RESOLUTION No. 6

Extraordinary General Meeting

CARLSON INVESTMENTS SE with its registered office in Warsaw, Poland dated February 11, 2025.

On adopting amendments to the draft resolution on the issue of series A bearer subscription warrants excluding the pre-emptive rights of the Company's existing shareholders, (ii) on conditionally increasing the Company's share capital through the issue of series X ordinary bearer shares excluding the pre-emptive rights of the Company's existing shareholders, (iii) on a related amendment to the Company's Articles of Association, and (iv) on applying for admission of series A subscription warrants and series X shares to trading on a regulated market or their introduction to trading in an alternative trading system.

The Extraordinary General Meeting of the company operating under the name CARLSON INVESTMENTS SE, with its registered office in Warsaw (the "Company"), acting pursuant to Article 393(5), Article 433 § 2, Article 448, Article 449 § 1 and Article 453 § 2 and 3 of the Law of September 15, 2000. - Commercial Companies Code ("CCC"), hereby resolves as follows: --------

§ 1

Issuance of Subscription Warrants

- 1. The Extraordinary General Meeting of the Company resolves to issue up to 595,238 (in words: five hundred and ninety-five thousand two hundred and thirty-eight) Series A bearer subscription warrants entitling the holder thereof to subscribe for Series X ordinary bearer shares ("Series X Shares") issued by the Company pursuant to this resolution, excluding the pre-emptive rights of the Company's existing shareholders (the "Subscription Warrants").
- 2. The Warrants will be non-documentary securities and will be subject to registration with a securities depository. ------
- 4. The Warrants will be issued free of charge and have no issue price. ------
- 6. Each Warrant shall entitle the holder to subscribe for 1 (one) Series X Share at the issue price set forth in § 2 Section 6 hereof. -----
- 7. Each Subscription Warrant will be transferable. -----
- 8. The rights under the Warrants may be exercised by the holder at any time, but not earlier than on the Record Date and no later than 10 years from the date of adoption of this resolution, i.e. no later than February 4, 2035 (inclusive).------

- 9. The rights under the Warrants from which the right to subscribe for the Series X Shares is not exercised within the period specified in Section 8 above shall expire at the end of that period. ------
- 10. In the event of transformation or liquidation of the Company, the Warrants (including the right incorporated therein to take up Series X Shares) shall expire. ------
- 11. The Extraordinary General Meeting resolves that the Subscription Warrants may be the subject of application by the Company, at the discretion of the Company's Management Board, for their admission to trading on a regulated market or their introduction to trading in an alternative trading system.
- 12. The Extraordinary General Meeting authorizes the Management Board of the Company and the Supervisory Board of the Company to take all factual and legal actions necessary to carry out the issuance and allocation of the Subscription Warrants to the entities referred to in sec. 5 above, including to conclude with the NDS or the securities depository competent for the future registered office of the Company an agreement on registration of the Subscription Warrants in the securities depository maintained by the NDS or the securities depository competent for the future registered office of the Company, and to take any other actions related to their dematerialization, as well as to possibly admit the Subscription Warrants to trading on the regulated market or introduce them to trading in the alternative trading system.

§ 2

Conditional increase in the Company's share capital

- 2. Series X shares will be securities in uncertificated form and will be subject to registration with a securities depository. -----
- 3. The right to take up the Series X Shares shall be vested in the holders of the Warrants on the date indicated in § 1 item 8 of this resolution.
- 4. Acquisition of the Series X Shares by the holder of the Warrants in exercise of the rights under the Warrants shall require: (i) payment of the issue price set forth in § 2 Section 6 hereof, and (ii) submission of a duly completed statement of subscription for the Series X Shares on a form prepared by the Company pursuant to Article 451 of the Companies Act.--
- 5. The Series X Shares will be fully covered by cash contributions made by the holder of the Warrants on the date of the holder's declaration to acquire the Series X Shares in exercise of the rights under the Warrants.
- 6. The unit issue price of the Series X Shares will be 75% of the average market price per share of the Company on the day preceding the day on which the holder of the Warrant submits to a statement to acquire the Series X Shares, however, not less than the par value per Series X Share.
- 7. Series X shares will participate in dividends on the following terms: ------

- 2) Series X shares, the rights of which arose after the dividend date established in the resolution of the General Meeting of the Company on the distribution of profit for the previous fiscal year in the form of dividends, shall participate in dividends starting from the profit for the fiscal year in which the rights of such shares arose, i.e. from January 1 of the fiscal year in which they arose.
- 8. The Extraordinary General Meeting resolves that the Series X Shares may be subject to the Company's application, at the discretion of the Company's Management Board, for their admission to trading on the regulated market or their introduction to trading in the alternative trading system.
- 9. The Extraordinary General Meeting authorizes the Company's Management Board and the Company's Supervisory Board to undertake all factual and legal actions necessary to carry out the issuance of the Series X Shares, including to conclude with the relevant securities depository within no longer than 3 (*in words: three*) months from the date of submission by the holder of the Warrants of a statement on acquisition of the Series X Shares to conclude an agreement on registration of the Series X Shares with the relevant securities depository and to take all other actions related to their dematerialization, as well as to possibly admit the Series X Shares to trading on the regulated market or to their introduction to trading in the alternative system.

§ 3

Deprivation of subscription rights

"JUSTIFICATION FOR DEPRIVING THE COMPANY'S EXISTING SHAREHOLDERS IN FULL OF THEIR SUBSCRIPTION RIGHTS TO SERIES A SUBSCRIPTION WARRANTS AND SERIES X SHARES.------

The only alternative source of financing of the Company's operations potentially available to the Company is the acquisition of at least one investor willing to provide financing to the In view of the above, in the opinion of the Company's Management Board, it is justified to deprive the Company's shareholders of the subscription rights to the Subscription Warrants and Series X Shares in full, therefore the Management Board recommends that the Extraordinary General Meeting of the Company adopt the EGM Resolution and issue the Subscription Warrants and Series X Shares with deprivation of the Company's existing shareholders of the subscription rights to the Subscription Warrants and Series X Shares in full.

JUSTIFICATION OF THE METHOD OF DETERMINING THE ISSUE PRICE OF SERIES X SHARES. -----

Taking into account all circumstances influencing the determination of the issue price of the Series X Shares, including first and foremost the prevailing situation on the capital market and the valuation of the Company by that market, and taking into account that, pursuant to the draft Resolution of the EGM, the right to take up the Series X Shares will be vested in the holders of the Subscription Warrants until 04.02.2035, in the opinion of the Board of Directors, setting the issue price of the Series X Shares based on the averaged price of the Company's Shares as of the day preceding the date on which the holder of the Subscription Warrant submits a statement to acquire the Series X Shares will be the value that best reflects the current economic situation and takes into account the conditions prevailing on the securities market without disadvantaging both current and future investors of the Company.

2. The contents of the opinion of the Company's Board of Directors, referred to in paragraph 1 above, shall at the same time constitute the motivation for this resolution required by Article 449 § 1 in conjunction with Article 445 § 1 of the Companies Act with respect to the issuance of the Warrants and the conditional increase of the share capital through the issuance of Series X Shares.

§ 4

Amendment of the Articles of Association

1.	The Extraordinary General Meeting of the Company, in connection with the conditional
	increase of the Company's share capital effected pursuant to this resolution, resolves to
	amend the Company's Articles of Association so that § 61 added after § 6, which reads as
	follows:

"\ \ 6¹

- (1) The Company's conditional share capital shall be no more than EUR 500,000 (in words: five hundred thousand euros) and shall be divided into no more than 595,238 (in words: five hundred and ninety-five thousand two hundred and thirty-eight) series X ordinary bearer shares with a nominal value of EUR 0.84 (in words: eighty-four euro cents) each.
- (2) The purpose of the conditional share capital increase is to grant the right to subscribe for series X shares to holders of series A bearer subscription warrants issued by the Company pursuant to Resolution No. 6 of the Company's Extraordinary General Meeting of February 11, 2025 (the "Subscription Warrants").
- (3) The holders of Subscription Warrants shall be entitled to take up X series shares. The right to take up X series shares may be exercised until 04.02.2035 (inclusive)." ------

§ 5

Entry into force

This resolution shall become effective upon its adoption, subject to the need for the registry court to register the amendments to the Company's Articles of Association and the conditional increase in the Company's share capital resulting from this resolution in the Register of Entrepreneurs of the National Court Register.------

The chairman stated that the above resolution was adopted unanimously in an open vote.