Appendix 5 – The Articles of Association of Norsk Hydro ASA, including proposed amendments

Current Articles of Association	Proposed Articles of Association
Section 1	Section 1
The name of the company is Norsk Hydro ASA.	The name of the company is Norsk Hydro ASA.
Section 2	Section 2
The objectives of the company are to engage in industry, commerce and transport, to utilize energy resources and raw materials, and to engage in other activities connected with these objectives. Activities may also proceed through participation in or in co-operation with other enterprises.	The objectives of the company are to engage in industry, commerce and transport, to utilize energy resources and raw materials, and to engage in other activities connected with these objectives. Activities may also proceed through participation in or in co-operation with other enterprises.
Section 3	Section 3
The company's registered office is in Oslo.	The company's registered office is in Oslo.
Section 4	Section 4
The shares capital is NOK 2,205,899,565.804 divided into 2,009,015,998 shares with a nominal value of 1.098. The shares shall be registered in the Norwegian Central Securities Depository (VPS). The Board of Directors may refuse the transfer of shares and may take such other steps as may be necessary to prevent shares from being transferred in contravention of the restrictions laid down in Norwegian law.	The shares capital is NOK <u>2.172.381.071.328</u> divided into <u>1.978,489,136</u> shares with a nominal value of 1.098. The shares shall be registered in the Norwegian Central Securities Depository (VPS). The Board of Directors may refuse the transfer of shares and may take such other steps as may be necessary to prevent shares from being transferred in contravention of the restrictions laid down in Norwegian law.
Section 4A	Section 4A
If the share capital is increased, and provided that Norwegian law in force at the time so permits, preferential subscription rights shall be reserved in connection with each such capital increase on the conditions stipulated by the Board of Directors, for up to a) 0.83 percent of the increase for holders of the 83 unredeemed founder certificates, and up to b) 2.79 percent of the increase for holders of the 4343 unredeemed subscription certificates	If the share capital is increased, and provided that Norwegian law in force at the time so permits, preferential subscription rights shall be reserved in connection with each such capital increase on the conditions stipulated by the Board of Directors, for up to a) 0.83 percent of the increase for holders of the 83 unredeemed founder certificates, and up to b) 2.79 percent of the increase for holders of the 4343 unredeemed subscription certificates
4,343 unredeemed subscription certificates. These preferential rights shall not apply if the increase is made in order to issue shares to third parties as compensation for their transfer of assets to the company. The certificates may be transferred independently of the shares.	4,343 unredeemed subscription certificates. These preferential rights shall not apply if the increase is made in order to issue shares to third parties as compensation for their transfer of assets to the company. The certificates may be transferred independently of the shares.

Section 5	Section 5
The company's Board of Directors shall be composed of	The company's Board of Directors shall be composed of
nine to twelve members. The shareholder elected Board	nine to twelve members. The shareholder elected Board
members are elected by the General Meeting for periods	members are elected by the General Meeting for periods
of up to two years at a time.	of up to two years at a time.
Section 5A	Section 5A
The Nomination Committee consists of minimum three	The Nomination Committee consists of minimum three
and maximum four members who shall be shareholders	and maximum four members who shall be shareholders
or shareholders' representatives. The members of the	or shareholders' representatives. The members of the
Nomination Committee, including its chairperson, are	Nomination Committee, including its chairperson, are
elected by the General Meeting. The members of the	elected by the General Meeting. The members of the
Nomination Committee are elected for periods of up to	Nomination Committee are elected for periods of up to
two years at a time. If the chairperson resigns as member	two years at a time. If the chairperson resigns as member
of the Nomination Committee during the electoral	of the Nomination Committee during the electoral
period, the Nomination Committee shall elect among its	period, the Nomination Committee shall elect among its
members a new chairperson for the remainder of the	members a new chairperson for the remainder of the
new chairperson's electoral period.	new chairperson's electoral period.
The chairperson of the Board of Directors and the	The chairperson of the Board of Directors and the
President and CEO, who do not hold voting rights, shall	President and CEO, who do not hold voting rights, shall
be requested to attend at least one meeting of the	be requested to attend at least one meeting of the
Nomination Committee before it furnishes its final	Nomination Committee before it furnishes its final
recommendation.	recommendation.
The Nomination Committee makes its recommendation	The Nomination Committee makes its recommendation
to the General Meeting regarding the election of	to the General Meeting regarding the election of
shareholder elected members on the Board of Directors	shareholder elected members on the Board of Directors
and regarding remuneration to the Board members and	and regarding remuneration to the Board members and
deputy Board members. The Nomination Committee	deputy Board members. The Nomination Committee
makes its recommendation to the General Meeting	makes its recommendation to the General Meeting
regarding the election of the members and chairperson	regarding the election of the members and chairperson
of the Nomination Committee and regarding	of the Nomination Committee and regarding
remuneration to the members of the Nomination	remuneration to the members of the Nomination
Committee.	Committee.
The General Meeting adopts guidelines for the Nomination Committee.	The General Meeting adopts guidelines for the Nomination Committee.
Section 6	Section 6
The Board of Directors may authorize a Board member,	The Board of Directors may authorize a Board member,
the President or specifically designated employees to	the President or specifically designated employees to
sign for the company, and also to designate procurists.	sign for the company, and also to designate procurists.
The Board of Directors may decide that authorization to	The Board of Directors may decide that authorization to
sign for the company may only be exercised by several	sign for the company may only be exercised by several
persons jointly.	persons jointly.
Section 7	Section 7

The General Meeting shall be convened by the Board of	The General Meeting shall be convened by the Board of
Directors in accordance with applicable legal	Directors in accordance with applicable legal
requirements.	requirements.
Documents concerning matters to be considered at the	Documents concerning matters to be considered at the
General Meeting and which have been made available	General Meeting and which have been made available
for the shareholders on the company's website do not	for the shareholders on the company's website do not
have to be sent to the shareholders. This also applies to	have to be sent to the shareholders. This also applies to
documents which by law shall be included in or attached	documents which by law shall be included in or attached
to the notice of the General Meeting. A shareholder may	to the notice of the General Meeting. A shareholder may
nonetheless request that documents concerning matters	nonetheless request that documents concerning matters
to be considered at the General Meeting be sent to him	to be considered at the General Meeting be sent to him
or her free of charge.	or her free of charge.
of her nee of charge.	of her free of charge.
The wight to ottend and wate at the Compared Marthur and	The right to ottend and note at the Conserval Masting and
The right to attend and vote at the General Meeting may	The right to attend and vote at the General Meeting may
only be exercised by someone who is a shareholder five	only be exercised by someone who is a shareholder five
business days before the General Meeting (the Record	business days before the General Meeting (the Record
Date).	Date).
The Decard of Directory many determine that the	The Decard of Directory many determine that the
The Board of Directors may determine that the shareholders shall be able to cast their votes in writing,	The Board of Directors may determine that the shareholders shall be able to cast their votes in writing,
5	shareholders shall be able to cast their votes in writing,
Lincluding by electronic means, during a period proceeding.	including by electronic means, during a period proceeding
including by electronic means, during a period preceding the Congred Meeting Where such a form of yoting is	including by electronic means, during a period preceding
the General Meeting. Where such a form of voting is	the General Meeting. Where such a form of voting is
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to
the General Meeting. Where such a form of voting is	the General Meeting. Where such a form of voting is
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to
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the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender.	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender.
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender.	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender.
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall:	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall:
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of
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the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend;	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend;
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholders' members and deputy members	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholder elected members of the
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend;	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend;
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholders' members and deputy members to the Corporate Assembly; and	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholder elected members of the company's Board of Directors; and
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholders' members and deputy members to the Corporate Assembly; and c) deal with any other matters listed in the notice of the	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholder elected members of the company's Board of Directors; and c) deal with any other matters listed in the notice of the
the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholders' members and deputy members to the Corporate Assembly; and	the General Meeting. Where such a form of voting is used, a satisfactory method shall be employed to authenticate the identity of the sender. Section 8 The Annual General Meeting shall: a) approve the annual accounts and the Board of Director's report, including distribution of dividend; b) elect the shareholder elected members of the company's Board of Directors; and