



This notice has been prepared in both Norwegian and English. In case of any discrepancies between the versions, the Norwegian version shall prevail.

**PROTOKOLL FRA
ORDINÆR GENERALFORSAMLING**
PHOTOCURE ASA

Den 5. mai 2025 kl. 17.00 ble det avholdt ordinær generalforsamling i Photocure ASA ("Selskapet") som et digitalt møte.

Styrets leder Dylan Hallerberg åpnet møtet og tok opp fortegnelse. Fortegnelsen over møtende aksjeeiere og fullmakter er vedlagt protokollen som Vedlegg 1.

Stemmegivning for de enkelte saker på dagsordenen er vedlagt protokollen som Vedlegg 2.

Til behandling forelå:

- Valg av møteleder og en person til å medundertegne protokollen**

Generalforsamlingen fattet følgende vedtak:

"Generalforsamlingen velger advokat Jon Fredrik Johansen, fra Advokatfirmaet Selmer AS, som møteleder. Selskapets finansdirektør, Erik Dahl, velges til å medundertegne protokollen sammen med møteleder."

- Godkjennelse av innkalling og dagsorden**

Generalforsamlingen fattet følgende vedtak:

"Innkallingen og dagsorden sendt til samtlige aksjeeiere med kjent oppholdssted den 11. april 2025 godkjennes."

**MINUTES FROM
ANNUAL GENERAL MEETING**

PHOTOCURE ASA

On 5 May 2025 at 17:00 hours (CEST), an annual general meeting was held in Photocure ASA (the "Company") as a digital meeting.

The chairperson of the board Dylan Hallerberg opened the meeting and registered the attendance. The record of shareholders present and proxies is attached to the minutes as Appendix 1.

The voting for each of the items on the agenda is attached to the minutes as Appendix 2.

The following matters were on the agenda:

- Election of chairperson of the meeting and a person to co-sign the minutes**

The general meeting made the following resolution:

"The general meeting elects attorney-at-law Jon Fredrik Johansen, with Advokatfirmaet Selmer AS, to chair the meeting. The Company's CFO, Erik Dahl, is elected to co-sign the minutes together with the chair of the meeting."

- Approval of notice and agenda**

The general meeting made the following resolution:

"The notice and the agenda, which were sent to all shareholders with a known address on 11 April 2025, are approved."

<p>3. Presentasjon av Selskapets status</p> <p>Erik Dahl holdt en kort presentasjon om Selskapets status.</p>	<p>3. Presentation of the Company's state of affairs</p> <p>Erik Dahl held a brief presentation of the Company's state of affairs.</p>
<p>4. Godkjennelse av årsregnskap og årsberetningen for regnskapsåret 2024</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Generalforsamlingen godkjenner styrets forslag til årsregnskap og årsberetning for regnskapsåret 2024, herunder styrets redegjørelse for foretaksstyring i henhold til regnskapsloven § 3-3b."</i></p>	<p>4. Approval of the annual accounts and annual report for the financial year 2024</p> <p>The general meeting made the following resolution:</p> <p><i>"The general meeting approves the board of director's proposal for annual accounts and annual report for the financial year 2024, including the board of directors' report on corporate governance pursuant to the Norwegian Accounting Act section 3-3b."</i></p>
<p>5. Godtgjørelse til styremedlemmene</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Godtgjørelse til styremedlemmene for fjoråret er fastsatt til NOK 620 000 for styreleder og NOK 360 000 for hvert styremedlem. I tillegg skal styremedlemmene ha rett til aksjeopsjoner med 21,113 aksjeopsjoner for styrelederen og 11 351 aksjeopsjoner for hver av de andre styremedlemmene.</i></p> <p><i>Styremedlemmer bosatt utenfor Norge vil kompenseres med et beløp tilsvarende EUR 125 for hver arbeidstime bruk på reising."</i></p>	<p>5. Remuneration to the board members</p> <p>The general meeting made the following resolution:</p> <p><i>"Remuneration to the members of the board for the last year is fixed to NOK 620,000 for the chairperson of the board and NOK 360,000 for each of the other board members. In addition, the members of the board will be entitled to stock options with 21,113 stock options for the chairperson and 11,351 stock options for each of the other board members.</i></p> <p><i>Board members domiciled outside Norway shall be compensated with an amount equivalent of EUR 125 for each working hour spent travelling."</i></p>
<p>6. Godtgjørelse til medlemmene av valgkomiteen</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Godtgjørelsene til medlemmene i valgkomiteen for fjoråret er fastsatt til NOK 20 000, med unntak av Robert Blatt som har valgt å gi avkall på godtgjørelse for hans arbeid for valgkomiteen."</i></p>	<p>6. Remuneration to the members of the nomination committee</p> <p>The general meeting made the following resolution:</p> <p><i>"Remuneration to the members of the nomination committee for the last year is fixed to NOK 20,000, except for Robert Blatt who has chosen to forgo any remuneration for his work on the nomination committee."</i></p>
<p>7. Godtgjørelse til revisor</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Godtgjørelse til revisor på NOK 2 128 000 for lovpålagt revisjon godkjennes."</i></p>	<p>7. Remuneration to the auditor</p> <p>The general meeting made the following resolution:</p> <p><i>"Remuneration to the auditor of NOK 2,128,000 for statutory audit is approved."</i></p>

<p>8. Godtgjørelsesrapport for ledende ansatte</p> <p>Generalforsamlingen avholdt en rådgivende avstemming om styrets forslag til godtgjørelsesrapport for ledende ansatte. Resultatet av avstemningen er inntatt i Vedlegg 2.</p> <p>9. Godkjennelse av retningslinjer for lederlønn</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Styrets forslag til retningslinjer om fastsettelse av lønn og annen godtgjørelse til daglig leder og andre ledende personer godkjennes."</i></p> <p>10. Valg av styremedlemmer</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Følgende personer velges som styremedlemmer:</i></p> <ul style="list-style-type: none"> – Dylan Hallerberg, styreleder – Ghizlane Tagmouti, styremedlem – Neal Shore, styremedlem <p><i>med en valgperiode frem til ordinær generalforsamling i 2026."</i></p> <p>11. Valg av medlemmer til valgkomiteen</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"Følgende personer velges som medlemmer til valgkomiteen:</i></p> <ul style="list-style-type: none"> – Robert Blatt, leder – Lars Viksmoen, medlem <p><i>med en valgperiode frem til ordinær generalforsamling i 2026."</i></p> <p>12. Styrefullmakt til erverv av egne aksjer</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <p><i>"I henhold til allmennaksjeloven §§ 9-4 og 9-5 gis styret fullmakt til å erverve Selskapets egne aksjer, på følgende vilkår:</i></p>	<p>8. Remuneration report for senior executives</p> <p>The general meeting held an advisory vote on the board of directors' proposal for remuneration report. The result from the vote is included in Appendix 2.</p> <p>9. Approval of remuneration guidelines for senior executives</p> <p>The general meeting made the following resolution:</p> <p><i>"The board of directors' proposal for guidelines for determining salaries and other remuneration to the CEO and other senior executives is approved."</i></p> <p>10. Election of board members</p> <p>The general meeting made the following resolution:</p> <p><i>"The following persons are elected as board members</i></p> <ul style="list-style-type: none"> – Dylan Hallerberg, chairperson – Ghizlane Tagmouti, board member – Neal Shore, board member <p><i>with an election term until the ordinary general meeting in 2026."</i></p> <p>11. Election of members to the nomination committee</p> <p>The general meeting made the following resolution:</p> <p><i>"The following persons are elected as members of the nomination committee:</i></p> <ul style="list-style-type: none"> – Robert Blatt, chairperson – Lars Viksmoen, member <p><i>with an election term until the ordinary general meeting in 2026."</i></p> <p>12. Board authorisation to acquire own shares</p> <p>The general meeting made the following resolution:</p> <p><i>"In accordance with the Norwegian Public Limited Liability Companies Act sections 9-4 and 9-5, the board of directors is authorised to acquire the Company's own shares, on the following conditions:</i></p>
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<p>1 <i>Selskapet kan, i en eller flere omganger, erverve egne aksjer opptil samlet pålydende verdi NOK 1 356 041,00. Fullmakten omfatter også erverv av avtalepart i egne aksjer.</i></p> <p>2 <i>Den høyeste og laveste kjøpesum som skal betales for aksjene som kan erverves i henhold til fullmakten er henholdsvis maksimalt NOK 250 og minimum NOK 0,50. Styret står for øvrig fritt med hensyn til på hvilken måte erverv og avhendelse av egne aksjer skal skje.</i></p> <p>3 <i>Fullmakten gjelder til ordinær generalforsamling i 2026, likevel senest til 30. juni 2026.</i></p> <p>4 <i>Aksjer ervervet i henhold til fullmakten skal enten slettes ved kapitalnedsettelse i Selskapet, brukes til godtgjørelse til styrets medlemmer, brukes i incentivprogram eller benyttes som vederlagsaksjer i forbindelse med erverv av virksomheter.</i></p> <p>5 <i>Fullmakten erstatter andre fullakter til styret til å erverve egne aksjer i Selskapet fra tidspunktet for registrering i Føretaksregisteret."</i></p>	<p>1 <i>The Company may, in one or more rounds, acquire shares with a total nominal value of up to NOK 1,356,041.00. The authorisation also includes acquisition of charge by agreement in own shares.</i></p> <p>2 <i>The highest and lowest purchase price payable for shares acquired pursuant to the authorisation shall be maximum NOK 250 and minimum NOK 0.50 respectively. The board of directors is incidentally free to decide on the means to be used to acquire and dispose of own shares.</i></p> <p>3 <i>This authorisation is valid until the ordinary general meeting in 2026, however no later than 30 June 2026.</i></p> <p>4 <i>Shares acquired pursuant to this authorisation shall either be deleted in connection with a later reduction of the registered share capital, be applied as remuneration to the members of the board, for incentive schemes or as consideration shares with regards to acquisition of businesses.</i></p> <p>5 <i>The authorisation replaces any other authorisation to the board of directors to acquire own shares in the Company from registration in the Norwegian Register of Business Enterprises."</i></p>
<p>13. Styrefullmakter til å gjennomføre kapitalforhøyelse</p>	<p>13. Board authorisations to increase the share capital</p>
<p>13.1 Fullmakt til kapitalforhøyelse på inntil 25 % av aksjekapitalen</p>	<p>13.1 Authorisation to share capital increase with up to 25% of the share capital</p>
<p>Forslaget ble ikke vedtatt.</p>	<p>The proposal was not resolved.</p>
<p>13.2 Fullmakt til kapitalforhøyelse på inntil 20 % av aksjekapitalen</p>	<p>13.2 Authorisation to share capital increase with up to 20% of the share capital</p>
<p>Forslaget ble ikke vedtatt.</p>	<p>The proposal was not resolved.</p>
<p>13.3 Fullmakt til kapitalforhøyelse på inntil 15 % av aksjekapitalen</p>	<p>13.3 Authorisation to share capital increase with up to 15% of the share capital</p>
<p>Forslaget ble ikke vedtatt.</p>	<p>The proposal was not resolved.</p>
<p>13.4 Fullmakt til kapitalforhøyelse på inntil 10 % av aksjekapitalen</p>	<p>13.4 Authorisation to share capital increase with up to 10% of the share capital</p>
<p>Generalforsamlingen fattet følgende vedtak:</p>	<p>The general meeting made the following resolution:</p>
<p>1. "I henhold til allmennaksjeloven § 10-14 gis styret herved fullmakt til å gjennomføre én eller flere kapitalforhøyelser samlet begrenset oppad til 2 712 082 aksjer pålydende NOK 0,50. Samlet</p>	<p>1. "Pursuant Section 10-14 of the Norwegian Public Limited Companies Act, the board of directors is hereby authorised to execute one or more share capital increases by issuing in total up to 2,712,082 shares with a nominal value of NOK 0.50. The total</p>

	<p>økning av aksjekapitalen kan utgjøre opp til NOK 1 356 041.</p> <p>2. Fullmakten kan benyttes til å utstede aksjer for å sikre finansiering av Selskapets utvikling. Fullmakten kan også benyttes ved erverv, fusjoner og andre virksomhetsformål som tjener Selskapets utvikling. Aksjer vil kunne utstedes mot kontantvederlag eller vederlag i form av andre aktiva (tingsinnskudd).</p> <p>3. Styret gis fullmakt til å fastsette øvrige vilkår for tegningen, herunder tegningskurs, dato for innbetaling og retten til videresalg av aksjene til andre.</p> <p>4. Fullmakten gjelder frem til Selskapets ordinære generalforsamling i 2026, likevel ikke lenger enn til 30. juni 2026.</p> <p>5. Eksisterende aksjeeiere s fortinnsrett til å tegne aksjer etter allmennaksjeloven § 10-4 kan settes til side.</p> <p>6. Fullmakten omfatter beslutning om fusjon i henhold til allmennaksjeloven § 13-5.</p> <p>7. Generalforsamlingen gir styret fullmakt til å endre Selskapets vedtekter vedrørende aksjekapitalen og antall aksjer når fullmakten brukes.</p> <p>8. Denne styrefullmakten erstatter tidligere gitte fullmakter til kapitalforhøyelse fra tidspunktet for registrering i Føretaksregisteret."</p> <p>13.5 Fullmakt til kapitalforhøyelse i henhold til Selskapets incentivprogram</p> <p>Generalforsamlingen fattet følgende vedtak:</p> <ol style="list-style-type: none"> "I henhold til allmennaksjeloven § 10-14 gis styret herved fullmakt til å gjennomføre én eller flere kapitalforhøyelser samlet begrenset oppad til 750 000 aksjer pålydende NOK 0,50. Samlet økning av aksjekapitalen kan utgjøre opp til NOK 375 000,00. Styret kan utvide aksjekapitalen ved utstedelse av aksjer til ansatte og medlemmer av styret. Fullmakten kan også benyttes til utstedelse av 	<p>amount by which the share capital may be increased is NOK 1,356,041.</p> <p>2. The authorisation may be used to issue shares in order to secure the financing of the Company's development. The authorisation can also be used in connection with acquisitions, mergers and other business purposes that serve the Company's development. Shares may be issued against cash deposit or against other assets (contribution in kind).</p> <p>3. The board of directors is authorised to decide upon the subscription terms, including subscription price, date of payment and the right to sell shares to others in relation to an increase of share capital.</p> <p>4. This authorisation is valid until the ordinary general meeting in 2026, however at the latest until 30 June 2026.</p> <p>5. Existing shareholders pre-emptive right to subscribe for shares according to Section 10-4 of the Norwegian Public Limited Liability Companies Act may be set aside.</p> <p>6. The authorisation includes decision on merger according to Section 13-5 of the Norwegian Public Limited Companies Act.</p> <p>7. The general meeting authorises the board of directors to amend the Company's articles of association concerning the share capital and number of shares when the authorisation is used.</p> <p>8. This authorisation replaces previously granted authorisations for share capital increase from registration in the Norwegian Register of Business Enterprises."</p> <p>13.5 Authorisation to share capital increase according to the Company's incentive program</p> <p>The general meeting made the following resolution:</p> <ol style="list-style-type: none"> "Pursuant to Section 10-14 of the Norwegian Public Limited Companies Act, the board of directors is hereby authorised to execute one or more share capital increases by issuing in total up to 750,000 shares with a nominal value of NOK 0.50. The total amount by which the share capital may be increased is NOK 375,000.00. The board of directors is authorised to increase the Company's share capital through issuing shares to employees and members of the board of directors.
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aksjer ved utøvelse av opsjoner/tegningsrettigheter tildelt under Selskapets incentivprogram.

3. *Fullmakten gjelder frem til Selskapets ordinære generalforsamling i 2026, likevel ikke lenger enn til 30. juni 2026.*
4. *Eksisterende aksjeeieres fortrinnsrett til å tegne aksjer etter allmennaksjeloven § 10-4 kan settes til side.*
5. *Fullmakten omfatter ikke beslutning om fusjon i henhold til allmennaksjeloven § 13-5 eller kapitalforhøyelse ved tingsinnskudd.*
6. *Generalforsamlingen gir styret fullmakt til å endre Selskapets vedtekter vedrørende aksjekapitalen og antall aksjer når fullmakten brukes."*

Ingen andre saker var til behandling.

The authorisation may also be used to issue shares in connection with the exercising of options/subscription rights allocated under the Company's incentive program.

3. *This authorisation is valid until the ordinary general meeting in 2026, however at the latest until 30 June 2026.*
4. *Existing shareholders pre-emptive right to subscribe for shares according to Section 10-4 of the Norwegian Public Limited Liability Companies Act may be set aside.*
5. *The authorisation does not include decision on merger according to Section 13-5 of the Norwegian Public Limited Companies Act or share capital increase with settlement against consideration in kind.*
6. *The general meeting authorises the board of directors to amend the Company's articles of association concerning the share capital and number of shares when the authorisation is used."*

No other matters were on the agenda.

Oslo, 5. mai 2025 / Oslo, 5 May 2025

Jon Fredrik Johansen

Erik Dahl

<p>Fortegnelse over møtende aksjeeiere registrert gjennom Selskapets kontofører er inntatt nedenfor. I tillegg hadde aksjonærer som representerte 289 896 aksjer registrert sin deltagelse direkte hos Selskapet innenfor påmeldingsfristen.</p> <p>Følgelig var det totalt 11 611 545 aksjer representert i generalforsamlingen, som tilsvarer 42,81% av Selskapets aksjekapital og 43,64% av stemmeberettigede aksjer.</p> <p>For aksjer registrert direkte hos Selskapet ble det avgitt stemmer 'FOR' på alle saker på dagsordenen.</p>	<p>The record of shareholders present registered by the Company's registrar is included below. In addition, shareholders representing 289,896 shares had registered their attendance directly with the Company within the registration deadline.</p> <p>Consequently, a total of 11,611,545 shares were represented at the general meeting, representing 42,81% of the Company's share capital and 43.64% of shares eligible for voting.</p> <p>For shares registered directly with the Company, it was voted 'FOR' on all matters on the agenda.</p>
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Total Represented

ISIN:	<u>NO0010000045 PHOTOCURE ASA</u>
General meeting date:	05/05/2025 17.00
Today:	05.05.2025

Number of persons with voting rights represented/attended : 1

	Number of shares	% sc
Total shares	27,120,820	
- own shares of the company	514,148	
Total shares with voting rights	26,606,672	
Represented by advance vote	10,661,449	40.07 %
Sum own shares	10,661,449	40.07 %
Represented by proxy	659,200	2.48 %
Represented by voting instruction	1,000	0.00 %
Sum proxy shares	660,200	2.48 %
Total represented with voting rights	11,321,649	42.55 %
Total represented by share capital	11,321,649	41.75 %

Registrar for the company:

NORDEA BANK ABP, FILIAL NORGE

Signature company:

PHOTOCURE ASA

Protocol for general meeting PHOTOCURE ASA

ISIN:	NO001000045 PHOTOCURE ASA				
General meeting date:	05/05/2025 17.00				
Today:	05.05.2025				

Shares class	For	Against	Poll in	Abstain	Poll not registered	Represented shares with voting rights
Agenda item 1 Election of a chairperson of the meeting and a person to co-sign the minutes						
Ordinær	11,321,649	0	11,321,649	0	0	11,321,649
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	41.75 %	0.00 %	41.75 %	0.00 %	0.00 %	
Total	11,321,649	0	11,321,649	0	0	11,321,649
Agenda item 2 Approval of notice and agenda						
Ordinær	11,321,649	0	11,321,649	0	0	11,321,649
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	41.75 %	0.00 %	41.75 %	0.00 %	0.00 %	
Total	11,321,649	0	11,321,649	0	0	11,321,649
Agenda item 4 Approval of the annual accounts and the annual report for the financial year 2024						
Ordinær	11,321,649	0	11,321,649	0	0	11,321,649
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	41.75 %	0.00 %	41.75 %	0.00 %	0.00 %	
Total	11,321,649	0	11,321,649	0	0	11,321,649
Agenda item 5 Remuneration to the board members						
Ordinær	8,238,029	3,051,620	11,289,649	32,000	0	11,321,649
votes cast in %	72.97 %	27.03 %		0.00 %		
representation of sc in %	72.76 %	26.95 %	99.72 %	0.28 %	0.00 %	
total sc in %	30.38 %	11.25 %	41.63 %	0.12 %	0.00 %	
Total	8,238,029	3,051,620	11,289,649	32,000	0	11,321,649
Agenda item 6 Remuneration to the members of the nomination committee						
Ordinær	11,289,649	0	11,289,649	32,000	0	11,321,649
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	99.72 %	0.00 %	99.72 %	0.28 %	0.00 %	
total sc in %	41.63 %	0.00 %	41.63 %	0.12 %	0.00 %	
Total	11,289,649	0	11,289,649	32,000	0	11,321,649
Agenda item 7 Remuneration to the auditor						
Ordinær	11,111,649	210,000	11,321,649	0	0	11,321,649
votes cast in %	98.15 %	1.86 %		0.00 %		
representation of sc in %	98.15 %	1.86 %	100.00 %	0.00 %	0.00 %	
total sc in %	40.97 %	0.77 %	41.75 %	0.00 %	0.00 %	
Total	11,111,649	210,000	11,321,649	0	0	11,321,649
Agenda item 8 Remuneration report for senior executives						
Ordinær	8,416,557	2,873,092	11,289,649	32,000	0	11,321,649
votes cast in %	74.55 %	25.45 %		0.00 %		
representation of sc in %	74.34 %	25.38 %	99.72 %	0.28 %	0.00 %	
total sc in %	31.03 %	10.59 %	41.63 %	0.12 %	0.00 %	
Total	8,416,557	2,873,092	11,289,649	32,000	0	11,321,649
Agenda item 9 Approval of remuneration guidelines for senior executives						
Ordinær	8,418,825	2,870,824	11,289,649	32,000	0	11,321,649
votes cast in %	74.57 %	25.43 %		0.00 %		
representation of sc in %	74.36 %	25.36 %	99.72 %	0.28 %	0.00 %	
total sc in %	31.04 %	10.59 %	41.63 %	0.12 %	0.00 %	
Total	8,418,825	2,870,824	11,289,649	32,000	0	11,321,649
Agenda item 10.1 Election of board members Dylan Hallerberg, chairperson						
Ordinær	10,916,464	405,185	11,321,649	0	0	11,321,649
votes cast in %	96.42 %	3.58 %		0.00 %		
representation of sc in %	96.42 %	3.58 %	100.00 %	0.00 %	0.00 %	
total sc in %	40.25 %	1.49 %	41.75 %	0.00 %	0.00 %	
Total	10,916,464	405,185	11,321,649	0	0	11,321,649
Agenda item 10.2 Election of board members Ghizlane Tagmouti, board member						
Ordinær	11,065,719	255,930	11,321,649	0	0	11,321,649

Shares class	For	Against	Poll in	Abstain	Poll not registered	Represented shares with voting rights
votes cast in %	97.74 %	2.26 %		0.00 %		
representation of sc in %	97.74 %	2.26 %	100.00 %	0.00 %	0.00 %	
total sc in %	40.80 %	0.94 %	41.75 %	0.00 %	0.00 %	
Total	11,065,719	255,930	11,321,649	0	0	11,321,649
Agenda item 10.3 Election of board members Neal Shore, board member						
Ordinær	11,067,987	253,662	11,321,649	0	0	11,321,649
votes cast in %	97.76 %	2.24 %		0.00 %		
representation of sc in %	97.76 %	2.24 %	100.00 %	0.00 %	0.00 %	
total sc in %	40.81 %	0.94 %	41.75 %	0.00 %	0.00 %	
Total	11,067,987	253,662	11,321,649	0	0	11,321,649
Agenda item 11.a Election of members to the nomination committee Robert Blatt, chairperson						
Ordinær	10,950,225	371,424	11,321,649	0	0	11,321,649
votes cast in %	96.72 %	3.28 %		0.00 %		
representation of sc in %	96.72 %	3.28 %	100.00 %	0.00 %	0.00 %	
total sc in %	40.38 %	1.37 %	41.75 %	0.00 %	0.00 %	
Total	10,950,225	371,424	11,321,649	0	0	11,321,649
Agenda item 11.2 Election of members to the nomination committee Lars Viksmoen, member						
Ordinær	10,950,225	371,424	11,321,649	0	0	11,321,649
votes cast in %	96.72 %	3.28 %		0.00 %		
representation of sc in %	96.72 %	3.28 %	100.00 %	0.00 %	0.00 %	
total sc in %	40.38 %	1.37 %	41.75 %	0.00 %	0.00 %	
Total	10,950,225	371,424	11,321,649	0	0	11,321,649
Agenda item 12 Board authorisation to acquire own shares						
Ordinær	11,321,649	0	11,321,649	0	0	11,321,649
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	100.00 %	0.00 %	100.00 %	0.00 %	0.00 %	
total sc in %	41.75 %	0.00 %	41.75 %	0.00 %	0.00 %	
Total	11,321,649	0	11,321,649	0	0	11,321,649
Agenda item 13.1 Board authorisations to increase the share capital no. 1 25%						
Ordinær	6,162,955	5,158,694	11,321,649	0	0	11,321,649
votes cast in %	54.44 %	45.57 %		0.00 %		
representation of sc in %	54.44 %	45.57 %	100.00 %	0.00 %	0.00 %	
total sc in %	22.72 %	19.02 %	41.75 %	0.00 %	0.00 %	
Total	6,162,955	5,158,694	11,321,649	0	0	11,321,649
Agenda item 13.2 Board authorisations to increase the share capital no. 2 20%						
Ordinær	6,580,193	4,741,456	11,321,649	0	0	11,321,649
votes cast in %	58.12 %	41.88 %		0.00 %		
representation of sc in %	58.12 %	41.88 %	100.00 %	0.00 %	0.00 %	
total sc in %	24.26 %	17.48 %	41.75 %	0.00 %	0.00 %	
Total	6,580,193	4,741,456	11,321,649	0	0	11,321,649
Agenda item 13.3 Board authorisations to increase the share capital no. 3 15%						
Ordinær	6,179,428	5,141,456	11,320,884	765	0	11,321,649
votes cast in %	54.58 %	45.42 %		0.00 %		
representation of sc in %	54.58 %	45.41 %	99.99 %	0.01 %	0.00 %	
total sc in %	22.79 %	18.96 %	41.74 %	0.00 %	0.00 %	
Total	6,179,428	5,141,456	11,320,884	765	0	11,321,649
Agenda item 13.4 Board authorisations to increase the share capital no. 4 10%						
Ordinær	10,678,884	432,000	11,110,884	210,765	0	11,321,649
votes cast in %	96.11 %	3.89 %		0.00 %		
representation of sc in %	94.32 %	3.82 %	98.14 %	1.86 %	0.00 %	
total sc in %	39.38 %	1.59 %	40.97 %	0.78 %	0.00 %	
Total	10,678,884	432,000	11,110,884	210,765	0	11,321,649
Agenda item 13.5 Board authorisations to increase the share capital no. 5 (incentive schemes)						
Ordinær	8,399,319	2,921,565	11,320,884	765	0	11,321,649
votes cast in %	74.19 %	25.81 %		0.00 %		
representation of sc in %	74.19 %	25.81 %	99.99 %	0.01 %	0.00 %	
total sc in %	30.97 %	10.77 %	41.74 %	0.00 %	0.00 %	
Total	8,399,319	2,921,565	11,320,884	765	0	11,321,649

Registrar for the company:

NORDEA BANK ABP, FILIAL NORGE

Signature company:

PHOTOCURE ASA

Share information

Name	Total number of shares	Nominal value	Share capital	Voting rights
Ordinær	27,120,820	0.50	13,560,410.00	Yes
Sum:				

§ 5-17 Generally majority requirement

requires majority of the given votes

§ 5-18 Amendment to resolution

Requires two-thirds majority of the given votes
like the issued share capital represented/attended on the general meeting