

**Ordinær generalforsamling
i
Agillic A/S**

Den 30. marts 2022 kl. 15:00 blev der afholdt ordinær generalforsamling i Agillic A/S, CVR-nr. 25 06 38 64, hos Agillic A/S, Masnedøgade 22, 2., 2100 København Ø, med følgende dagsorden:

Dagsorden:

1. Bestyrelsens beretning om selskabets virksomhed i det forløbne år
2. Fremlæggelse af årsrapport med revisionspåtegning til godkendelse
3. Beslutning om anvendelse af overskud eller dækning af underskud i henhold til den godkendte årsrapport
4. Valg af bestyrelse
5. Valg af revisor
6. Forslag om at bemyndige bestyrelsen til at udstede warrants
7. Forslag om at ændre selskabets vedtægter
8. Eventuelt

Bestyrelsen havde i henhold til selskabets vedtægter udpeget advokat Søren Elmann Ingerslev som dirigent.

Dirigenten konstaterede med de fremmødtes tilslutning, at generalforsamlingen var lovligt indkaldt og beslutningsdygtig i henhold til dagsordenen, idet selskabet via Nasdaq First North

**Annual general meeting
in
Agillic A/S**

On 30 March 2022, at 15:00, the annual general meeting in Agillic A/S, company reg. no. 25 06 38 64, was held at Agillic A/S, Masnedøgade 22, 2nd floor, 2100 Copenhagen, with the following agenda:

Agenda:

1. The board of directors' report on the company's business during the past financial year
2. Presentation of the annual report with auditor's report for approval
3. Resolution on distribution of profits or covering of loss in accordance with the approved annual report
4. Election of board of directors
5. Election of auditor
6. Proposal to authorize the board of directors to issue warrants
7. Proposal to amend the company's articles of association
8. Any other business

In accordance with the company's articles of association the board of directors had elected attorney-at-law Søren Elmann Ingerslev as chairman.

With the approval of the attendees, the chairman noted that the general meeting was lawfully summoned and competent to transact the items on the agenda, as the company via Nasdaq First

Growth Market Copenhagen og selskabets hjemmeside den 14. marts 2022 havde offentliggjort indkaldelsen.

Der var ingen indvendinger mod lovligheden af indkaldelsen.

Formanden gennemgik dagsordenen for generalforsamlingen.

Dirigenten konstaterede, at der var repræsenteret nominelt kr. 324.968,10 aktier, svarende til 31,90 % af den samlede aktiekapital. Hertil oplyste dirigenten, at den deltagende aktiekapital repræsenterede 3.249.681,00 stemmer, svarende til 31,90 % af det samlede antal stemmer.

Stemmerne var repræsenteret således:

- 208.585 stemmer (svarende til 6,42 % af de repræsenterede aktier) via fuldmagt til bestyrelsen
- 3.041.096,00 stemmer (svarende til 93,58 % af de repræsenterede aktier) via instruktionsfuldmagter og brevstemmer.

Ad 1 – Bestyrelsens beretning om selskabets virksomhed i det forløbne år

Bestyrelsens beretning om selskabets virksomhed i det forløbne regnskabsår blev præsenteret.

Dirigenten konstaterede, at der ikke var spørgsmål eller bemærkninger til bestyrelsens beretning, og at generalforsamlingen tog bestyrelsens beretning om Agillic A/S' virksomhed i 2021 til efterretning.

North Growth Market Copenhagen and the company's website had published the notice on 14 March 2022.

There were no objections against the legality of the notice.

The chairman presented the agenda for the general meeting.

The chairman informed that nominal DKK 324,968.10 shares were represented, corresponding to 31.90 % of the share capital. In addition, the chairman informed that the attending share capital represented 3,249,681.00 votes corresponding to 31.90 % of the joint number of votes.

The number of votes were allocated as follows:

- 208,585 votes (corresponding to 6.42 % of the represented shares) via proxy to the board of directors
- 3,041,096.00 votes (corresponding to 93.58 % of represented shares) via instruction proxy and postal votes.

Re 1 – The board of director's report on the company's business during the past financial year

The board of directors' report regarding the company's activities in the past year was presented.

The chairman noted that there were no questions or comments to the board of directors' report and that the general meeting took the board of directors' report on Agillic A/S' activities in 2021 into consideration.

Ad 2 – Fremlæggelse af årsrapport med revisionspåtegning til godkendelse

Selskabets årsrapport for regnskabsåret 2021 blev gennemgået.

Resultatopgørelsen for regnskabsåret 2021, viste en omsætning på kr. 52.758.000 og et underskud på kr. -10.540.000.

Balancen viste pr. 31. december 2021 samlede aktiver for kr. 61.598.000 og en egenkapital på kr. -4.523.000.

Dirigenten konstaterede, at der ikke var spørgsmål eller bemærkninger til årsrapporten.

Generalforsamlingen godkendte årsrapporten for 2021.

Ad 3 – Beslutning om anvendelse af overskud eller dækning af underskud i henhold til den godkendte årsrapport

Bestyrelsen havde foreslået, at årets resultat overføres til næste år, og at der således ikke udbetales udbytte for regnskabsåret 2021.

Dirigenten konstaterede, at der ikke var spørgsmål eller bemærkninger til forslaget.

Generalforsamlingen godkendte forslaget.

Ad 4 – Valg af bestyrelse

Bestyrelsen havde foreslået genvalg af Johnny Emil Søbæk Henriksen, Michael Moesgaard Andersen, Jesper Genter Lohmann, Susanne Lund

Re 2 – Presentation of the annual with auditor's report for approval

The company's annual report of 2021 was reviewed.

The profit and loss statement for the financial year 2021 showed a revenue of DKK 52,758,000 and a loss of DKK -10,540,000 for the year.

The balance sheet as of 31 December 2021 showed total assets of DKK 61,598,000 and an equity of DKK -4,523,000.

The chairman noted that there were no questions or comments to the annual report.

The general meeting approved the annual report of 2021.

Re 3 – Resolution on distribution of profit or covering of loss in accordance with the approved annual report

The board of directors had proposed that the result of the year is transferred to the next financial year and that no dividend is paid out for financial year 2021.

The chairman noted that there were no questions or comments to the proposal.

The general meeting approved the proposal.

Re 4 – Election of board of directors

The board of directors had proposed to re-elect Johnny Emil Søbæk Henriksen, Michael Moesgaard Andersen, Jesper Genter Lohmann,

og Mikael Konnerup til bestyrelsen.

Generalforsamlingen godkendte forslaget.

Ad 5 – Valg af revisor

Bestyrelsen havde foreslået genvalg af selskabets nuværende revisor Deloitte Statsautoriseret Revisionspartnerselskab.

Generalforsamlingen godkendte forslaget.

Ad 6 – Forslag om at bemyndige bestyrelsen til at udstede warrants

Bestyrelsen havde foreslået, at bestyrelsen bemyndiges til at udstede warrants.

Ad 6.1 - Bemyndigelse i vedtægternes pkt. 3.10:

Det var foreslået, at følgende indsættes som pkt. 3.10 i selskabets vedtægter:

"3.10 Generalforsamlingen har den 30. marts 2022 bemyndiget bestyrelsen til at træffe beslutning om at udstede 500.000 warrants samt til at træffe beslutning om den dertilhørende kapitalforhøjelse. Bemyndigelsen er gældende frem til den 30. marts 2027 og omfatter et samlet beløb på op til nominelt DKK 50.000.

Bemyndigelsen kan udnyttes ad én eller flere gange.

Selskabets aktionærer skal ikke have fortegningsret ved bestyrelsens udnyttelse af denne

Susanne Lund and Mikael Konnerup to the board of directors.

The general meeting approved the proposal.

Re 5 – Election of auditor

The board of directors had proposed to re-elect the company's present auditor Deloitte Statsautoriseret Revisionspartnerselskab.

The general meeting approved the proposal.

Re 6 – Proposal to authorize the board of directors to issue warrants

The board of directors had proposed that the board of directors is authorized to issue warrants.

Re 6.1 - Authorization in section 3.10 of the articles of association:

It was proposed to insert the following in section 3.10 of the company's articles of association:

"3.10 On 30 March 2022 the general meeting authorized the board of directors to resolve on the issue of 500,000 warrants and to decide on the capital increase associated herewith. The authorization is valid until 30 March 2027 and covers a total amount of up to nominally DKK 50,000.

The authorization may be used on one or more occasions.

The company's shareholders shall not have pre-emption rights in connection with the board of

bemyndigelse forudsat, at warrants udstedes til en tegnings- eller udnyttelseskurs, som mindst svarer til markedskursen på tidspunktet for bestyrelsens beslutning om at udstede warrants.

De nærmere vilkår for udstedelse af warrants fastsættes af bestyrelsen – herunder regler om udnyttelsesvilkår for warrants, samt om modtagerens retsstilling i tilfælde af kapitalforhøjelse, kapitalnedsættelse, udstedelse af nye warrants, udstedelse af konvertible gældsbreve samt sel-skabets opløsning, fusion eller spaltning – inden modtagerens udnyttelse af tildelte warrants.

De nye aktier, der udstedes i henhold til denne bestemmelse, skal være omsætningspapirer og skal noteres på navn. Der findes ingen ind-skrænkninger i de nye aktiers omsættelighed.

Bestyrelsen træffer selv nærmere bestemmelse om de øvrige vilkår for kapitalforhøjelsens gen-nemførelse, herunder om tidspunktet for ret-tighedernes indtræden for de nye aktier.

Bestyrelsens beslutning om udstedelsen af war-rants skal optages i vedtægterne. Bestyrelsen er bemyndiget til at foretage de dertilhørende for-nødne vedtægtsændringer.

Bestyrelsen kan efter de til enhver tid gældende regler i selskabsloven genanvende eller genud-stede eventuelle bortfaldne eller ikke udnyttede warrants, forudsat at genanvendelsen eller gen-udstedelsen finder sted inden for de vilkår og tidsmæssige begrænsninger, der fremgår af denne bemyndigelse. Ved genanvendelse forstås adgangen for bestyrelsen til at lade en anden

directors' exercises of this authorization, pro-vided that the warrants are issued at a subscrip-tion or exercise price at least corresponding to the market price at the time of the of the board of directors' decision to issue warrants.

The specific terms for the issuance of warrants shall be determined by the board of directors - including the terms for exercise of warrants as well as the recipient's legal position in the event of a capital increase, capital decrease, issue of new warrants, issue of convertible notes and the dissolution, merger or demerger of the company - before the recipient's exercise of the warrants.

The new shares issued pursuant to this provision shall be negotiable instruments and registered shares. There are no restrictions on the negotia-bility of the new shares.

The board of directors resolves on the other terms for the completion of the capital increase, including the timing of the rights to the new shares.

The board of directors' decision to issue warrants shall be registered in the articles of association. The board of directors is authorized to make the related amendments to the articles of associa-tion.

The board of directors may in accordance with the provisions of the Companies Act in force from time to time, reuse or reissue any expired or un-exercised warrants, provided that such reuse or reissue is made within the terms and time limits set out in this authorization. Re-use shall mean the possibility for the board of directors to allow another contracting party to enter into an

aftalepart indtræde i en allerede bestående aftale om warrants. Ved genudstedelse forstår bestyrelsens mulighed for at inden for samme bemyndigelse at genudstede nye warrants, hvis de allerede udstedte warrants er bortfaldet."

Ad 6.2 – Bemyndigelse i vedtægternes pkt. 3.11:

Det var foreslået, at følgende indsættes som pkt. 3.11 i Selskabets vedtægter:

"3.11 Selskabet har på generalforsamlingen den 30. marts 2022 bemyndiget bestyrelsen til at træffe beslutning om at udstede 155.000 warrants samt til at træffe beslutning om den dertilhørende kapitalforhøjelse. Bemyndigelsen er gældende frem til den 30. april 2022 og omfatter et samlet beløb på op til nominelt DKK 15.500.

Bemyndigelsen kan udnyttes ad én eller flere gange.

Selskabets aktionærer skal ikke have fortegningsret ved bestyrelsens udnyttelse af denne bemyndigelse. 75.000 warrants omfattet af denne bemyndigelse kan udstedes til en tegnings- eller udnyttelseskurs, som svarer til markedskursen på selskabets aktier den 1. december 2021. 80.000 warrants omfattet af denne bemyndigelse kan udstedes til en tegnings- eller udnyttelseskurs, som svarer til markedskursen på selskabets aktier den 1. marts 2022.

Bestyrelsen er bemyndiget til at udstede warrants i henhold til denne bemyndigelse, selvom tegnings- eller udnyttelseskursen, som nævnt ovenfor, ligger under markedskursen for

already existing agreement on warrants. Re-issuance means the possibility for the board of directors, within the same authorization, to re-issue new warrants if the warrants already issued have lapsed."

Re 6.2 – Authorization in section 3.11 of the articles of association:

It was proposed to insert the following in section 3.11 of the Company's articles of association:

"3.11 On 30 March 2022 the general meeting authorized the board of directors to resolve on the issue of 155,000 warrants and to decide on the capital increase associated herewith. The authorization is valid until 30 April 2022 and covers a total amount of up to nominally DKK 15,500.

The authorization may be used on one or more occasions.

The company's shareholders shall not have pre-emption rights in connection with the board of directors' exercises of this authorization. 75,000 warrants covered by the authorization may be issued at a subscription or exercise price corresponding to the market price of the company's shares on 1 December 2021. 80,000 warrants covered by this authorization may be issued at a subscription or exercise price corresponding to the market price of the company's shares on 1 March 2022.

The board of directors is authorized to issue warrants pursuant to this authorization, regardless of the subscription or exercise price, as mentioned above, being lower than the market price

selskabets aktier på tidspunktet for bestyrelsens beslutning om at udstede warrants.

De nærmere vilkår for udstedelse af warrants fastsættes af bestyrelsen – herunder regler om udnyttelsesvilkår for warrants, samt om modtagerens retsstilling i tilfælde af kapitalforhøjelse, kapitalnedsættelse, udstedelse af nye warrants, udstedelse af konvertible gældsbreve samt selskabets opløsning, fusion eller spaltning – inden modtagerens udnyttelse af tildelte warrants.

De nye aktier, der udstedes i henhold til denne bestemmelse, skal være omsætningspapirer og skal noteres på navn. Der findes ingen indskrænkninger i de nye aktiers omsættelighed.

Bestyrelsen træffer selv nærmere bestemmelse om de øvrige vilkår for kapitalforhøjelsens genemførelse, herunder om tidspunktet for rettighedernes indtræden for de nye aktier.

Bestyrelsens beslutning om udstedelsen af warrants skal optages i vedtægterne. Bestyrelsen er bemyndiget til at foretage de dertilhørende for nødne vedtægtsændringer.

Bestyrelsen kan efter de til enhver tid gældende regler i selskabsloven genanvende eller genudstede eventuelle bortfaldne eller ikke udnyttede warrants, forudsat at genanvendelsen eller genudstedelsen finder sted inden for de vilkår og tidsmæssige begrænsninger, der fremgår af denne bemyndigelse. Ved genanvendelse forstås adgangen for bestyrelsen til at lade en anden aftalepart indtræde i en allerede bestående aftale om warrants. Ved genudstedelse forstås bestyrelsens mulighed for at indenfor samme

of the company's shares at the time of the board of directors' resolution to issue warrants.

The specific terms of the issue of warrants shall be determined by the board of directors - including the terms for exercise of warrants as well as the recipient's legal position in the event of a capital increase, capital decrease, issue of new warrants, issue of convertible notes and the dissolution, merger or demerger of the company - before the recipient's exercise of the warrants.

The new shares issued pursuant to this provision shall be negotiable instruments and registered shares. There are no restrictions on the negotiability of the new shares.

The board of directors resolves on the other terms for the completion of the capital increase, including the timing of the rights to the new shares.

The resolution of the board of directors to issue warrants shall be included in the articles of association. The board of directors is authorized to make the related amendments to the articles of association.

The board of directors may in accordance with the provisions of the Companies Act in force from time to time, reuse or reissue any expired or unexercised warrants, provided that such reuse or reissue is made within the terms and time limits set out in this authorization. Reuse shall mean the possibility for the board of directors to allow another contracting party to enter into an already existing agreement on warrants. Reissuance means the possibility for the board of directors, within the same authorization, to reissue

bemyndigelse at genudstede nye warrants, hvis de allerede udstedte warrants er bortfaldet."

Generalforsamlingen godkendte forslagene under pkt. 6.1 og 6.2.

Ad 7 – Forslag om at ændre selskabets vedtægter

Ad 7.1 - Koncernsprog

Det var foreslået at ændre selskabets koncernsprog til engelsk.

Forslaget indebar indsættelse af et nyt punkt 1.4 i vedtægterne med følgende ordlyd:

"1.4. Selskabets koncernsprog er engelsk. Selskabsmeddelelser kan udarbejdes på engelsk, såfremt bestyrelsen måtte beslutte det."

Ad 7.2 – Forlængelse af bemyndigelsers udløbsdato

Bestyrelsens bemyndigelser i vedtægternes punkt 3.1.(a) og 3.1.(b) til at forhøje selskabskapitalen udløber den 31. maj 2022. Det blev foreslået at forlænge bemyndigelsernes udløbsdato til den 30. marts 2027.

Forslaget indebar ændring af datoerne i punkt 3.1.(a) og 3.1.(b) i vedtægterne til følgende:

"3.1(a) Indtil den 30. marts 2027 er bestyrelsen bemyndiget til [...]." og

new warrants if the warrants already issued have lapsed."

The general meeting approved the proposals under item 6.1 and 6.2.

Re 7 – Proposal to amend the company's articles of association

Re 7.1 – Corporate language

It was proposed to amend the corporate language to English.

The proposal involved inclusion of a new section 1.4 in the articles of association with the following wording:

"1.4. The corporate language of the company is English. Company announcements are prepared in English, if decided so by the board of directors."

Re 7.2 - Extension of authorizations' expiration date

The board of directors' authorizations to increase the share capital in section 3.1.(a) and 3.1.(b) of the articles of associations expires on 31 May 2022. It was proposed to extend the expiration date of the authorizations to 30 March 2027.

The proposal involved amendment of the dates in section 3.1.(a) and 3.1.(b) of the articles of associations to the following:

"3.1(a) Until 30 March 2027 the board of directors is authorized to [...]." and

"3.1(b) Indtil den 30. marts 2027 er bestyrelsens bemyndiget til [...]."

Ad 7.3 – Fjernelse af fællesbestemmelse vedrørende begrænsning i bestyrelsens bemyndigelser

For at muliggøre yderligere kapitalforhøjelser, var det foreslået at fjerne vedtægternes punkt 3.1.(c).

Ad 7.4 – Fjernelse af henvisninger til bilag

Det var foreslået at fjerne henvisninger til bilag i bestyrelsens bemyndigelser til at udstede warrants i vedtægternes punkt 3.5, 3.7, 3.8 og 3.9.

Ad 7.5 – Forberedelse og afholdelse af generalforsamling på engelsk

Det var foreslået, at generalforsamlinger skal kunne afholdes på engelsk, hvilket inkluderer, at generalforsamlingsdokumenter skal kunne udarbejdes på engelsk.

Forslaget indebar indsættelse af et nyt punkt 4.18 i vedtægterne med følgende ordlyd:

"4.18 Generalforsamlingen kan afholdes på dansk eller engelsk efter bestyrelsens beslutning. Alle dokumenter til brug for selskabets generalforsamlinger, herunder, men ikke begrænset til, indkaldelsen og forhandlingsprotokollen, udarbejdes på engelsk og i det omfang lovgivningen kræver det, på dansk."

"3.1(b) Until 30 March 2027 the board of directors is authorized to [...]."

Re 7.3 – Removal of joint provision regarding limitations in the board of directors' authorizations

To permit further capital increases, it was proposed to remove section 3.1.(c) of the articles of association.

Re 7.4 – Removal of references to appendices

It was proposed to remove references to appendices in the board of directors' authorizations to issue warrants in section 3.5, 3.7, 3.8 and 3.9 of the articles of association.

Re 7.5 – Preparation and conductions of general meeting in English

It was proposed that general meetings may be conducted in English, which includes documents for the general meeting may be prepared in English.

The proposal involved inclusion of a new section 4.18 in the articles of association with the following wording:

"4.18 The general meeting may be held in Danish or English at the decision of the board of directors. All documents prepared for use in connection with general meetings, including but not limited to the notice and the minutes, will be prepared in English and to the extent required by law, in Danish."

Ad 7.6 – Elektronisk generalforsamling

Det var foreslået, at bestyrelsen skal være berettiget til at beslutte at afholde generalforsamlinger som en hel eller delvist elektronisk generalforsamling.

Forslaget indebar indsættelse af et nyt punkt 4.17 i vedtægterne med følgende ordlyd:

"4.17 Bestyrelsen kan beslutte, at der som supplement til fysisk fremmøde på generalforsamlingen gives adgang til, at aktionærerne kan deltage elektronisk i generalforsamlingen, herunder stemme elektronisk, uden at være fysisk til stede på generalforsamlingen (delvis elektronisk generalforsamling). Endvidere kan bestyrelsen beslutte, at generalforsamlingen afholdes elektronisk uden adgang til fysisk fremmøde (fuldstændig elektronisk generalforsamling). Bestyrelsen skal påse, at afholdelsen af en delvis- eller fuldstændig elektronisk generalforsamling sker på betryggende vis, herunder at IT-systemet gør det muligt at fastslå og validere, hvilke aktionærer der deltager, hvilken selskabskapital og stemmeret de respektive aktionærer repræsenterer og resultatet af afstemninger, samt at aktionærerne gennem internettet, videokonference eller telefonkonference kan deltage i generalforsamlingen. Bestyrelsen fastsætter de nærmere retningslinjer herfor."

Ad 7.7 – Fjernelse af bestemmelse vedrørende incitamentsaflønning

Det var foreslået at fjerne punkt 9 i vedtægterne som følge af, at selskabet ikke er omfattet af

Re 7.6 – Electronic general meeting

It was proposed that the board of directors should be entitled to decide to hold general meetings as a fully or partly electronically general meeting.

The proposal involved inclusion of a new section 4.17 in the articles of association with the following wording:

"4.17 The board of directors may decide that in addition to physical attendance at the general meeting, shareholders may be given the right to attend electronically in the general meeting, including voting electronically, without being physically present at the general meeting. In addition, the board of directors may decide that the general meeting shall be held electronically without access to physical attendance. The board of directors shall lay down the detailed guidelines for this. The board of directors shall ensure that an electronic general meeting is carried out reassuringly, including that the IT system allows for determining and validating which shareholders participate, the share capital and votes that each shareholder represents, the outcome of votes, and that the shareholders through internet, video conference or phone conference can participate at the general meeting. The board of directors shall lay down the detailed guidelines in this respect."

Re 7.7 – Removal of provision regarding incentive remuneration

It was proposed to remove section 9 of the articles of association as the company is not subject

reglerne om vederlagsrapport- og politik i selskabslovens §§ 139-139b.

Ad 7.8 – General opdatering af vedtægter

Det var foreslået at foretage en generel opdatering af vedtægterne i overensstemmelse med det vedlagte udkast til nye opdaterede vedtægter.

Et opdateret udkast til selskabets vedtægter blev herefter fremlagt.

Generalforsamlingen godkendte forslagene under pkt. 7.1-7.8.

Ad 8 – Eventuelt

Generalforsamlingen bemyndigede enstemmigt og med alle tilstede værende stemmer dirigenten til at anmelde det vedtagne til Erhvervsstyrelsen og til i forbindelse hermed at foretage sådanne ændringer i og tilføjelser til det på generalforsamlingen vedtagne, selskabets vedtægter og anmeldelsen til Erhvervsstyrelsen, som måtte være påkrævet for at opnå registrering, eller som blot måtte være hensigtsmæssige.

Der var ikke yderligere kommentarer eller spørgsmål fra aktionærerne.

Dirigenten konstaterede herefter, at dagsordenen var udtømt, og at samtlige forslag var blevet vedtaget.

to the rules in section 139-139(b) of the Danish Companies Act.

Re 7.8 – General update of articles of association

It was proposed to conduct a general update of the articles of association in accordance with the enclosed draft to new updated articles of association.

An updated draft of the articles of association of the company was subsequently presented.

The general meeting approved the proposals under item 7.1 and 7.8.

Re 8 – Any other business

The general meeting unanimously and with all votes present authorized the chairman of the meeting to apply for registration at the Danish Business Authority (Erhvervsstyrelsen) of the resolutions passed by the general meeting. Furthermore, the Chairman was authorized to make any alteration of or addition to the resolutions passed by the general meeting, the articles of association of the company and the registration form to the Danish Business Authority as may be required to obtain registration or may be suggested as expedient.

There were no further comments or questions from the shareholders.

The chairman informed that the formal agenda had been completed and that all of the proposals had been approved.

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Generalforsamlingen blev hævet kl. 15:06.

The general meeting was adjourned at 15:06.

Som dirigent:

Chairman of the meeting:

Søren Elmann Ingerslev

Søren Elmann Ingerslev