

Minutes of the Extraordinary General Meeting of Shareholders of

Sportradar Group AG

held on

Thursday, December 11, 2025, 11:30 AM, Central European Summer Time

at Dufourstrasse 23, 8008 Zurich, Switzerland

I. CONSTITUTION OF THE MEETING, ORGANISATIONAL MATTERS, AND STATEMENTS

1. Constitution of the Meeting

Carsten Koerl, member of the Board of Directors, opens the Extraordinary General Meeting and takes the chair (the "**Chair**"). He appoints Mr. Jason M. Barr, SVP, Senior Corporate Counsel and Assistant Secretary to the Board of Directors, as secretary, minutes' keeper and scrutineer (the "**Secretary**").

Dr. Christa-Maria Harder Schuler represents the law firm Furer Partner Advocaten KIG, the elected independent proxy.

The Chair designates and appoints the Secretary to speak to certain matters and administer today's Extraordinary General Meeting.

2. Statements

The Secretary states on behalf of the Chair that the shareholders have been timely invited to today's Extraordinary General Meeting with a notice published in the Swiss Official Gazette of Commerce on November 6, 2025.

The Company's share capital registered with the commercial register prior to the closure of the share register on November 5, 2025 amounted to CHF 31,145,992.61 divided into 221,092,856 registered shares with a nominal value of CHF 0.10 each and 903,670,701 registered shares with a nominal value of CHF 0.01 each (voting shares).

Out of the share capital issued as per November 5, 2025, the following shares are represented at today's Extraordinary General Meeting:

a) By shareholders:

a total of 0 registered Class A Ordinary Shares with a nominal value of CHF 0.10 each and 0 registered Class B Voting Shares with a nominal value of CHF 0.01 each.

b) By the independent proxy Furer Partner Advocaten KIG:

a total of 141,581,939 registered Class A Ordinary Shares with a nominal value of CHF 0.10 each and 783,670,701 registered Class B Voting Shares with a nominal value of CHF 0.01 each.

In total 141,581,939 registered shares with a nominal value of CHF 0.10 each and 783,670,701 registered shares with a nominal value of CHF 0.01 each are represented or a total of 925,252,640 registered shares and share capital amounting to CHF 21,994,900.91. Accordingly, 70.62 % of the Company's total share capital and 82.26 % of the Company's total voting rights are represented at today's Extraordinary General Meeting.

The relevant simple majority according to article 13 of the Company's Articles will be calculated based on the votes cast. Abstentions, empty votes and invalid votes will not be taken into account for the calculation of the required majority for today's sole agenda item requiring the simple majority. The simple majority will be calculated based on the number of shares voted as per the "one share one vote"-principle.

Based on the foregoing statements of the Secretary, the Chair declares the Extraordinary General Meeting as duly convened and quorate for the proposed agenda.

The Chair asks Dr. Christa-Maria Harder Schuler on behalf of the independent proxy FÜRER Partner Advocaten KIG to explain what information the independent proxy has provided to the Company about the instructions it has received from shareholders.

Dr. Christa-Maria Harder Schuler explains that the Company has asked FÜRER Partner Advocaten KIG for general information on the instructions received from shareholders prior to the Extraordinary General Meeting and that FÜRER Partner Advocaten KIG, in accordance with Swiss law (i.e. Art. 689c paragraph 5 of the Swiss Code of Obligations), did inform the Board of Directors no sooner than three working days prior to the Extraordinary General Meeting how many votes in favor, how many votes against and how many abstentions FÜRER Partner Advocaten KIG will represent at the Extraordinary General Meeting for the sole agenda item.

The Secretary explains the rules of conduct for the meeting and the voting procedure and continues with the Extraordinary General Meeting's sole agenda item.

II. AGENDA ITEM

1. Election of a Member of the Board of Directors

The Board of Directors proposes that Breon Corcoran be elected to the Board of Directors for a term of office until the conclusion of the Annual General Meeting in 2026.

The voting results are as follows:

For-votes:	907,558,388
Against-votes:	17,487,568

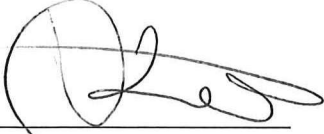
The Extraordinary General Meeting has therewith approved the proposal made by the Board of Directors.

III. CLOSING OF THE MEETING

With all agenda items being voted upon and no shareholder requesting the floor to address anything further, the Chair confirms that the proposal of the Board of Directors for the only agenda item has been approved with the relevant majority required by law and closes today's Extraordinary General Meeting at 11:45 AM CEST.

Signatures

The Chair

A handwritten signature in black ink, appearing to be 'Carsten Koerl', written over a horizontal line.

Carsten Koerl

The minutes' keeper

A handwritten signature in black ink, appearing to be 'Jason M. Barr', written over a horizontal line.

Jason M. Barr

Exhibits to the original minutes:

- Copy of the invitation to the Extraordinary General Meeting
- Voting profile (instructions) independent proxy