agreements; and
'Share Purchase Authority'	the authority, to be proposed at the AGM, for the Company to make market purchases of Ordinary Shares up to an overall maximum of 11,500,000 Ordinary Shares.
'Waiver Resolution'	the resolution numbered 11 as set out in the Notice;
'Whitewashed Options'	the 312,742 Options granted to the Major Shareholders prior to 31 July 2021 which remain unexercised which have previously been whitewashed, more particularly described in paragraph 10 of part I of this Document

Part I: Letter from the Rule 9 Independent Directors of Lok'nStore Group plc

Lok'nStore Group plc

(Registered in England No. 4007169)

Directors

Andrew Jacobs (Executive Chairman)
Ray Davies (Group Finance Director)
Neil Newman-Shepherd (Group Managing Director)
Edward Luker (Senior Non-Executive Director)
Simon Thomas (Non-Executive Director)
Charles Peal (Non-Executive Director)
Richard Holmes (Non-Executive Director)
Jeff Woyda (Non-Executive Director)

Registered Office

One Fleet Place
London
EC4M 7WS

To Shareholders and, for information purposes only, to holders of options under the Share Option Schemes

8 November 2021

Dear Shareholder

1. Introduction

The Annual General Meeting of the Company is to be held at 5.30 pm on 09 December 2021 at the offices of Goodman Derrick LLP, 10 St Bride Street, London EC4A 4AD and is convened by the formal notice of meeting set out at the end of this document.

2. Meeting arrangements

The Board considers the Annual General Meeting an important opportunity to present to shareholders the Company's performance. In normal circumstances, the Board values greatly the opportunity meet shareholders in person. However, despite the current position regarding COVID-19 restrictions, it is not certain what restrictions may be in place on the day of the AGM.

The intention is to therefore, proceed with holding the AGM as an open meeting but it remains the Board's priority to ensure the health and wellbeing of all stakeholders. Given the uncertainties, it may become necessary to make alternative arrangements for the AGM and the manner in which it is held, should restrictions be re-imposed, that may restrict or prevent shareholders from attending in person. Accordingly, the Board strongly encourages shareholders not to attend the AGM in person but instead make use of the option to participate in the meeting remotely via a zoom conference call. If you wish to use this zoom facility, please contact the Assistant Company Secretary by emailing suzywolfe@loknstore.co.uk who will provide further information.

To the extent that you wish to attend the AGM in person and are able to do so safely, the board kindly requests that you pre-register your intentions to attend by emailing suzywolfe@loknstore.co.uk no later than 2 December 2021.

Part I: Letter from the Rule 9 Independent Directors of Lok'nStore Group plc continued

2. Meeting arrangements continued

Voting arrangements

Shareholders will not be able to vote at the AGM when joining via the zoom conference call. However, your votes are important so Shareholders are asked, whether or not they propose to attend the AGM, to vote electronically by logging on to www.signalshares.com and following the instructions. Further details are contained in the notes to the Notice. All votes must be received by the Company's Registrars, Link Group, no later than 5.30pm on 7 December 2021.

You may appoint a proxy or proxies to exercise all or any of your rights to vote at the AGM. Proxy forms may be requested from the Company's registrars (see note (ii) of the Notice) or downloaded from the Lok'nStore website at <https://www.loknstore.co.uk/investors/announcements/AGMs/formofproxy>. To be validly appointed, a proxy must be received by the Company's Registrars, Link Group, no later than 5.30pm on 7 December 2021. Shareholders who wish to appoint a proxy are recommended to appoint the chair of the meeting as their proxy. As a result of possibly changing government restrictions, if a shareholder appoints someone else as their proxy, that proxy may not be able to attend the meeting in order to cast the shareholder's vote.

All proposed resolutions will be put to a vote on a poll.

We will continue to monitor the latest government guidance and how this might affect the arrangements for the AGM. Consequently, the AGM is subject to change, possibly at short notice. If it becomes necessary or appropriate to revise the current arrangements for the AGM, this will be announced through the RNS on the London Stock Exchange website and further information will be made available on our website at www.loknstore.co.uk.

3. Business of the Meeting

In addition to the usual resolutions put to Shareholders at the AGM, the Directors are also proposing resolutions to renew the Company's authority to buy back shares and for the Independent Shareholders to approve a waiver of certain obligations arising under the City Code, which may otherwise apply to the Major Shareholders as a result of any future repurchases by the Company of Ordinary Shares in the market pursuant to the Share Purchase Authority (Resolution 10) and as a result of any exercise by the Major Shareholders of the New Options. The authority of the Company to purchase Ordinary Shares is only intended to be utilised in circumstances where the Directors believe this to be in the best interests of Shareholders as a whole. The Directors are also proposing making some technical changes to the Company's Articles more particularly described in paragraph 7.

In addition to highlighting the usual business to be transacted at the AGM, the purpose of this document is to explain to you the background to the Resolutions which will be considered at the AGM.

4. Election of Directors

Richard Holmes and Charles Peal, who each have over nine years' tenure as a Non-Executive Director of the Company, are required to offer themselves for re-election and will therefore be standing for re-election at the AGM. Simon Thomas by virtue of his accumulated tenure both as an Executive and Non-Executive director also offers himself for re-election at the AGM.

Edward Luker, the Senior Non-Executive Director, after many dedicated years of service to the Group, is retiring and therefore will not be seeking re-election at this year's AGM. The Board would like to record its appreciation of the significant contribution that he has made to the Business over his many years on the Board. Jeff Woyda will become Senior Independent Non-Executive in his place.

5. Dividends

The Directors are recommending payment of a final dividend of 10.67 pence per Ordinary Share in respect of the year ended 31 July 2021, subject to shareholder approval. The final dividend will be paid on 07 January 2022 to all Shareholders registered in the Company's share register on 26 November 2021. The Ordinary Shares will become ex-dividend on 25 November 2021. The final deadline for Dividend Reinvestment Election (DRIP) is 10 December 2021.

Resolution 7 will be proposed as an ordinary resolution to declare a final dividend of 10.67 pence per Ordinary Share for the year ended 31 July 2021.

6. Share Capital

Under the Act, Directors of companies may not allot new shares (or grant rights over shares) unless authorised to do so by shareholders in a general meeting.

Accordingly, the ordinary resolution set out as Resolution 8 in the Notice of AGM seeks to renew for a further period, expiring at the earlier of the conclusion of the Annual General Meeting to be held in 2022 and 15 months from the date of the AGM, the authority previously granted to the Directors to allot new Ordinary Shares (or grant rights over Ordinary Shares) up to an aggregate nominal amount of £99,879, representing approximately one third of the existing issued Ordinary Share capital of the Company (inclusive of treasury shares).

Furthermore, a company proposing to allot new equity securities (within the meaning of the Act) for cash may not do so before first offering them to existing shareholders, subject to certain exceptions. As in previous years, the Directors believe that it is in the best interests of the Shareholders that the Directors should have limited authority to allot Ordinary Shares (or grant rights to convert into or subscribe for Ordinary Shares) for cash without first having to offer such shares to existing Shareholders in proportion to their holdings.

Accordingly, the special resolution set out as Resolution 9 in the Notice of AGM proposes that power be granted to allot securities for cash on a non-pre-emptive basis up to a maximum nominal amount equal to £29,964 (representing approximately ten per cent. of the existing issued ordinary share capital of the Company (inclusive of treasury shares)). This resolution also disapplies the pre-emption rights to the extent necessary in connection with the allotment of Ordinary Shares to facilitate rights issues, open offers and similar transactions. The authority will expire on the earlier of 15 months from the date of the AGM and the conclusion of the next annual general meeting of the Company to be held in 2022.

7. Amendment to the Articles

The Articles, which were adopted in 2008, contain a reference to an authorised share capital of the Company being limited to 35 million shares. From October 2009, the Companies Act 2006 abolished the requirement for a company to have an authorised share capital. As stated in paragraph 5, the directors of the Company are not permitted to allot any shares in the capital of the company unless authorised by the Shareholders. Also, since 2009, the provisions contained in the Company's Memorandum of Association (including the statement of the authorised share capital) are automatically deemed to be part of the Articles. The directors are therefore proposing that the references to authorised share capital in the Articles be deleted.

Historically, companies were required to include an objects clause in their Memoranda of Association. This clause sets out the purpose of the company and listed the activities that the company was able to undertake. Since the implementation of the Companies Act 2006, a company's objects are unrestricted unless specifically restricted by the Articles. The Company's Memorandum of Association, including the objects clause, is now automatically deemed to be part of the Articles. As the objects clauses only serve to limit the activities of the company unnecessarily, the board is proposing to amend the Articles and delete the objects clause.

Resolution 13 is a special resolution which sets out the proposed amendments to the Articles.

Part I: Letter from the Rule 9 Independent Directors of Lok'nStore Group plc continued

8. Purchase of Own Shares

Resolution 10 is a special resolution to grant authority to the Directors to make purchases of its Ordinary Shares through the market. The authority will expire at the conclusion of the next Annual General Meeting of the Company following the AGM. The maximum aggregate number of Ordinary Shares which may be purchased pursuant to this authority would be 11,500,000, which represents approximately 38.38 per cent. of the Company's existing issued Ordinary Share capital (inclusive of treasury shares).

Any Ordinary Shares purchased under the authority sought by Resolution 10 will either be cancelled and the number of Ordinary Shares in issue reduced accordingly, or will be held in treasury.

The Company utilised the buy back authority granted to them at the previous AGM's of the Company held in 2019 and 2020 and purchased 126,855 Ordinary Shares in the market in three separate tranches which were held in treasury:

- (a) on 25 September 2020, 8,000 Ordinary Shares at a price of 519.0 pence per share.
- (b) on 02 October 2020, 29,972 Ordinary Shares at a price of 517.50 pence per share.
- (c) on 11 December 2020, 88,883 Ordinary Shares at a price of 554.8 pence per share.

These 126,855 Ordinary Shares which were held in treasury were sold into the market at 668.6 pence per share on 18 May 2021.

Save as provided above, the Directors have not, during the period 11 December 2020 to 5 November 2021 (being the last practicable date prior to publication of this document), utilised any of the authority to repurchase shares granted at the Annual General Meeting in 2020. Going forward, the Board would like maximum flexibility to buy back further shares should the situation arise. However, the Directors will only exercise the authority sought by Resolution 10 after taking account of the overall financial position of the Company and in circumstances where they believed that to do so would result in an increase in value for the remaining Shareholders and be in the best interests of Shareholders as a whole.

9. City Code on Takeovers and Mergers

Under Rule 9 of the City Code, when any person acquires, whether by a series of transactions over a period of time or not, an interest in shares which, when taken together with shares in which persons acting in concert with him are interested, carry 30 per cent. or more of the voting rights of a company which is subject to the City Code, such person or persons, is or are normally required to make a general offer to all other shareholders in that company to acquire their shares.

Similarly, when any person, together with persons acting in concert with him, is interested in shares which in aggregate carry not less than 30 per cent. of the voting rights of such a company but does not hold shares carrying more than 50 per cent. of such voting rights, a general offer will be required if he or any person acting in concert with him, acquires an interest in any other shares which increases the percentage of shares carrying voting rights in which he is interested.

An offer under Rule 9 of the City Code must be in cash and at the highest price paid, within the preceding 12 months, for any interest in shares in the company by the person required to make the offer or any person acting in concert with him.

Under Rule 37 of the City Code, when a company purchases its own voting shares, the resulting increase in the percentage of shares carrying voting rights in which a person or group of persons acting in concert is interested will be treated as an acquisition for the purpose of Rule 9 of the City Code (although a shareholder who is neither a Director nor acting in concert with a Director will not normally incur an obligation to make an offer under Rule 9 in these circumstances).

10. Current and potential shareholdings of the Major Shareholders

The Company has agreed with the Panel that for the purposes of the City Code, Andrew Jacobs and Simon Thomas (together with their close relatives and related trusts) should be treated as acting in concert (the Major Shareholders).

The Major Shareholders currently hold, in aggregate, 7,348,694 Ordinary Shares representing an aggregate interest of 24.53 per cent. of the Company's issued Ordinary Share capital of 29,963,836 as at 5 November 2021 (being the latest practicable date prior to the publication of this document). In addition, the Major Shareholders hold a total of 392,742 Options.

At the Company's Annual General Meeting held in December 2020, the Independent Shareholders approved ordinary resolutions to waive the obligation that would otherwise arise on the Major Shareholders under Rule 9 as a result of the exercise of the options held by the Major Shareholders at that time (Whitewashed Options) provided that their interests do not exceed 49.99 per cent. of the issued share capital of the Company as a result thereof. Options granted to Major Shareholders since the annual general meeting held in 2020 (New Options) have not been so Whitewashed.

Any increase in the Major Shareholders' aggregate interest in Ordinary Shares (including, as mentioned above, pursuant to a share buy back or exercise of Options) to 30 per cent. or more of the voting rights of the Company would be subject to the provisions of Rule 9 of the City Code (to the extent not previously approved by the Independent Shareholders).

The details of the effect of the Share Purchase Authority and the exercise of the Options on the aggregate interests of Major Shareholders are set out in paragraph 11 below and paragraph 5.4 part II of this Document.

11. Resolution 11 – The Waiver Resolution

As mentioned in paragraph 9 above, any increase in any of the Major Shareholders' percentage interest in Ordinary Shares (which includes any increase caused by way of a share buy back or exercise of Options) such that the Major Shareholders in aggregate hold 30 per cent. or more of the voting rights of the Company would have the effect of triggering Rule 9 of the City Code and result in that Major Shareholder being under an obligation to make a general offer to all Shareholders.

Your Board has consulted with the Panel, which has agreed that, subject to approval of the Waiver Resolution by the Independent Shareholders on a poll at the AGM, it will grant the Repurchase Waiver and the Options Waiver. The effect of the Repurchase Waiver, if approved by the Independent Shareholders, would be that the Major Shareholders would not be required to make a general offer under Rule 9 of the City Code that would otherwise arise due to the increase in the aggregate holding of the Major Shareholders resulting from the purchase by the Company of its own Ordinary Shares pursuant to the Share Purchase Authority to 30 per cent. or more of the share capital of the Company. The effect of the Options Waiver, if approved by the Independent Shareholders, would be that the Major Shareholders would not be required to make a general offer under Rule 9 of the City Code that would otherwise arise due to the increase in the aggregate holding of the Major Shareholders resulting from the exercise of the New Options. The Whitewashed Options have already been Whitewashed.

Resolution 11 is subject to the approval of Independent Shareholders on a poll, where each Independent Shareholder will be entitled to one vote for each Ordinary Share. The Major Shareholders are not entitled to vote on this poll as they are not considered to be independent.

Set out below, and also in paragraph 5.4 of part II of this Document, are details of the maximum percentage of the Company's voting rights which could be held by the Major Shareholders following the approval of the Repurchase Resolution and the Waiver Resolution as it assumes the full utilisation of the Share Purchase Authority (assuming the Major Shareholders do not participate in the buy back) and the full exercise of both the Whitewashed Options and New Options by the Major Shareholders and no one else exercises any Options:

Part I: Letter from the Rule 9 Independent Directors of Lok'nStore Group plc continued

11. Resolution 11 – The Waiver Resolution continued

Scenario

In the event that:

- the Independent Shareholders approve the Waiver Resolution;
- the Repurchase Resolution is passed and the maximum number of Ordinary Shares are repurchased by the Company under the Share Purchase Authority;
- none of the Directors (or any persons connected with them within the meaning of sections 252–255 of the Act) agree to participate in the buy back;
- there are no sales of Ordinary Shares by the Major Shareholders; and
- the Major Shareholders exercise all of their Whitewashed Options and New Options and no one else exercises any Options

the combined shareholding of the Major Shareholders of 7,741,436 Ordinary Shares would represent 41.05% per cent. of the then issued ordinary share capital of the Company of 18,856,578 Ordinary Shares (excluding treasury shares) as further detailed in paragraph 5.4 of part II of this document.

Interests of the Major Shareholders assuming full utilisation of the Share Purchase Authority, the Major Shareholders do not participate in the share buy back nor sell any Ordinary Shares, the full exercise of the Whitewashed Options and the New Options by the Major Shareholders and no one else exercises any Options

	Existing interests of the Major Shareholders					
	Number of Ordinary Shares (note 1)	% of current issued share capital (note 1)	Number of Whitewashed Options	Number of New Options	Number of Ordinary Shares	% of current issued share capital
Andrew Jacobs (beneficially)	5,203,600	17.37%	120,000	40,000	5,363,600	28.44%
Andrew Jacobs' wife	92,600	0.31%			92,600	0.49%
Andrew Jacobs' daughters (1,000 each) and son (1,000)	3,000	0.010%			3,000	0.016%
Andrew Jacobs' pension fund	310,350	1.04%			310,350	1.65%
Colin Jacobs	0	0			0	0
Colin Jacobs' pension fund	10,000	0.03%			10,000	0.05%
Andrew Jacobs and connected persons (aggregate)	5,619,550	18.75%	120,000	40,000	5,779,550	30.65%
Simon Thomas (beneficially and held)	1,430,000	4.77%			1,430,000	7.58%
Simon Thomas pension fund	261,190	0.88%			261,190	1.39%
Rhys Warren Thomas (held and SIP)	37,954	0.13%	192,742	40,000	270,696	1.44%
Simon Thomas and connected persons (aggregate)	1,729,144	5.78%	192,742	40,000	1,961,886	10.40%
Total held by Major Shareholders	7,348,694	24.53%	312,742	80,000	7,741,436	41.05%

* Rounded to two decimal places.

Note 1

Being at the latest date practicable prior to publication of this document.

Shareholders should note that any further increase in the interests of the Major Shareholders in the Ordinary Shares of the Company, which increases the percentage of the voting rights in which they are interested, whether collectively or individually, to 30 per cent. or more of the issued share capital of the Company, other than as a result of the purchase of Ordinary Shares pursuant to the Share Purchase Authority or exercise of Options will be subject to the provisions of Rule 9. Whether or not the Waiver Resolution is passed by the Independent Shareholders, the Major Shareholders will not be restricted from making an offer for the Company.

In the event that Andrew Jacobs and Simon Thomas (and their respective connected parties) come to be interested in more than 30% of the voting rights of the Company as a result of the exercise of the Share Purchase Authority or the exercise of the Whitewashed Options and/or the New Options, they could not acquire any further interest in the shares of the Company without triggering an obligation under Rule 9.

Part I: Letter from the Rule 9 Independent Directors of Lok'nStore Group plc continued

12. Approval of Transactions involving the Directors

Section 190 of the Act provides that a company may not enter into an arrangement under which (i) a Director of the company or a person connected with a Director (which includes companies connected with that Director) acquires or is to acquire from the company a substantial non-cash asset or (ii) the company acquires or is to acquire a substantial non-cash asset from the Director (or connected person) unless the arrangement has been approved by a resolution of the shareholders of the company.

Resolution 12 seeks approval under section 190 of the Act for the purchase by the Company of any Ordinary Shares held by Directors and persons connected with them which may be purchased by the Company pursuant to the Repurchase Resolution.

13. General Meeting

A notice convening the AGM to be held on 9 December 2021 at 5.30pm is set out at the end of this document.

Due to their interest in the Waiver Resolution, the Major Shareholders will not be voting on Resolution 11 (which relates to the Repurchase Waiver and Options Waiver) in respect of their combined interests of 7,348,694 Ordinary Shares representing 24.53 per cent. of the Company's issued ordinary share capital (excluding treasury shares) as at the 5 November 2021, being the last practicable date prior to the publication of this document (as detailed in paragraph 5.4 of Part II of this document).

14. Action to be Taken

Shareholders are being encouraged not to attend the AGM due to the ongoing COVID-19 pandemic.

You can vote at the AGM:

- by logging on to www.signalshares.com and following the instructions;

If you wish to vote using the Share Portal Service at www.signalshares.com and you have not already registered for Signal Shares, you will need your investor code which you can find on your share certificate (or obtain from Link Group if you have difficulties locating your share certificate). Once registered, you will immediately be able to vote. Further guidance can be found at <https://www.loknstore.co.uk/investors/announcements/AGM's/signalsharesguidance>

Alternatively, if you attend the AGM in person, you can vote in person at the AGM but not via zoom.

- you may request a hard copy form of proxy directly from the registrars, Link Group, on Tel: 0371 664 0300. Calls are charged at the standard geographic rate and will vary by provider. Calls outside the United Kingdom will be charged at the applicable international rate. They are open between 09:00 – 17:30, Monday to Friday excluding public holidays in England and Wales. Alternatively, you can download a copy from <https://www.loknstore.co.uk/investors/announcements/AGM's/formofproxy>
- in the case of CREST members, by utilising the CREST electronic proxy appointment service in accordance with the procedures set out in the Notes on page 29.

The instrument appointing a proxy must reach the Company's registrars, Link Group, PXS 1, Central Square, 29 Wellington Street, Leeds LS1 4DL no later than 5.30 pm on 7 December 2021.

All votes, by whatever means, must be received by the Company's Registrars, Link Group, not later than 5.30pm on 7 December 2021.

Shareholders should note that, in order to have the right to vote at the meeting, their holding must be entered on the Company's share register by close of business on 7 December 2021.

15. Recommendation

Repurchase Resolution

The Rule 9 Independent Directors who have been so advised by finnCap consider the Repurchase Resolution is fair and reasonable and in the best interests of the Independent Shareholders and the Company as a whole. In providing advice to the Rule 9 Independent Directors, finnCap has taken into account the Rule 9 Independent Directors' commercial assessments.

Accordingly, the Directors recommend all Shareholders to vote in favour of the Repurchase Resolution to be proposed at the AGM, as they intend to do in respect of their own beneficial holdings of Ordinary Shares which, in aggregate, amount to 7,938,184 Ordinary Shares representing approximately 26.49 per cent. of the existing issued Ordinary Share capital of the Company as the Directors consider the proposals to be in the best interests of the Company and its members as a whole and are most likely to promote the success of the Company for the benefit of its members as a whole.

Waiver Resolution

The Rule 9 Independent Directors who have been so advised by finnCap consider that each of the Repurchase Waiver and Options Waiver is fair and reasonable and is in the best interests of the Independent Shareholders and the Company as a whole. In providing advice to the Rule 9 Independent Directors, finnCap has taken into account the Rule 9 Independent Directors' commercial assessments.

Accordingly, the Rule 9 Independent Directors recommend all Independent Shareholders to vote in favour of the Waiver Resolution as they intend to do in respect of their own beneficial holdings of Ordinary Shares which, in aggregate amount to 1,304,584 Ordinary Shares, representing approximately 4.35 per cent. of the existing issued Ordinary Share capital of the Company (exclusive of treasury shares).

As stated above, the Major Shareholders are considered to be interested in the outcome of the Waiver Resolution. Accordingly, Andrew Jacobs and Simon Thomas have not participated in the Board's recommendation and the Major Shareholders will not vote on Resolution 11.

Yours sincerely

Ray Davies, Neil Newman-Shepherd, Richard Holmes, Edward Luker, Charles Peal and Jeff Woyda

The Rule 9 Independent Directors

Part II: Additional Information

1. Responsibility

The Directors, whose names appear in paragraph 2 of this Part II, accept responsibility for the information (including any expression of opinion) contained in this document provided that the Non-Independent Directors have no responsibility for the recommendation made in respect of the Waiver Resolution. To the best of the knowledge and belief of the Directors (who have taken all reasonable care to ensure that such is the case), the information contained in this document is in accordance with the facts and does not omit anything likely to affect the import of such information.

2. The Directors

The names and functions of the Directors are as follows (including a brief resume of Andrew Jacobs, Ray Davies and Neil Newman-Shepherd):

Andrew Jacobs (62) – Executive Chairman

Andrew founded the Company in February 1995 after eight years' experience as a stockbroker, most notably as an Executive Director of Nomura International. He has an MPhil in Economics from Cambridge University and BSc in Economics from the London School of Economics.

Ray Davies (64) – Group Finance Director

Ray, a chartered accountant, has held a number of senior finance positions in the construction and health & fitness sectors. Ray has been an Executive Director of Lok'nStore since January 2004.

Neil Newman-Shepherd (44) – Managing Director

Neil joined the Lok'nStore Group in October 2006, rising to the position of Group Sales Director in September 2014 and subsequently Managing Director as of 1 August 2020. Prior to joining Lok'nStore, Neil gained a wealth of experience in the retail sector including positions at Wickes and Woolworth plc.

Richard Homes (61) – Non-Executive Director

Edward Luker (72) – Senior Non-Executive Director

Charles Peal (66) – Non-Executive Director

Simon Thomas (61) – Non-Executive Director

Jeff Woyda (59) – Non-Executive Director (appointed 1 September 2020)

The registered office of the Company is One Fleet Place, London, EC4M 7WS and the business address of the Directors is 112 Hawley Lane, Farnborough, Hampshire, GU14 8JE.

3. Disclosure of Interests and Dealings

In this document 'disclosure period' means the period commencing 6 November 2020 and ending on 5 November 2021, being the period of 12 months prior to the latest practicable date prior to the publication of this document. As at 5 November 2021, the Company had 29,963,836 Ordinary Shares with no shares held in treasury.

3.1 As at 5 November 2021 (being the latest practicable date prior to the publication of this document), the interests of the Directors and their immediate families in the share capital of the Company which (i) have been notified to the Company in accordance with sections 252-255 and Schedule 1 of the Act, or which (ii) are required to be entered in the register, or which (iii) are interests of a person connected (within the meaning of section 252 of the Act) with a Director which would, if the connected person were a Director, be required to be disclosed under (i) or (ii) above, and the existence of which is known to or could with reasonable diligence be ascertained by that Director, were as follows:

		Number of Ordinary Shares: Beneficial	Number of Ordinary Shares: Non-Beneficial	Percentage held
A Jacobs	Notes 1, 3 and 5	5,203,600	95,600	17.69
S Thomas	Notes 2, 4 and 5	1,430,000		4.77
R Davies	Note 6	65,334		0.22
R Holmes	Note 9	307,606	17,000	1.08
E Luker		35,000		0.12
C Peal	Note 7	606,913	237,585	2.82
N Newman-Shepherd	Note 8 and 10	30,739	1,988	0.11
J Woyda		2,419		0.01
Total		7,681,611	352,173	26.02

* Rounded to two decimal places.

Note 1

Andrew Jacobs is a designated member of Andrew Jacobs LLP, which holds 5,203,600 Ordinary Shares included above.

Note 2

Simon Thomas is the beneficial owner of 1,430,000 Ordinary Shares which are held by Svenska Nominees.

Note 3

Andrew Jacobs is a beneficiary of "The Jacobs Family Directors Pension Scheme" that holds 310,350 Ordinary Shares; the figures set out in the table above do not include the Ordinary Shares held in this pension fund.

Note 4

Simon Thomas is a beneficiary of "The Thomas Family Directors Pension Scheme" that holds 261,190 Ordinary Shares; the figures set out in the table above do not include the Ordinary Shares held in this pension fund.

Note 5

Simon Thomas in 2017 granted a fixed charge over Ordinary Shares in favour of Svenska Handelsbanken A.B. securing personal borrowing facilities. There remains in place a charge in favour of Svenska Handelsbanken over 1,430,000 Ordinary Shares in respect of Simon Thomas.

Note 6

Ray Davies is a beneficiary of a SIPP which holds 50,092 Ordinary shares, which are included in the table above.

Note 7

Charles Peal is a beneficiary of a SIPP which holds 285,049 Ordinary Shares. These Ordinary Shares are included in the total of Ordinary Shares: Beneficial held by Charles Peal as detailed in the table above.

Note 8

Neil Newman-Shepherd is a beneficiary of a SIPP which holds 30,739 Ordinary Shares, which are included in the table above.

Note 9

Richard Holmes' father holds 17,000 Ordinary Shares, which are included in the table above.

Note 10

Neil Newman-Shepherd's father holds 1,988 Ordinary Shares which are included in the table above.

Part II: Additional Information continued

3. Disclosure of Interests and Dealings continued

3.2 In addition to the interests in Ordinary Shares referred to in paragraph 3.1 above, the Directors have the following options to subscribe for Ordinary Shares pursuant to the Share Option Schemes.

Unapproved Share Options

Option holder	Date of Grant	Ordinary Shares	Exercise price (pence)	Date exercisable
A Jacobs	07/08/18	40,000 (Whitewashed)	600.0	31/07/23 to 31/07/33
	31/07/19	40,000 (Whitewashed)	600.0	31/07/24 to 31/07/34
	31/07/20	40,000 (Whitewashed)	600.0	31/07/25 to 31/07/35
	31/07/21	40,000 (New Options)	600.0	31/07/26 to 31/07/36
Total		160,000		

R Davies	31/07/08	50,000	130.5	31/07/11 to 31/07/23
	31/07/09	20,000	56.5	31/07/12 to 31/07/24
	31/07/10	26,470	85.0	31/07/13 to 31/07/25
	31/01/14	50,000	136.0	31/07/16 to 31/01/24
	31/07/14	35,507	207.0	31/07/17 to 31/07/24
	07/08/18	40,000	600.0	31/07/23 to 31/07/33
	31/07/19	40,000	600.0	31/07/24 to 31/07/34
	31/07/20	40,000	600.0	31/07/25 to 31/07/35
	31/07/21	40,000 (New Options)	600.0	31/07/26 to 31/07/36
Total		341,977		

N Newman-Shepherd	31/01/14	50,000	136.0	31/07/16 to 31/01/24
	31/07/14	44,457	207.0	31/07/17 to 31/07/24
	31/07/15	4,435	287.5	31/07/18 to 31/07/25
	31/07/16	17,028	325.0	31/07/19 to 31/07/26
	31/07/17	19,679	387.5	31/07/20 to 31/07/27
	07/08/18	60,000	600.0	31/07/23 to 31/07/33
	31/07/19	60,000	600.0	31/07/24 to 31/07/34
	31/07/20	60,000	600.0	31/07/25 to 31/07/35
	31/07/21	60,000 (New Options)	600.0	31/07/26 to 31/07/36
	Total		375,599	

CSOP

Option holder	Date of Grant	Ordinary Shares	Exercise price (pence)	Date exercisable
R Davies	31/7/17	7,742	387.5	31/07/20 to 31/07/27
Total		7,742		

N Newman-Shepherd	31/07/14	4,000	207.0	31/07/17 to 31/07/24
	31/07/15	2,218	287.5	31/07/18 to 31/07/25
	31/07/16	1,434	325.0	31/07/19 to 31/07/26
	31/07/17	966	387.5	31/07/20 to 31/07/27
Total		8,618		

3.3 Save as disclosed above, none of the Directors has any interest in the share capital or loan capital of the Company nor does any person connected with the Directors (within the meaning of section 252 of the Act) have any such interests, whether beneficial or non-beneficial.

3.4 Save as disclosed in paragraph 3.2 above, there were no options granted to Directors in the 12 months preceding 5 November 2021 (the last practicable date prior to the publication of this document).

The following options were exercised by the Directors in the 12 months preceding 5 November 2021 (being the last practicable date prior to the publication of this document):

Director	Date of exercise	Number of option shares	Exercise price
Simon Thomas	4 December 2020	3,142	£2.855
Andrew Jacobs	4 November 2021	50,000	£1.085
Andrew Jacobs	4 November 2021	50,000	£1.360
Andrew Jacobs	4 November 2021	80,000	£2.070
Andrew Jacobs	4 November 2021	26,087	£2.855
Ray Davies	4 November 2021	15,000	£2.135
Ray Davies	4 November 2021	50,000	£1.085

3.5 Save as disclosed in this document, Lok'nStore is not aware of any persons who directly or indirectly, jointly or severally exercise or could exercise control over it.

3.6 The Group operates an employee benefit trust ('EBT') under settlement dated 8 July 1999 between Lok'nStore Limited and Lok'nStore Trustees Limited, constituting an employee share scheme. As at the date of this document, the EBT holds 623,212 Ordinary Shares. These shares are held to satisfy awards made under the Group's share incentive plan.

3.7 Save as disclosed in paragraphs 3.1, 3.2, 3.4, 5.3, 5.4, 5.5 and 5.6 of Part II of this document:

- (a) none of the Major Shareholders has any interest in, right to subscribe in respect of or short position in relation to any relevant securities;
- (b) none of the Major Shareholders has dealt in relevant securities during the disclosure period ending on 5 November 2021 being the latest practicable date prior to the publication of this document;
- (c) none of the Major Shareholders has borrowed or lent any relevant securities;
- (d) none of:
 - (i) the Directors or any of their close relatives or related trusts; (ii) any associated company of the Company;
 - (iii) any pension fund or employee benefit trust of the Company or any associated company of the Company;
 - (iv) any connected adviser to the Company, or any company which is an associated company of the Company, or to a person acting in concert with the Directors; or
 - (v) any person controlling, controlled by or under the same control as any connected adviser falling within (iv) above (except for an exempt principal trader or exempt fund manager);

has at 5 November 2021 (being the latest practicable date prior to the publication of this document) any interest in, right to subscribe in respect of or short position in relation to any relevant securities;

- (e) neither the Company nor any person acting in concert with the Directors has borrowed or lent any relevant securities (save for any borrowed relevant securities which have either been on lent or sold);
- (f) none of the Major Shareholders has any indemnity or option arrangement, or any agreement or understanding, formal or informal, of whatever nature, with any other person relating to relevant securities which may be an inducement to deal or refrain from dealing.

In this paragraph 3.7 reference to:

- (1) 'relevant securities' means Ordinary Shares and securities carrying conversion or subscription rights into, options (including traded options) in respect of or derivatives referenced to, Ordinary Shares;
- (2) 'derivatives' include any financial product whose value in whole or in part is determined directly or indirectly by reference to the price of an underlying security but which does not include the possibility of delivery or such underlying security;

Part II: Additional Information continued

3. Disclosure of Interests and Dealings continued

- (3) 'short position' means a short position, whether conditional or absolute and whether in money or otherwise, and includes any short position under a derivative, any agreement to sell or any delivery obligation or right to require another person to purchase or take delivery;
- (4) 'connected adviser' means:
- (i) in relation to the Company, (a) an organisation which is advising the Company in relation to the Panel Waiver; and (b) a corporate broker to the Company;
 - (ii) in relation to a person who is acting in concert with Andrew Jacobs or Simon Thomas or with the Directors, an organisation (if any) which is advising that person either (a) in relation to the Panel Waiver; or (b) in relation to the matter which is the reason for that person being a member of the relevant concert party; and
 - (iii) in relation to a person who is an associated company of Andrew Jacobs or Simon Thomas or with the Directors, an organisation (if any) which is advising that person in relation to the Panel Waiver;
- (5) 'control' means a holding, or aggregate holdings, of shares carrying 30 per cent. or more of the voting rights attributable to the share capital of a company which are currently exercisable at a general meeting, irrespective of whether the holding, or holdings, gives de facto control; and
- (6) 'dealing' or 'dealt' includes the following:
- (i) the acquisition or disposal of securities;
 - (ii) the taking, granting, acquisition, disposal, entering into, closing out, termination, exercise (by either party) or variation of an option (including a traded option contract) in respect of any securities;
 - (iii) subscribing or agreeing to subscribe for securities;
 - (iv) the exercise or conversion, whether in respect of new or existing securities, of any securities carrying conversion or subscription rights;
 - (v) the acquisition of, disposal of, entering into, closing out, exercise (by either party) of any rights under, or variation of, a derivative referenced, directly or indirectly, to securities;
 - (vi) entering into, terminating or varying the terms of any agreement to purchase or sell securities; and
 - (vii) any other action resulting, or which may result, in an increase or decrease in the number of securities in which a person is interested or in respect of which he has a short position.

For the purposes of this paragraph 3.7 a person is treated as 'interested' in securities if he has long economic exposure, whether absolute or conditional, to changes in the price of those securities (and a person who only has a short position in securities is not treated as interested in those securities). In particular, a person is treated as 'interested' in securities if:

- (i) he owns them;
- (ii) he has the right (whether conditional or absolute) to exercise or direct the exercise of the voting rights attaching to them or has general control of them;
- (iii) by virtue of any agreement to purchase, option or derivative, he
 - (a) has the right or option to acquire them or call for their delivery; or
 - (b) is under an obligation to take delivery of them, whether the right, option or obligation is conditional or absolute and whether it is in the money or otherwise; or

(iv) he is party to any derivative;

(a) whose value is determined by reference to their price; and

(b) which results, or may result, in his having a long position in them.

4. Directors' Service Agreements

The Directors' current service agreements will be available for inspection as set out in paragraph 13 below. There are no other service contracts between the Directors and the Company or any of its subsidiaries and save as disclosed below, no service contracts have been entered into nor have existing service contracts been amended during the period of six months prior to the date of this document save for changes to the salary following annual review as documented below. The particulars of the service contracts required to be disclosed herein by the City Code are as follows:

4.1 Simon Thomas' service agreement dated 25 March 1997 was replaced by a letter of appointment on 1 August 2020 to reflect the change in role of Simon Thomas to Non-Executive Director. The agreement continues until terminated by the Company or Mr Thomas giving 3 months' notice in writing to the other.

4.2 Andrew Jacobs' service agreement is dated 25 March 1997. With effect from 1 August 2020, Andrew Jacobs is Executive Chairman of the Company. The agreement continues until terminated by the Company giving one year's notice in writing or Mr Jacobs giving 6 months' notice in writing. Mr Jacobs' is entitled to an annual salary of £223,842 and in addition, he may be entitled to an annual bonus of such amount as the Board may determine (which for the present financial year stands at £120,000).

Further, Mr Jacobs holds the Options as set out in paragraph 3.2 of this Part II. Mr Jacobs is entitled to join the Company's pension scheme (although he has not done so). He participates, at the Company's expense, in a private medical insurance scheme established by the Company for himself and for his spouse and dependent children. In addition, he participates in the Company's death in service scheme on a non-contributory basis.

4.3 Ray Davies' service agreement is dated 6 July 2005. The agreement continues until terminated by the Company giving one year's notice in writing or Mr Davies giving 6 months' notice in writing. Mr Davies is entitled to an annual salary of £174,087 and in addition, he may be entitled to an annual bonus of such amount as the Board may determine (which for the present financial year stands at £44,000).

Further, Mr Davies holds the Options as set out in paragraph 3.2 of this Part II. In the year ended 31 July 2021, Mr Davies is entitled to a contribution in an amount equal to 3 per cent. of his annual salary, payable by the Company (contributions in the year to 31 July 2021 amounted to £6,631.88). He participates, at the Company's expense, in a private medical insurance scheme for himself and for his spouse and dependent children. In addition, he participates in the Company's death in service scheme on a non-contributory basis.

4.4 Neil Newman-Shepherd's service agreement is dated 27 November 2015. The agreement continues until terminated by the Company giving one year's notice in writing or Mr Newman-Shepherd giving 6 months' notice in writing. Mr Newman-Shepherd, in his capacity as Managing Director, is entitled to an annual salary of £97,521 and in addition he may be entitled to an annual bonus of such amount as the Board may determine (which for the year ended 31 July 2021 was £179,546).

Further, Mr Newman-Shepherd holds the Options as set out in paragraph 3.2 of this Part II. Mr Newman-Shepherd is entitled to a contribution in an amount equal to 4 per cent. of his annual salary, payable by the Company to the Company pension scheme (contributions in the year to 31 July 2021 amounted to £3,648). He participates at the Company's expense in a private medical insurance scheme established by the Company for himself and for his spouse and dependent children. In addition, he participates in the Company's death in service scheme on a non-contributory basis.

Part II: Additional Information continued

5. Major Shareholders

5.1 The Major Shareholders are defined on page 3 of this document.

5.2 Simon Thomas' and Andrew Jacobs' business address is 112 Hawley Lane, Farnborough, Hampshire, GU14 8JE.

5.3 Full details as at 5 November 2021, being the latest practicable date prior to the publication of this document, of the Major Shareholders' shareholding is set out below:

	Number of Ordinary Shares	Percentage Held*
Andrew Jacobs (Note 4):		
Shares held by Andrew Jacobs LLP	5,203,600	17.37
Shares held by Andrew Jacobs' wife, daughters and son	95,600	0.31
Shares held by his pension fund (Note 1)	310,350	1.04
Colin Jacobs – Andrew Jacobs' brother:		
Shares held in his own name	10,000	0.03
Shares held by his pension fund (Note 3)		
Andrew Jacobs and connected persons	5,619,550	18.75
Simon Thomas (Note 4)		
Shares held by Simon Thomas LLP	1,430,000	4.77
Shares held by his pension fund (Note 2)	261,190	0.88
Rhys Warren-Thomas – Simon Thomas' brother (Note 5)	37,954	0.13
Simon Thomas and connected persons	1,729,144	5.78
Total Ordinary Shares held by Major Shareholders	7,348,694	24.53

* Rounded to two decimal places.

Note 1

Andrew Jacobs is a beneficiary of "The Jacobs Family Directors Pension Scheme" that holds 310,350 Ordinary Shares.

Note 2

Simon Thomas is beneficiary of "The Thomas Family Directors Pension Scheme" that holds 261,190 Ordinary Shares.

Note 3

Colin Jacobs is a beneficiary of the Aylestone Pension Fund which holds 10,000 Ordinary Shares.

Note 4

Simon Thomas in 2017 granted a fixed charge over Ordinary Shares in favour of Svenska Handelsbanken A.B. securing personal borrowing facilities. There remains in place a charge in favour of Svenska Handelsbanken over 1,430,000 Ordinary Shares in respect of Simon Thomas.

Note 5

Rhys Warren-Thomas has indirectly acquired an interest in 19,699 Ordinary Shares through the Company's Share Incentive Plan (SIP) scheme; these are held in a trust by the Trustees, Lok'nStore Trustee Limited.

5.4 As at 5 November 2021 being the latest practicable date prior to the publication of this document, the interests in Ordinary Shares held by the Major Shareholders were as set out in the table below. The table also shows the maximum potential percentage interest assuming the repurchase of the maximum number of 11,500,000 Ordinary Shares pursuant to the Share Purchase Authority, the exercise of the Options (both the Whitewashed Options and New Options) held by the Major Shareholders in full and assuming no sales by the Major Shareholders.

Interests of the Major Shareholders assuming full utilisation of the Share Purchase Authority, the Major Shareholders do not participate in the share buy back nor sell any Ordinary Shares, the full exercise of the Whitewashed Options and the New Options by the Major Shareholders and no one else exercises any Options

	Existing interests of the Major Shareholders					
	Number of Ordinary Shares (note 1)	% of current issued share capital (note 1)	Number of Whitewashed Options	Number of New Options	Number of Ordinary Shares	% of current issued share capital
Andrew Jacobs (beneficially)	5,203,600	17.37%	120,000	40,000	5,363,600	28.44%
Andrew Jacobs' wife	92,600	0.31%			92,600	0.49%
Andrew Jacobs' daughters (1,000 each) and son (1,000)	3,000	0.010%			3,000	0.016%
Andrew Jacobs' pension fund	310,350	1.04%			310,350	1.65%
Colin Jacobs	0	0			0	0
Colin Jacobs' pension fund	10,000	0.03%			10,000	0.05%
Andrew Jacobs and connected persons (aggregate)	5,619,550	18.75%	120,000	40,000	5,779,550	30.65%
Simon Thomas (beneficially and held)	1,430,000	4.77%			1,430,000	7.58%
Simon Thomas pension fund	261,190	0.88%			261,190	1.39%
Rhys Warren Thomas (held and SIP)	37,954	0.13%	192,742	40,000	270,696	1.44%
Simon Thomas and connected persons (aggregate)	1,729,144	5.78%	192,742	40,000	1,961,886	10.40%
Total held by Major Shareholders	7,348,694	24.53%	312,742	80,000	7,741,436	41.05%

* Rounded to two decimal places.

Note 1

Being at the latest date practicable prior to publication of this document.

Note 2

The full exercise of the Options held by the Major Shareholders includes those disclosed in paragraph 5.5 below.

Part II: Additional Information continued

5. Major Shareholders continued

5.5 In addition to the interests in Ordinary Shares disclosed in paragraph 5.3 above, Rhys Warren-Thomas (Simon Thomas' brother who is presumed to be acting in concert with Simon Thomas as detailed herein) holds the following options to subscribe for Ordinary Shares:

Unapproved Share Options

Date of Grant	Ordinary Shares	Exercise price (pence)	Date exercisable
31/07/12	15,000 (whitewashed)	108.5	31/07/15 to 31/07/22
31/01/14	25,000 (whitewashed)	136.0	31/07/16 to 31/01/24
31/07/14	10,507 (whitewashed)	207.0	31/07/17 to 31/07/24
31/07/17	7,742 (whitewashed)	387.5	31/07/20 to 31/07/27
31/07/18	40,000 (whitewashed)	600.0	31/07/23 to 31/07/33
31/07/19	40,000 (whitewashed)	600.0	31/07/24 to 31/07/34
31/07/20	40,000 (whitewashed)	600.0	31/07/25 to 31/07/25
31/07/21	40,000 (New Options)	600.0	31/07/26 to 31/07/26
	218,249		
CSOP			
31/07/14	14,493 (Whitewashed)	207.0	31/07/17 to 31/07/24
	14,493		

5.6 Dealings in securities by the Directors and Major Shareholders in the 12 months preceding the date of this document.

Director/Major Shareholder	Dealing	Number of shares	Date of dealing	Price
Charles Peal	Sale	4,000	19 November 2020	572 pence
Antonia Peal (wife of Charles Peal)	Sale	4,000	19 November 2020	572 pence
Simon Thomas	Sale*	3,142	4 December 2020	542 pence
Simon Thomas	Exercise of options	3,142	4 December 2020	285.5 pence
Neil Newman	Purchase	7,499	14 December 2020	556.9 pence
Edward Luker	Purchase	6,200	17 December 2020	615 pence
Ray Davies	Purchase	682	18 January 2021	646 pence
Richard Holmes	Purchase	7,586	22 January 2021	659 pence
Rhys Warren-Thomas	Sale*	2,500	26 February 2021	630 pence
Rhys Warren-Thomas	Exercise of options	2,500	26 February 2021	630 pence
Charles Peal	Purchase	1,015	5 March 2021	633 pence
Antonia Peal	Purchase	1,149	5 March 2021	633 pence
Rhys Warren-Thomas	Sale*	1,131	5 March 2021	634 pence
Rhys Warren-Thomas	Exercise of options	1,131	5 March 2021	634 pence
Neil Newman	Purchase	1,611	11 March 2021	620 pence
Rhys Warren-Thomas	Sale*	18,369	12 March 2021	616 pence
Rhys Warren-Thomas	Exercise of options	18,369	12 March 2021	616 pence
Jeff Woyda	Purchase	2,419	23 March 2021	619 pence
Neil Newman	Purchase	2,137	26 April 2021	607 pence
Richard Holmes	Purchase	550	29 April 2021	610 pence
Ray Davies	Purchase	323	13 July 2021	629 pence
Richard Holmes	Purchase	4,006	15 July 2021	624 pence
Richard Holmes	Purchase	9,583	15 July 2021	626 pence
Charles Peal	Purchase	3,471	15 July 2021	630 pence
Antonia Peal	Purchase	3,471	15 July 2021	630 pence
Charles Peal	Sale	7,795	15 July 2021	629 pence
Richard Holmes	Purchase	7,086	19 July 2021	635 pence
Neil Newman	Purchase	2,378	20 July 2021	630 pence
Rhys Warren-Thomas	Sale*	3,500	31 July 2021	626 pence
Rhys Warren-Thomas	Sale*	6,500	31 July 2021	626 pence
Rhys Warren-Thomas	Exercise of options	10,000	31 July 2021	626 pence
Rhys Warren-Thomas	Purchase	10,000	31 July 2021	626 pence
Andrew Jacobs	Exercise of options	206,087	3 November 2021	840 pence
Ray Davies	Exercise of options	65,000	3 November 2021	840 pence
Andrew Jacobs	Sale*	206,087	3 November 2021	840 pence
Ray Davies	Sale*	65,000	3 November 2021	840 pence
Charles Peal	Sale	30,000	3 November 2021	840 pence
Simon Thomas	Sale	95,000	3 November 2021	840 pence

Sale* was following the exercise of options.

Save as disclosed in this document, none of the Major Shareholders has dealt for value in Ordinary Shares in the 12 months preceding the date of this document. There have not been any sales and/or purchases of Ordinary Shares between any of the Major Shareholders.

Part II: Additional Information continued

5. Major Shareholders continued

5.7 The Major Shareholders have confirmed to the Board that, following purchases of Ordinary Shares by the Company pursuant to the Share Purchase Authority, the intention of the Major Shareholders is that the business of the Company will be continued in substantially the same manner as at present. Further, the Major Shareholders have confirmed the following:

- (a) that there are no plans in place which will affect the future business of the Company and the Company does not have any research and development function;
- (b) that there are no plans in place which will affect either the employees or the locations of Lok'nStore's places of business;
- (c) that the existing employment rights of the employees (including management) of the Company and its subsidiaries will be fully safeguarded and there will be no material change in the conditions of employment;
- (d) that there will be no redeployment of the fixed assets of the Company;
- (e) that all transactions and relationships between Lok'nStore and the Major Shareholders will be conducted at arm's length and on a normal commercial basis;
- (f) that there are no plans in place which will affect employer contributions into the Company's pension scheme, the accrual of benefits for existing members, and the admission of new members; and
- (g) that there are no plans in place which will affect the maintenance of any existing trading facilities for the relevant securities of the Company.

5.8 There is no agreement, arrangement or understanding between the Major Shareholders and any Director or Shareholder of Lok'nStore or any person having any connection with or dependence on, or which is conditional on, the outcome of the proposed purchase and cancellation of shares.

5.9 There is no agreement, arrangement or understanding by which the beneficial ownership of any Ordinary Shares acquired by the Company pursuant to the Share Purchase Authority will be transferred to any other person.

5.10 Save as disclosed in paragraphs 5.3 and 5.5 of Part II of this document, the Major Shareholders do not have any interests, rights to subscribe or short positions in the Ordinary Shares.

6. Options

As at 5 November 2021 (being the latest practicable date prior to the publication of this document), the total number of outstanding options to subscribe for new Ordinary Shares was 1,483,379 representing approximately 4.95 per cent. of the Company's existing issued Ordinary Share capital (exclusive of treasury shares).

Assuming the repurchase of 11,500,000 Ordinary Shares, the total number of outstanding options to subscribe for new Ordinary Shares would represent approximately 8.03 per cent. of the Company's then issued Ordinary Share capital (exclusive of treasury shares).

7. Repurchases made by the Company within the last 12 months

On 11 December 2020, the Company bought back 88,883 Ordinary Shares in the market at a price of 554.86 pence per share. Save as disclosed above, in the period from 6 November 2020 to 5 November 2021 (being the latest practicable date prior to the publication of this document), the Company made no purchases of Ordinary Shares for cancellation.

8. Material Contracts

The following contracts not being in the ordinary course of business, have been entered into by the Company or any of its subsidiaries within the period of two years prior to the posting of this document and are, or may be, material:

8.1 Existing £75 million Banking Facility increased to £100 million and extended to 2026.

On 20 October 2021, The Group executed the accordion arrangement embedded within the Revolving Credit Facility which increases the facilities available to the group to £100 million.

In addition, the Group has also agreed a one-year extension on its existing joint banking facility with National Westminster Bank/Royal Bank of Scotland plc and ABN AMRO Bank N.V. The facility which was due to expire in April 2025, will now run until April 2026 providing funding for more landmark site acquisitions.

The Group is not obliged to make any repayments prior to the facility's expiration in April 2026. The two principal bank covenants (LTV and Senior interest) and margin are unaffected by the execution of the accordion and this extension of term. Margin/pricing is also unaffected.

In July 2020, the Group extended its existing £75 million bank facility by one year to April 2025. The increased facility will provide funding for new landmark site acquisitions and working capital to support the Group's ambitious growth plans.

The facility agreement is a combined agreement updated to 20 October 2021 between (1) the Company (as the original borrower), (2) Southern Engineering and Machinery Co. Limited (as the original guarantors) and (3) Royal Bank of Scotland plc and ABN AMRO Bank NV with Lloyds Bank plc as the security agent.

9. Major Interests in Ordinary Shares

As at 5 November 2021 (being the latest practicable date prior to the publication of this document), the following persons were interested, directly or indirectly, in 3 per cent. or more of the issued ordinary share capital of the Company (excluding treasury shares):

As at 5 November 2021	Percentage of existing Ordinary Share capital	Number of existing Ordinary Shares	Total shares in issue
Andrew Jacobs*	17.37	5,203,600	
Canaccord Genuity Wealth Management (Inst)	8.34	2,500,000	
BlackRock	6.61	1,979,376	
Simon Thomas**	4.77	1,430,000	
Investec Wealth & Investment	4.40	1,319,691	
Interactive Investor (EO)	3.59	1,075,751	
Premier Miton Investors	3.57	1,070,701	
Stonehage Fleming	3.44	1,030,235	
Hargreaves Lansdown Stockbroker	3.37	1,009,526	
	55.46	16,618,880	29,963,836

* Andrew Jacobs is a beneficiary of a pension fund that holds 310,350 Ordinary Shares.

** Simon Thomas is a beneficiary of a pension fund that holds 261,190 Ordinary Shares.

The figures set out in the table above do not include the Ordinary Shares held by these pension funds.

Part II: Additional Information continued

10. Significant and Material Changes in the Financial or Trading Position

There has been no significant change in the financial or trading position of the Group since the publication of the Annual Report and Accounts for the year ended 31 July 2021, being the last financial year, for which audited financial statements of the Group have been published.

11. Middle Market Quotations

The middle market quotations for an Ordinary Share on the first business day of each of the six months immediately preceding the date of this document and on the latest available date prior to the publication of this document as derived from the Stock Exchange Daily Official List, were as follows:

Date	Pence
05 November 2021	863.00
01 November 2021	857.00
01 October 2021	760.00
01 September 2021	810.00
01 August 2021	782.00
01 July 2021	735.00
01 June 2021	635.00

12. General

12.1 finnCap has given, and has not withdrawn, its written consent to the inclusion herein of the references to its name in the form and context in which they appear.

12.2 Information on the nature of the Company's business and the Company's financial and trading prospects can be found in the Company's Annual Report and Accounts 2021 which accompanies this document, in the Chairman's Statement on page 4 and the Managing Director's Review on page 17.

12.3 All information relating to the financial position of the group required by Rules 24.3(a) and 24.3(c) of the City Code on Takeovers and Mergers may be found in (i) the audited consolidated accounts for the Company for the financial years ended 31 July 2019, 2020 and 2021 which can be found on the Company's website at <http://www.loknstore.co.uk/investors/results-reports/and> (ii) the preliminary results announcement for the year ended 31 July 2021 dated 1 November 2021 which can be found at <http://www.loknstore.co.uk/investors/announcements/>. These accounts and the preliminary results announcement are hereby incorporated into this document. Hard copies of the audited consolidated accounts for the Company for the year ended 31 July 2021 accompany this document. With respect to the other documents incorporated by reference, any Shareholder may request a hard copy (hard copies will not be provided unless requested). Hard copies may be requested by contacting suzywolfe@loknstore.co.uk or telephone number 01252 521010.

13. Documents Available for Inspection

Copies of the following documents will be available for inspection, free of charge, at the offices of Goodman Derrick LLP, 10 St Bride Street, London EC4A 4AD during normal business hours on any weekday (Saturdays, Sundays and public holidays excepted) and also at <http://www.loknstore.co.uk/investors>. The documents will be available from the date of this document until the date of the AGM and at the AGM from 15 minutes prior to its commencement until its conclusion:

13.1 the memorandum of association and the Articles of the Company;

13.2 the audited consolidated accounts for Lok'nStore for the two financial years ended 31 July 2019 and 2020 and a copy of the 2021 audited consolidated accounts accompanies this document;

13.3 the consent letter from finnCap referred to in paragraph 12 of this Part II above;

13.4 this document.

8 November 2021

Notice of Annual General Meeting

Lok'nStore Group plc

(Registered in England No. 4007169)

Notice is hereby given that the Annual General Meeting of the members of Lok'nStore Group Plc (the "**Company**") will be held on 09 December 2021 at 5.30 pm at the offices of Goodman Derrick LLP, 10 St Bride Street, London EC4A 4AD for the following purposes:

To consider and, if thought fit, pass the following resolutions:

Ordinary Business

1. To approve the financial statements, the Directors' and the auditors' reports for the year ended 31 July 2021.
2. To re-elect Simon Thomas as a Director of the Company, who is offering himself up for re-election in accordance with Article 98 of the Company's articles of association.
3. To re-elect Richard Holmes as a Director of the Company, who is required to stand for re-election in accordance with Article 98 of the Company's articles of association.
4. To re-elect Charles Peal as a Director of the Company, who is required to stand for re-election in accordance with Article 98 of the Company's articles of association.
5. To re-appoint RSM UK Audit LLP as auditors of the Company to hold office until the conclusion of the next general meeting at which accounts are laid before the Company.
6. To authorise the Directors of the Company (the "**Directors**") to determine the remuneration of the auditors of the Company.
7. To declare a final dividend of 10.67 pence per ordinary share for the financial year ended 31 July 2021.

Special Business

8. (Ordinary Resolution)

THAT the Directors, in place of any existing authority conferred upon them, be generally and unconditionally authorised pursuant to and in accordance with section 551 of the Companies Act 2006 (the "**Act**") to exercise all powers of the Company to allot and to make offers or agreements to allot shares or convert any securities into shares up to an aggregate nominal amount of £99,879 provided that this authority (unless previously revoked, varied or renewed) shall expire at the conclusion of the earlier of 9 March 2023 and the next annual general meeting of the Company, save that the Company may before such expiry make an offer or agreement which would or might require relevant securities to be allotted after such expiry and the Directors may allot relevant securities in pursuance of such an offer or agreement as if the authority conferred hereby had not expired.

9. (Special Resolution)

THAT, conditional upon the passing of resolution 8 above, the Directors be and they are hereby empowered in accordance with sections 570 and 573 of the Act to allot equity securities (as defined in section 560(1) of the Act) pursuant to the authority conferred by resolution 8 above and to sell treasury shares as if section 561(1) of the Act did not apply to such allotment or sale, provided that this power shall be limited to:

- (i) the allotment or sale of equity securities for cash in connection with or pursuant to an offer to the holders of equity securities and other persons entitled to participate in proportion (as nearly as may be) to their then holdings of equity securities (or, as appropriate, the numbers of such securities which such other persons are for those purposes deemed to hold) subject only to such exclusions or other arrangements as the Directors may feel necessary or expedient to deal with fractional entitlements or legal or practical problems under the laws of, or the requirements of any recognised regulatory body of, or any stock exchange in, any territory; and
- (ii) the allotment (otherwise than pursuant to sub-paragraph 12(i) hereof) or sale of equity securities for cash up to a maximum nominal value of £29,964.

Notice of Annual General Meeting continued

9. (Special Resolution) continued

and shall expire at the earlier of the conclusion of the next annual general meeting of the Company and 9 March 2023, save that the Company may at any time before the expiry of this power make an offer or agreement which would or might require equity securities to be allotted or sold after such expiry and the Directors may allot or sell equity securities in pursuance of such an offer or agreement as if the power conferred hereby had not expired.

10. (Special Resolution)

THAT, in substitution for any existing authority, the Company be and is hereby generally and unconditionally authorised pursuant to section 701 of the Act to make market purchases (within the meaning of section 693 of the Act) of its Ordinary Shares of 1p each (“**Ordinary Shares**”) up to an aggregate of 11,500,000 Ordinary Shares at a price per Ordinary Share of not less than 1p and not more than 5 per cent. above the average of the middle market quotations for an Ordinary Share as derived from the daily official list of The London Stock Exchange for the five business days immediately preceding the day on which the purchase is made (in each case exclusive of expenses), provided that the authority conferred by this resolution shall (unless previously revoked, varied or renewed) expire at the conclusion of the next annual general meeting of the Company except that the Company may prior to the expiry of such authority make a contract to purchase Ordinary Shares which will or may be executed wholly or partly after the expiry of such authority, and may make a purchase of Ordinary Shares in pursuance of any such contract, as if such authority had not expired.

11. (Ordinary Resolution)

THAT the waiver by the Panel on Takeovers and Mergers (the “**Panel**”) of any obligation which might otherwise arise on the Major Shareholders (as defined in the circular of the Company dated 8 November 2021 (the “**Circular**”), collectively and/or individually, to make a general offer to Shareholders of the Company pursuant to Rule 9 of the City Code on Takeovers and Mergers (the “**Code**”) as a result of any market purchases of Ordinary Shares by the Company pursuant to the Share Purchase Authority (as defined in the Circular) or the full or partial exercise of the New Options (as defined in the Circular), which as described in the Circular, could have the effect of increasing the Major Shareholders’ aggregate interest in shares of the Company to a maximum of 41.05 per cent. of the voting rights of the Company, be and is hereby approved.

12. (Ordinary Resolution)

THAT the purchase by the Company of Ordinary Shares from a Director or a person connected with him (within the meaning of sections 252–255 of the Act) pursuant to the authority referred to in resolution 13 above be and is hereby approved for the purposes of section 190 of the Act.

13. (Special Resolution)

THAT the articles of association of the Company be amended as follows:

- (a) by the deletion in its entirety of article 3;
- (b) by the deletion of the words “and/or sufficient unissued authorised share capital for issue and” in article 140.8;
- (c) by the deletion of all the provisions of the memorandum of association of the Company which are deemed to be incorporated in the articles of association of the company pursuant to section 28 of the Companies Act 2006 with the exception of the statement that the liability of the members is limited.

By order of the Board:

Company Secretary

8 November 2021

Registered Office:

One Fleet Place, London, EC4M 7WS

Notes

- (i) You can vote by logging on to www.signalshares.com and following the instructions. If you wish to vote using the Share Portal Service at www.signalshares.com and you have not already registered for Signal Shares, you will need your investor code which you can find on your share certificate (or obtain from Link Group if you have difficulties locating your share certificate). Once registered, you will immediately be able to vote. Further guidance can be found at <https://www.loknstore.co.uk/investors/announcements/AGM's/signalsharesguidance>. All votes must be received by the Company's Registrars, Link Group, not later than 5.30pm on 7 December 2021.
- (ii) A member of the Company is entitled to appoint a proxy or proxies to exercise all or any of his or her rights to vote at the AGM. Please note a hard copy form of proxy is not included with this notice. You may request a hard copy form of proxy directly from the registrars, Link Group, on Tel: 0371 664 0300. Calls are charged at the standard geographic rate and will vary by provider. Calls outside the United Kingdom will be charged at the applicable international rate. They are open between 09:00 – 17:30, Monday to Friday excluding public holidays in England and Wales. Alternatively, you can download a copy from <https://www.loknstore.co.uk/investors/announcements/AGM's/formofproxy>
- (iii) To be validly appointed, a proxy must be appointed using the procedures set out in these notes of this notice. If you appoint a proxy this will not prevent you from attending the meeting and voting in person if you wish to do so. Your proxy appointment will automatically be terminated if you vote in person.
- (iv) A proxy need not be a member of the Company. You may appoint more than one proxy provided each proxy is appointed to exercise rights attached to different shares. You may not appoint more than one proxy to exercise the rights attached to any one share. A corporation which is a member can authorise one or more persons to act as its representative at the meeting. **Shareholders are strongly encouraged to appoint the Chair of the AGM as their proxy even if they intend to attend the AGM electronically. This will ensure your vote will be counted even if attendance at the AGM is restricted or you are unable to attend.**

The instrument appointing a proxy must reach the Company's registrars, Link Group, PXS 1, Central Square, 29 Wellington Street, Leeds, LS1 4DL no later than 5.30 pm on 7 December 2021.

- (v) Shareholders should note that, in order to have the right to vote at the meeting, their holding must be entered on the Company's share register by close of business on 7 December 2021, or, if this meeting is adjourned, at close of business on the day two days prior to the adjourned meeting. Changes to entries on that register after that time shall be disregarded in determining the rights of any member to vote at the meeting.
- (vi) CREST members who wish to appoint a proxy or proxies through the CREST electronic proxy appointment service may do so by using the procedures described in the CREST Manual. CREST personal members or other CREST sponsored members, and those CREST members who have appointed a voting service provider(s), should refer to their CREST sponsor or voting service provider(s), who will be able to take the appropriate action on their behalf.
- (vii) In order for a proxy appointment made by means of CREST to be valid, the appropriate CREST message (a "**CREST Proxy Instruction**") must be properly authenticated in accordance with Euroclear UK & Ireland Limited's ("**EU**") specifications and must contain the information required for such instructions, as described in the CREST Manual. The message must be transmitted so as to be received by the issuer's agent, Link Group (whose CREST ID is RA10) by 5.30pm on 7 December 2021. For this purpose, the time of receipt will be taken to be the time (as determined by the timestamp applied to the message by the CREST Applications Host) from which the issuer's agent is able to retrieve the message by enquiry to CREST in the manner prescribed by CREST.

Notice of Annual General Meeting continued

- (viii) CREST members and, where applicable, their CREST sponsors or voting service providers should note that EUI does not make available special procedures in CREST for any particular messages. Normal system timings and limitations will therefore apply in relation to the input of CREST Proxy Instructions. It is the responsibility of the CREST member concerned to take (or, if the CREST member is a CREST personal member or sponsored member or has appointed a voting service provider(s), to procure that his CREST sponsor or voting service provider(s) take(s) such action as shall be necessary to ensure that a message is transmitted by means of the CREST system by any particular time. In this connection, CREST members and, where applicable, their CREST sponsors or voting service providers are referred, in particular, to those sections of the CREST Manual concerning practical limitations of the CREST system and timings.
- (ix) The Company may treat as invalid a CREST Proxy Instruction in the circumstances set out in Regulation 35(5)(a) of the Uncertificated Securities Regulations 2001.
- (x) If you have any queries about the meeting, please contact the Company's registrars, Link Group, on telephone number 0371 664 0300 Calls are charged at the standard geographic rate and will vary by provider. Calls outside the United Kingdom will be charged at the applicable international rate. They are open between 09:00 – 17:30, Monday to Friday excluding public holidays in England and Wales. Calls may be recorded and randomly monitored for security and training purposes. The helpline cannot provide advice on the merits of the transaction nor give any financial, legal or tax advice.
- (xi) The final dividend is proposed to be paid out on 7 January 2022 to all Shareholders registered in the Company's share register on 25 November 2021.
- (xii) All Resolutions will be taken on a poll and the Major Shareholders will not vote on Resolution 11.



Head Office

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