

# CORPORATE GOVERNANCE STATEMENT OF DIGITALIST GROUP PLC 2023



# CORPORATE GOVERNANCE STATEMENT

# I INTRODUCTION

In the course of 2023, Digitalist Group Plc (hereinafter also "Digitalist Group" or "Company") complied to full extent with the Governance Code 2020 for Finnish listed companies ("Finnish Corporate Governance Code 2020"), which was adopted by the Securities Market Association on 19.9.2019 and entered into force on 1.1.2020. The Finnish Corporate Governance Code 2020 is available on the website of the Securities Market Association at the address www.cg finland.fi.

This statement on the issuer's corporate governance (Corporate Governance Statement), referred to in the Securities Markets Act, Chapter 7, §7, has been drawn up in accordance with the Finnish Corporate Governance Code 2020. The Corporate Governance Statement is issued separately from the Annual Report of the Board of Directors.

The Board of Directors of Digitalist Group has approved this Corporate Governance Statement.

The Annual General Meeting of Digitalist Group adopted the Company's remuneration policy on 14.4.2020. The policy is available on the Company's website. The Company will publish a separate remuneration report for the financial year 2023.

# II DESCRIPTIONS CONCERNING CORPORATE GOVERNANCE

# Management structure of Digitalist Group

Digitalist Group Plc is a public limited company registered in Finland and domiciled in Helsinki. The Digitalist Group consists of the parent company Digitalist Group Plc and its Finnish and foreign subsidiaries.

Digitalist Group is governed in compliance with the Finnish Limited Liability Companies Act (624/2006 as amended), the Securities Markets Act (746/2012 as amended), the Market Abuse Regulation (EU) No 596/2014 (MAR), the rules and regulations issued by Nasdaq Helsinki Ltd for listed companies, and the Articles of Association of Digitalist Group Plc. In addition, the Company observes in its governance the Finnish Corporate Governance Code 2020 for the part of the recommendations which entered into force on 1.1.2020.

The management of Digitalist Group is the responsibility of the General Meeting, the Board of Directors and the Chief Executive Officer of Digitalist Group Plc, whose duties are determined in accordance with the Finnish Limited Liability Companies Act. Internal control is the responsibility of the Company's top management, external control is the



responsibility of the auditors. Business operations are the responsibility of the Chief Executive Officer. The managing director of each subsidiary is responsible for subsidiary's business operations.

# Annual General Meeting and Articles of Association

The highest decision-making body of Digitalist Group Plc is the General Meeting, at which the shareholders exercise their right to speak and vote on matters concerning the Company. The General Meeting, inter alia, adopts the profit and loss account and balance sheet and decides on the distribution of profits on the basis of the proposal of the Board of Directors. The General Meeting also elects the members of the Board of Directors and the auditor and decides on the releasing of the members of the Board of Directors and the Chief Executive Officer from liability.

The Annual General Meeting is held annually within six months of the end of the accounting period on a date determined by the Board of Directors.

In 2023, the Annual General Meeting was held on 26.4.2023. The Annual General Meeting of Digitalist Group in 2024 will be held on 25.4.2024.

According to the Articles of Association of Digitalist Group Plc, the notice of the General Meeting shall be published on the Company's website at most three months and at least three weeks prior to the General Meeting, however, always at least nine days prior to the date of record of the General Meeting. A notice of the General Meeting is always also published in a stock exchange release. The notice of a General Meeting indicates the matters to be considered at the Annual General Meeting.

The notice of the meeting and other documents relating to the General Meeting, such as the Board of Directors' decision proposals and the Annual Report, are on view on the website of Digitalist Group Plc at the latest three weeks prior to the Annual General Meeting.

Digital Group Plc's Articles of Association are available on the Company's website at the address https://investor.digitalistgroup.com/fi/investor/governance. In accordance with the Limited Liability Companies Act, any amendments to the Articles of Association shall be decided on by the shareholders in a General Meeting.

# Composition and operations of the Board of Directors

The Board of Directors represents all shareholders and looks fairly after the shareholders' common interest. According to the Articles of Association, the Board of Directors of Digitalist Group Plc shall comprise no less than five and no more than nine full members. The General Meeting elects the members of the Board of Directors for one term of office at a time. The term of office of the members of the Board of Directors always ends at the



close of the first Annual General Meeting following the election. A new member of the Board of Directors is initiated into the Company's operation.

The Board of Directors elects from among its members the Chair and the Deputy Chair, and constitutes a quorum when more than half of its members are present. The Board of Directors defines among itself the special areas of the members of the Board of Directors, but the entire Board of Directors participates in decision-making and consideration of matters.

In the composition of the Board of Directors of Digitalist Group Plc, the requirements set by the Company's operation, the Company's stage of development, and gender balance have been taken into account. The aim is that both genders are represented on the Board of Directors. In accounting period 2023, the aim of representation by both genders has been achieved. The principles of diversity of the Board of Directors shall be taken into account in plans concerning the successors of members of the Company's Board of Directors.

The Company's administration and proper arrangement of its operation are the responsibility of the Board of Directors. The Board of Directors decides on the Company's business concept, vision, main aims, and the strategy created for their implementation. In addition, the Board of Directors decides on the budgets and action plans drawn up for the implementation of the strategy, on the principles of risk management, on the remuneration system for the management and the personnel, on company acquisitions and asset deals, and on other matters which have a far-reaching effect on the Company. The Board of Directors decides on the Company's organization on the basis of the Chief Executive Officer's proposal.

The main duties and operating principles of the Board of Directors are defined in writing in<br/>the Rules of Procedure. The Rules of Procedure of the Board of Directors are on view on<br/>the Company's Internet site at the address<br/>https://investor.digitalistgroup.com/fi/investor/governance/board-of-directors.

The Board of Directors assembles for regular meetings according to its Rules of Procedure. In addition to the regular meetings, the Board of Directors holds extraordinary meetings, if necessary. A meeting of the Board of Directors can also be held as a telephone, email or video meeting.

The Board of Directors assesses its operation and working methods annually. The assessment is carried out as an internal self-assessment.

The Chief Executive Officer of Digitalist Group PIc attends the meetings of the Board of Directors as a presenter, and the Chief Financial Officer or other financial administration employee in the capacity of the secretary of the Board of Directors. In addition to these, the Board of Directors also invites other representatives of the management to its meetings, if necessary.

# Biographical details of the Board members



The Annual General Meeting of Digitalist Group elected, on 26.4.2023, six full members to the Company's Board of Directors for a term of office ending at the close of the next Annual General Meeting to be held in 2024. Paul Ehrnrooth, Andreas Rosenlew, Esa Matikainen, Peter Eriksson, Maria Olofsson and Johan Almquist were re-elected to the Board of Directors. The Board of Directors elected from among its members Esa Matikainen as Chair and Andreas Rosenlew as Deputy Chair.

# Esa Matikainen, b. 1969

D.Sc. (Econ. & Bus. Adm.), M. Sc. (Tech., Production economics) Board professional

Member of the Board of Directors since 2018 and Chair since 2021.

Significant work history

- 2009– Board professional and Member of the Board in several companies, especially in digital business growth companies (e.g. InlineMarket 2015-2023, Qvik 2014–2020, MPY Telecom 2021-2023, MPY Palvelut Oyj 2017–2019, MPY Osuuskunta 2014–17, Ida Fram Group Oy 2017–19, InterQuest Oy, Chair of Board 2012–2017, member 2009–2012; 2014 Seed Digital Media 2014)
- 2019–2020 Managing Director MPY Osuuskunta and its subsidiary MPY Palvelut Oyj/MPY Yrityspalvelut Oyj
- 2001– Partner in selected growth companies (e.g. Apprix Oy 2001->, SoSe 2008–17, mCasting 2001–2015)
- 2001–2012 Management consulting (EM Advisor Oy, 2001->, Aspectum Public Oy 2007–2012, Fennia Consulting 2003–08)
- 1994–2001 Chairman of the Board/Member of the Board, Director of Strategy, Nedecon Oyj (1994–2001)

Other board memberships

Chairman of the Board, TMP Software Group Oy (2023-) Member of the Board, MPY Osuuskunta (Business ICT services, 2020–)

# Andreas Rosenlew, b. 1962

Master of Science (in Econ.) Senior Advisor and Board Professional Member of the Board of Directors since 2018

Significant work history

2004–2018 Grow AB, Managing Partner & Executive Chairman 2004–2006 Electrolux Group AB plc, Global Brand Director (for hire) 1996–2003 Lowe Brindfors AB, Managing Partner & Executive Chairman 1993–2003 Lowe&Partners Worldwide Ltd, Partner 1990–1993 Dreamland Entertainment Inc, CEO 1988–1990 Brindfors Oy, Managing Director, Partner



Other board memberships Rosebloom Enterprises AB (Chair), 2016– Carnegie Holding AB/Carnegie Investment Bank AB, 2015– Lumene Holding Oy, Chair 2021– A house AB 2016–

Paul Ehrnrooth, b. 1965 M.Sc. (Econ. & Bus. Adm.) Managing Director, Turret Oy Ab Member of the Board of Directors since 2010

Significant work history 2007– Turret Oy Ab, Managing Director 1999–2007 Savox Oy, Managing Director 1994–1999 Wärtsilä Oyj, various executive roles 1993–1994 Kone Oyj, various executive roles

Other board memberships Batofin Oy Ab Control Express Finland Oy (Chairman) Fibonia Oy (Chairman) Fiskars Oy Abp (chairman) Savox Communications Oy Ab (Chairman) Savox Kiinteistöt Oy Ab (Chairman) Turret Oy Ab (Chairman)

Peter Eriksson, b. 1966 M.Sc. (Econ.) Savox SA, Managing Director Member of the Board of Directors since 2017.

#### Significant work history

2009– Savox SA, Managing Director
2008–2009 Safety Communications SA, Managing Director
2007–2008 Turret Oy Ab, Business Development Director
2001–2007 Finpro France, Head of Trade Centre

#### Other board memberships

Savox SA (Luxembourg) Savox Communications Oy Ab (Finland) Savox Communications Ltd (Canada) Savox Ltd (Hong Kong) Turret Oy Ab (Finland) Omena Hotels Oy (Finland)



Ticnovate Ltd (UK) (Chairman) Fabales Oy (Finland) Nelson Technologies Oy (Finland)

# Maria Olofsson, b. 1965

Programs in business economy and law studies, Stockholm University Member of the Board of Directors since 2020.

# Significant work history

2017– Real Asset AB, Management consultant, founding partner
2014–2016 Grow AB, COO/CFO
2013–2014 Doberman AB, CFO
2004–2013 Garbergs Reklambyrå AB, COO/CFO
1998–2004 Go.group, CFO/COO

# Other board memberships

FutureLab & Partners AB Manatee Biomaterials AB Eclosion AB

# Johan Almquist, b. 1962

BBA, Stockholm University CXO Pophouse Entertainment Member of the Board of Directors since 2021.

# Significant work history

2015- A House, CEO, founding partner and board member
2021–2023 Pophouse Entertainment, CXO
2018–2021 Digitalist Sweden, Managing Partner
2013–2018 Grow, CEO and Managing Partner
2015– Ahouse, Chairman and Founder
2006–2013 Electrolux, Senior Vice President Global Brand and Marketing
2004–2006 TBWA International, Vice President Nordic Region
1998–2006 TBWA Sweden, Managing Director and Founder
1996–1998 MTV Europe, Marketing and Communication Director Nordic Region

<u>Other board memberships</u> 2018– Fanzingo, Deputy Chair of the Board

The Board of Directors of Digitalist Group Plc has assessed the independence of the Board members on the following grounds.

The Company deviates from recommendation 10 ("Recommendation 10 – Independence of Directors") of the Governance Code 2020 as follows:



A higher-than-recommended number of members who are dependent on the Company have been elected to the Board of Directors. This has been considered to be important in the current operating environment because an in-depth understanding of the Company and its business enables fast decision-making to develop the Company's operations, profitability and balance sheet.

- Of the Board members, Andreas Rosenlew and Johan Almqvist are dependent on the Company.
  - o Andreas Rosenlew was employed by the Company until 6/2022 and after that in an assignment relationship.
  - o Johan Almquist was employed by the Company until 10/2021.
- Of the Board members, Paul Ehrnrooth and Peter Eriksson are dependent on the Company's major shareholder.
  - o Turret Oy Ab, a company controlled by Paul Ehrnrooth, is the Company's largest shareholder. Paul Ehrnrooth also acts as the Chief Executive Officer and Chair of the Board of Turret Oy Ab.
  - o Peter Eriksson is a member of the Board of Directors of Turret Oy Ab.
- Esa Matikainen and Maria Olofsson are independent members of the Board. Maria Olofsson's assignment relationship to the Company ended over three years ago.

# Digitalist Group Plc's shares and shareholders' rights held by the members of the Board of Directors

On 31.12.2023, Digitalist Group Plc's members of the Board of Directors owned Digitalist Group Plc's shares, directly or through corporations controlled by them, as follows:

Name	Board position	Shares
Esa Matikainen	Chair	0
Andreas Rosenlew <sup>1</sup>	Deputy Chair	44,427,665
Paul Ehrnrooth <sup>2</sup>	Member	336,637,039
Peter Eriksson	Member	0
Maria Olofsson	Member	0
Johan Almquist <sup>3</sup>	Member	12,901,841
Total		393,966,545

- 1) Rosebloom Ventures AB, a company controlled by Andreas Rosenlew, owned 44,427,665 shares.
- 2) Turret Oy Ab, a company controlled by Paul Ehrnrooth, owned 336,637,039 shares and was the Company's largest shareholder.
- 3) Elmtwig Holding AB, a company controlled by Johan Almquist owned 12,901,841



Turret Oy Ab, a company controlled by Paul Ehrnrooth, has, under the 2021/1 terms and conditions of the Convertible Bond to Digitalist Group Plc, the right to convert the bonds held by it to a maximum of 21,666,666 new shares of the Company, the bonds of Convertible Bond 2021/3 to a maximum of 433,688,340 new shares of the Company and Convertible Bond 2022/1 to a maximum of 128.766.665 new shares of the Company. Board members do not possess option rights.

# Board members' attendance in the meetings of the Board of Directors

The Board of Directors convened 13 times during the accounting period 2023, with the Company's Chief Financial Officer or other finance administration employee acting as the secretary of the Board of Directors.

The members of the Board of Directors attended Board meetings during the accounting period 2023 as follows:

Name of Board member	Attendance
Chair of the Board Esa Matikainen	13/13
Deputy Chair of the Board Andreas Rosenlew	13/13
Board Member Paul Ehrnrooth	13/13
Board Member Peter Eriksson	13/13
Board Member Maria Olofsson	13/13
Board member Johan Almqvist	13/13

# **Committees of the Board of Directors**

In its organizing meeting after the Annual General meeting on Apr 26th, 2023, the Board of Directors of Digitalist Group Plc resolved to establish an Audit Committee. Esa Matikainen was elected as a chairman and Peter Eriksson and Maria Olofsson as members of the Audit Committee.

The main duties and operating principles of the Audit Committee are defined in writing in<br/>the Rules of Procedure. The Rules of Procedure of the Audit Committee are on view on<br/>the Company's Internet site at the address<br/>https://investor.digitalistgroup.com/fi/investor/governance/committees.

The Audit Committee convened 45 times during the accounting period 2023. The members of the Audit Committee attended the meetings during the accounting period 2023 as follows:

Name of Audit committee member	Attendance
Chair of Audit committee Esa Matikainen	45/45
Audit Committee member Peter Eriksson	42/45
Audit Committee member Maria Olofsson	44/45



# Chief Executive Officer and their duties

The Chief Executive Officer is responsible for the Company's business operations and attends to the Company's day-to-day management in accordance with the Limited Liability Companies Act and the instructions given by the Board of Directors. The Chief Executive Officer acts as the Chair of the Operational Management Team and is not a member of the Board of Directors. The main terms and conditions of the Chief Executive Officer's employment agreement are in written form. The Board of Directors assesses the performance of the Chief Executive Officer annually.

During the accounting period 2023, the Company's Chief Executive Officer was Magnus Leijonborg.

# Magnus Leijonborg, b. 1966

Chief Executive Officer of Digitalist Group since 28.6.2021. M.Sc. Industrial Engineering and Management, Linköping University, Sweden Digitalist Group, Managing Partner North America

Significant work history

2021– Digitalist Group Plc, CEO
2019–2021 Head of Digitalist North America
2018–2019 Digitalist Group Plc, CTO
2017–2018 Digitalist Sweden AB, Managing Director
2013–2017 Wunderkraut Sweden, Managing Director, partner
2011–2012 Wunderkraut Sweden, Client Manager
2008–2009 Spray Passagen, Product Director
2005–2008 Sakido, CEO
2004–2005 ByteBlaze Managing Director
2003–2004 PAN Vision Business Area Manager Games
1997–2002 Dobedo, Co-founder, CEO

The Chief Executive Officer held Digitalist Group Plc shares and share-based rights as follows on 31.12.2023:

Name	Title	Shares	Options
Magnus Leijonborg	Chief Executive Officer	3,460,819	4,301,000

# **Rest of the Management Team**

#### Composition and responsibilities of the Management Team

The Management Team of Digitalist Group prepares the operational plans and reports, investments as well as the group instructions and policies. During the accounting period



2023, the Management Team comprised of Magnus Leijonborg. The Management Team prepares the financial statements for the Board of Directors for decision-making. The Company's CEO has been responsible for performing the duties of the CFO.

# III DESCRIPTIONS OF INTERNAL CONTROL PROCEDURES AND THE MAIN FEATURES OF RISK MANAGEMENT SYSTEMS

# Description of risk management

The objective of Digitalist Group's risk management is to ensure undisturbed continuity and development of the Company's operations as well as to support the implementation of the Company's business objectives and the increase of the Company's value.

Risk management is part of all the Company's core processes, extending from the Board of Directors' strategy process to customer-specific service production and the Company's quality management system. Planning, development, guidance and supervision of risk management, as well as the development of methods and processes used in risk management, are the responsibility of the Chief Financial Officer. The different units of the Group are responsible for identifying, assessing and preventing risks related to their own operations in compliance with the risk management system. Risk management has been implemented to be part of the units' normal business planning and monitoring systems as well as the Company's management systems.

The Board of Directors oversees the fulfilment of the Company's risk management policy as part of the strategy, business planning and budgeting processes. The Board of Directors always addresses significant business risks.

In operational activities, the Group's Chief Financial Officer oversees that risk management has been efficiently organized and that its functioning is guaranteed. The Chief Financial Officer is responsible for developing risk management, reporting and approving the necessary measures. The Chief Financial Officer assesses the results of ad hoc reporting and approves the necessary measures. The Chief Financial Officer presents the Company's risk situation to the Board of Directors. The most substantial risks and uncertainties are described in the financial statements as well as in the interim financial reports. The Company's CEO has been responsible for performing the duties of the CFO.

# Description of internal control

The business control and supervision of Digitalist Group take place in accordance with the administration and management system described above. The Board of Directors is responsible for ensuring that the supervision of accounting and financial management is organized accordingly. The Chief Executive Officer ensures that the Company's



accounting is in accordance with the law and that the financial management is arranged in a reliable manner.

The Chief Executive Officer and subsidiaries' managing directors are responsible for ensuring that the administration of their respective areas of responsibility is in accordance with the law, the Group's policies and the guidelines and regulations of the Board of Directors of Digitalist Group.

In Digitalist Group, the supervision of the administration and accounting of the operational units is the responsibility of the Group's Finance Department. The Group's Finance Department produces centralized financial statements required by external accounting, as well as managerial accounting analyses and performance reports for monitoring the profitability of business activities. The Group's internal control practices aim to ensure the correctness of the Group's financial reporting. Business activities and financial management are monitored by means of the reporting entity described above.

Digitalist Group has a unified consolidation financial reporting system. Reporting practices follow the implementation of the action plans and targets. In order to ensure the coherence of reporting practices, the Group's financial administration has created a uniform groups COA for the Group, various instructions for reporting and financial monitoring at Group level and training for staff in their application.

# IV OTHER INFORMATION TO BE PROVIDED IN THE CG STATEMENT

# Insider administration

The Board of Directors of Digitalist Group has confirmed the Insider Guidelines for the Digitalist Group. The Insider Guidelines supplement the applicable regulations in force at any given time on the management and processing of insider information in accordance with the Market Abuse Regulation (EU) No 596/2014 (MAR), Chapter 51 of the Criminal Code, Chapter 15 of the Securities Markets Act, the Finnish Financial Supervisory Authority's regulations and Nasdaq Helsinki Ltd's Insider Guidelines.

All persons who have access to inside information concerning the Company and who are working for them under a contract of employment, or otherwise performing tasks through which they have access to inside information concerning the Company, such as advisers, are recorded as the Company's insiders.

A separate list called Permanent Insiders is maintained within the Company. The supplement of the Permanent Insiders list contains information only on such persons who have continuous access to all inside information within the Company. The Company's permanent insiders include members of the Management Team and legal advisers.



The Company maintains separate project-specific lists of insiders. Each part of a project-specific list of insiders only contains the details of such persons who have access to specific inside information of the project.

Digitalist Group Plc has set up a list named Management Members with Notification Obligation (Article 19 MAR) for the Company's Board of Directors, Management Team and advisers as well as their closely associated persons.

The company's internal, company-specific permanent list of Recipients of financial information includes persons who, based on their position or duties, regularly receive insider information.

The Digitalist Group trains and informs Permanent Insiders, Management Members with Notification obligation, Recipients of financial information and project-specific insiders in such a way that they recognize their position and its importance. As concerns persons included in the register of Digitalist Group Plc Management Members with Notification Obligation and in the Permanent Insiders register, the Company's Insider Guidelines set a 30-day silent window prior to the publication of the interim report or the financial statements. During the silent window, trading in the Company's financial instruments on one's own account or on behalf of a third party, directly or indirectly, is prohibited.

The Chief Financial Officer of the Digitalist Group is responsible for insider issues. The Insider Guidelines of Digitalist Group PIc are available on the company's website at the address https://investor.digitalistgroup.com/fi/investor/governance/insiders

# Whistle-blowing

In connection with the entry into force of the Market Abuse Regulation (EU) No 596/2014 (MAR), Digitalist Group introduced an internal system available for all employees for reporting any detected violations of internal or external standards and regulations (so called whistle-blowing). All such notifications will be investigated as a matter of urgency and confidentiality while protecting the identity of the notifier as far as possible. For the purposes of reporting misuse of insider information, the staff of Digitalist Group have address of access to the e-mail the attorney's offices whistleblowing.digitalistgroup@eversheds.fi.

# Auditors

Digitalist Group's auditor is KPMG Ltd, Authorized Public Accountants, with M.Sc. (Econ.) Miika Karkulahti, an authorized public accountant, as the principal auditor. According to the decision of the Annual General Meeting held on 26.4.2023, the auditor is paid a fee in accordance with a reasonable invoice presented for the audit work. During the accounting period 2023, the auditor was paid a total of KEUR 138 for auditing services and a total of KEUR 9 for non-audit services.



The external auditors of Digitalist Group audit the accounting and administration of the parent company and subsidiaries as part of the annual audit assignment.

The requirements of internal control have been taken into account in the audit plans of the auditors. The auditors present their report annually to the Annual General Meeting of Digitalist Group. In addition, the auditors report the main elements of the annual audit plan to the Board of Directors and report their audit findings verbally or in writing through interim financial reports.

#### Internal auditing

The coordination of the Company's internal auditing is the responsibility of the Board of Directors as part of internal control. Internal auditing is the responsibility of the Group's financial administration and the financial administration carries out internal auditing in addition to its regular duties.

If necessary, the financial management may use external assistance from outside the Group for individual audit cases.

Internal audit findings are reported to the financial management which reports the findings to the Company's Board of Directors. An internal audit plan is drawn up annually in co-operation with the Company's auditors.

# Principles concerning related party transactions

Digitalist Group complies with the provisions of the Securities Markets Act and Limited Liability Companies Act, the recommendations of the Finnish Corporate Governance Code 2020 and the rules of Nasdaq Helsinki Ltd stock exchange concerning related party transactions. The Board of Directors of the Company has adopted the Guidelines on Related Party Transactions to be observed in the business operations of Digitalist Group. The purpose of the Related Party Guidelines is also to help the Company and its management to identify related parties, recognize potential related party transactions and conflicts of interest and to provide instructions on the approval, monitoring and disclosure of related party transactions.

The Company prepares and maintains an up-to-date list of parties related to it and monitors related party transactions regularly through questionnaires sent out to the related parties. The monitoring, assessment and control of related party transactions are a part of the Company's internal control. The Board of Directors is responsible for the control, assessment and co-ordination of auditing of related party transactions. The monitoring of related party transactions is the responsibility of Digitalist Group's financial administration, and the financial administration led by the Chief Financial Officer performs the monitoring and control alongside their other duties. The results of the monitoring of related party transactions are regularly reported to the Board of Directors.



The Company assesses and monitors transactions with its related parties and ensures that any conflicts of interest are appropriately taken into account in related party transactions and that decision-making, disclosure, monitoring and reporting observe the Company's valid guidelines on related party transactions and legislation and provisions concerning related party transactions.

Digitalist Group may conclude transactions forming part of the Company's regular business activities with related parties on normal market terms, observing the decision-making process set out in the Company's internal instructions. Related party transactions which do not form part of the Company's regular business activities or which are not conducted on normal market terms will be decided on by the Board of Directors of Digitalist Group, observing rules for conflicts of interest.

The Company provides regular reports on related party transactions annually in its financial statements. Any related party transactions which are significant for the shareholder, which do not form part of the Company's regular business activities and which are not conducted on normal market terms will be disclosed in accordance with the Securities Markets Act and the rules of the Nasdaq Helsinki Ltd stock exchange.