

ATEA ASA

**PROTOKOLL FRA ORDINÆR
GENERALFORSAMLING
Org. nr. 920 237 126**

Den 29. april 2025 kl. 09:00 ble det avholdt ordinær generalforsamling i Atea ASA i selskapets lokaler i Karvesvingen 5, 0567 Oslo, Norge.

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Generalforsamlingen ble åpnet av CFO, Robert Giori. Robert Giori informerte om aksjonærer representert på generalforsamlingen (personlig eller ved fullmakt), herunder aksjonærer som hadde avgitt forhåndsstemmer, i henhold til fortegnelse opprettet av Nordea Bank ASA. Fortegnelsen anga at 97 741 674 aksjer (med samsvarende antall stemmer) var representert på møtet, hvilket tilsvarer 86.97% av alle utstedte aksjer i selskapet. Fortegnelse er vedlagt som **Vedlegg 1**.

Følgende saker forelå til behandling

1. Valg av møteleder

Robert Giori ble valgt som møteleder.

2. Valg av person til å undertegne protokollen sammen med møteleder

Ole Johan Fjellestad ble valgt til å undertegne protokollen sammen med møteleder.

3. Godkjenning av innkalling og dagsorden

Innkallingen og dagsorden ble godkjent.

4. Konsernsjefens redegjørelse

Selskapets daglige leder redegjorde for utviklingen og driften til selskapet og konsernet siden forrige generalforsamling. Generalforsamlingen tok rapporten til etterretning.

**MINUTES FROM THE ANNUAL
GENERAL MEETING
Business Reg. No. 920 237 126**

On 29 April 2025 at 09:00 a.m., the annual General Meeting of Atea ASA was held in the company's premises at Karvesvingen 5, 0567 Oslo, Norway.

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The meeting was opened by the CFO, Robert Giori. Robert Giori informed about shares represented at the General Meeting (either in person or by proxy), including shareholders that had provided advance votes, pursuant to a summary prepared by Nordea Bank ASA. The summary stipulated that 97,741,674 shares (with a corresponding number of votes) were represented at the meeting, which represents 86.97 % of all issued shares in the company. The summary is enclosed hereto as **Appendix 1**.

The following issues were on the agenda:

1. Election of chairperson for the meeting

Robert Giori was elected to chair the meeting.

2. Election of an individual to sign the minutes jointly with the chairperson

Ole Johan Fjellestad was elected to sign the minutes jointly with the chairperson.

3. Approval of the notice of the meeting and agenda

The summons and agenda were approved.

4. Report from the CEO

The company's CEO accounted for the development and operations of the company and the Group since the last General Meeting. The General Meeting took account of the report.

5. Godkjenning av årsregnskapet og årsberetningen for 2024 for morselskapet og konsernet med resultatdisponering

Årsregnskapet for 2024 for selskapet og konsernet, sammen med styrets årsberetning ble redegjort for.

Årsregnskapet viser et overskudd på NOK 775 millioner for konsernet og et overskudd på NOK 798 millioner for morselskapet.

Generalforsamlingen fattet følgende vedtak:

"Årsregnskapet og styrets årsberetning for 2024 godkjennes. Årsresultatet overføres til annen (fri) egenkapital i henhold til styrets forslag."

6. Beslutning om utdeling av utbytte

Generalforsamlingen fattet følgende vedtak:

"I henhold til styrets forslag ble det vedtatt å utdele utbytte for regnskapsåret 2024.

Det skal utdeles et utbytte på NOK 7,00 for hver av selskapets aksjer, utbetalte i to like store utbetalinger i mai og november 2025. Basert på selskapets 112 384 093 aksjer, utgjør den totale utbytteutbetalingen NOK 786 688 651. I forhold til norske skatteregler skal utbyttet anses som tilbakebetaling av innskutt kapital.

Første del av utbytte, NOK 3,50 skal utdeles til dem som er aksjonær i selskapet på registreringsdatoen 22. mai 2025. Aksjene skal handles eksklusive utbytte fra og med 21. mai 2024. Utbetalning av utbytte vil finne sted innen 27. mai 2025.

Det skal i tillegg deles ut et utbytte på NOK 3,50 for til dem som er aksjonærer i selskapet på registreringsdatoen 20. november 2025. Aksjene skal handles eksklusive utbytte fra og med 19. november 2025. Utbetalning av utbytte vil finne sted innen 24. november 2025."

5. Approval of the financial statements and annual report for 2024 for the parent company and the Group, including year-end allocations

The 2024 financial statements for the company and the Group, together with the Board of Directors' annual report, were accounted for.

The financial statements show a profit of NOK 775 million for the Group and a profit of NOK 798 million for the parent company.

The General Meeting passed the following resolution:

"The financial statements and the Board of Directors' annual report for 2024 are approved. Profit for the year is transferred to other (free) equity according to the Board of Directors' proposal."

6. Resolution regarding distribution of dividends

The General Meeting passed the following resolution:

"In accordance with the proposal of the Board of Directors, it was resolved to distribute a dividend for the accounting year 2024.

A dividend of NOK 7.00 shall be distributed for each of the company's shares, to be paid in two equal instalments in May and November 2025. Based on the company's 112,384,093 shares, the total dividend distribution equals NOK 786,688,651. For Norwegian tax purposes, the dividend shall be considered as repayment of paid in capital.

A first dividend payment of NOK 3.50 shall be distributed for each of the company's shares to the shareholders as of the record date of 22 May 2025. The shares shall be traded exclusive of dividend as of 21 May 2025. Payment of the dividend will take place within 27 May 2025.

A second dividend payment of NOK 3.50 shall be distributed for each of the company's shares to the shareholders as of the record date of 20 November 2025. The shares shall be traded exclusive of dividend as of 19 November 2025. Payment of the dividend will take place within 24 November 2025."

7. Godkjennelse av revisors honorar

Generalforsamlingen ble informert om revisjonsarbeidet utført av selskapets revisor, Deloitte AS, i 2024, og at revisor hadde mottatt NOK 1 700 000 i godtgjørelse for revisionstjenester og NOK 1 320 000 for attestasjonstjenester i forbindelse med bærekrafts rapportering for regnskapsåret 2024.

Generalforsamlingen fattet følgende vedtak:

"Revisors godtgjørelse for 2024 godkjennes"

8. Fastsettelse av godtgjørelse til styrets medlemmer og medlemmer av revisjonskomitéen

Nominasjonskomiteens forslag til honorering av styrets medlemmer for arbeid i 2024 ble gjennomgått.

I henhold til nominasjonskomiteens innstilling fattet generalforsamlingen følgende vedtak:

"Honoraret til styrets leder for 2024 fastsettes til NOK 500 000.

Honoraret til aksjonærvalgte styremedlemmer for 2024 fastsettes til NOK 200 000 per person.

Honoraret til ansattvalgte styremedlemmer for 2024 fastsettes til NOK 150 000 per person."

Medlemmer av revisjonskomiteen vil motta følgende kompensasjon:

Leder av revisjonskomiteen: NOK 150 000 kroner.

Øvrige medlemmer av revisjonskomiteen: NOK 100 000 hver."

9. Fastsettelse av godtgjørelse til valgkomiteen

Styret foreslår at generalforsamlingen fatter følgende vedtak om godtgjørelse til medlemmene av valgkomiteen:

7. Approval of the auditor's fee

The General Meeting was informed about the auditing work undertaken by the company's auditor, Deloitte AS, in 2024, and that the auditor for auditing services had received a remuneration of NOK 1,700,000 and NOK 1,320,000 for sustainability statement assurance for Atea ASA for the financial year 2024.

The General Meeting made the following resolution:

"The auditor's fees for 2024 are approved."

8. Adoption of the remuneration to be paid to Board members and Audit Committee members

The Nomination Committee's proposal for remuneration of board members' work in 2024 was reviewed.

In accordance with the Nomination Committee's proposal, the General Meeting made the following resolution:

"Remuneration to the Chairman of the Board for 2024 is set to NOK 500,000.

Remuneration to shareholder elected Board members for 2024 is set to NOK 200,000 each.

Remuneration to employee elected Board members for 2024 is set to NOK 150,000 each.

Members of the Audit committee will receive the following incremental compensation:

Head of Audit committee: NOK 150,000.

Other members of the Audit committee: NOK 100,000 each."

9. Adoption of the remuneration to the Nomination committee

The Board of Directors proposes that the General Meeting makes the following resolution with respect to remuneration to the members of the Nomination Committee:

«Godtgjørelse til hver av medlemmene av valgkomiteen for perioden mellom generalforsamlingen for 2023 og 2024 fastsettes til NOK 20 000.»

“Remuneration to each member of the Nomination Committee for the period between the General Meeting in 2023 until the General Meeting in 2024 is set to NOK 20,000.”

10. Valg av medlemmer til valgkomitéen

Funksjonstiden for de nåværende valgte medlemmene av valgkomiteen utløper på datoен for ordinær generalforsamling 2025 og dermed må nye medlemmer velges av generalforsamlingen.

Generalforsamlingen fattet følgende vedtak:

«Det ble vedtatt at Karl Martin Stang og Kristin Omreng skal gjenvelges som medlemmer til valgkomiteen»

11. Godkjennelse av lederlønnsrapport

I henhold til forslag fra styret fattet generalforsamlingen følgende vedtak:

“Lederlønnsrapporten om fastsettelse av lønn og annen godtgjørelse til ledende personell godkjennes.”

12. Styrets erklæring om foretaksstyring i henhold til regnskapslovens § 3-3b

Generalforsamlingen ble orientert om styreerklæringen avgitt i henhold til regnskapsloven § 3-3b vedrørende selskapets prinsipper og praksis for god foretaksstyring. Styreerklæringen er gjort tilgjengelig for aksjonærerne gjennom retningslinjene for god foretaksstyring som fremgår av selskapets årsrapport. Erklæringen vil ikke bli gjenstand for stemmeavgivelse på generalforsamlingen.

10. Election of Nomination Committee members

The term of office for the current elected members of the Nomination Committee expires at the date of the Annual General Meeting 2025 and thus new members must be elected by the General Meeting

The General Meeting made the following resolution:

“It was resolved to re-elect Karl Martin Stang and Kristin Omreng as members of the Nomination Committee.”

11. Approval of Remuneration report for leading personnel

In accordance with the Board of Directors' proposal, the General Meeting made the following resolution:

“The remuneration report for leading personnel is approved by an advisory vote.”

12. The Board of Directors' statement of business control pursuant to the Accounting Act's Section 3-3b

The General Meeting was informed of the board statement prepared in accordance to § 3-3b of the Accounting Act, regarding the company's principles and practices on corporate governance. The board statement is made available to the shareholders through the guidelines on corporate governance included in the company's Annual Report. The statement will not be subject to a cast of votes at the General Meeting.

13. Fullmakt til styret til å utvide aksjekapitalen iht. allmennaksjeloven § 10-14

Generalforsamlingen ble orientert om styrets forslag om at generalforsamlingen skal tildele styret fullmakt til å forhøye selskapets aksjekapital.

I henhold til styrets forslag fattet generalforsamlingen følgende vedtak:

«Styret i Atea ASA gis fullmakt etter allmennaksjeloven § 10-14 til å forhøye selskapets aksjekapital med maksimalt NOK 11 000 000 ved utstedelse av inntil 11 000 000 nye aksjer, i en eller flere runder.

Fullmakten omfatter også innbetalinger som foretas med andre midler enn kontanter og muligheten til å gjøre opp aksjeinnskudd ved motregning og rett til å pådra seg særskilte forpliktelser på vegne av selskapet, jfr. allmennaksjeloven § 10-12.

Aksjekapitalforhøyelsen skal kunne benyttes til å styrke selskapets egenkapital, oppkjøp av komplementær virksomhet og eventuelle tilhørende forpliktelser, og til å utstede aksjer som fusjonsvederlag og i forbindelse med etablering av samarbeid med industrielle eller strategiske partnere.

Fullmakten omfatter aksjekapitalforhøyelser i forbindelse med fusjoner etter allmennaksjeloven § 13-5.

Denne fullmakten trer i kraft fra det tidspunkt den er registrert i Foretaksregisteret og er gyldig frem til ordinær generalforsamling i 2026, men utløper senest 30. juni 2026.

Det skal være mulig å fravike aksjonærenes fortrinnsrett til å tegne og få tildelt aksjer etter allmennaksjeloven § 10-4.

Styret fastsetter tegningsvilkårene, herunder tegningskursen.

Styret gis fullmakt til å endre vedtektenes § 4 etter hvert som fullmakten benyttes.”

13. Power of attorney to the Board of Directors to increase the share capital pursuant to Section 10-14 of the Public Limited Liability Companies Act

A presentation was given of the Board of Directors' proposal that the General Meeting shall provide the Board of Directors with a power of attorney to increase the company's share capital.

Pursuant to the Board of Director's proposal, the General Meeting made the following resolution:

“The Board of Directors of Atea ASA is granted a power of attorney pursuant to Section 10-14 of the Norwegian Public Limited Liability Companies Act to increase the company's share capital by a maximum of NOK 11,000,000 through issuance of a maximum of 11,000,000 new shares, in one or more rounds.

The power of attorney also encompasses payments made by means other than cash and the ability to settle share capital contributions through set off and the right to incur specific obligations on behalf of the company, cf. Section 10-12 of the Norwegian Public Limited Liability Companies Act.

It shall be possible to use the share capital increase to strengthen the company's equity, acquire complementary businesses and any associated obligations, and to issue shares as merger consideration and in connection with the establishment of cooperation with industrial or strategic partners.

The authorization covers share capital increases in connection with mergers pursuant to Section 13-5 of the Norwegian Public Limited Liability Companies Act.

This power of attorney shall be effective from the date it is registered in the Norwegian Register of Business Enterprises and will remain valid until the Annual General Meeting in 2026, however it will expire no later than 30 June 2026.

It shall be possible to waive the pre-emptive rights of the shareholders to subscribe for and be allotted shares pursuant to Section 10-4 of the Norwegian Public Limited Liability Companies Act.

The Board of Directors shall determine the subscription terms, including the subscription price.

The Board of Directors is authorised to amend Article 4 of the Articles of Association as the power of attorney is utilised.”

14. Fullmakt til styret til å kjøpe tilbake Atea-aksjer iht. allmennaksjelovens § 9-4

Generalforsamlingen ble orientert om styrets forslag om å gi styret fullmakt til å kjøpe tilbake selskapets egne aksjer.

Generalforsamlingen fattet følgende vedtak:

"Styret i Atea ASA gis fullmakt i henhold til allmennaksjeloven § 9-4 til å kunne la Atea ASA og/eller dettes datterselskaper kjøpe aksjer i Atea ASA med maksimal pålydende verdi på NOK 10 000 000. Minimums- og maksimumsprisen som kan betales for hver aksje skal være henholdsvis NOK 1 (pålydende) og NOK 250. Styret står fritt til å bestemme på hvilken måte erverv og avhendelse av selskapets egne aksjer kan skje.

Denne fullmakten skal være gyldig inntil ordinær generalforsamling i 2026, men løper likevel ut senest 30. juni 2026.

Fra registreringstidspunktet i Foretaksregisteret erstatter denne fullmakten tidligere fullmakt til å kjøpe egne aksjer, gitt til styret på ordinær generalforsamling avholdt 25. april 2024."

14. Power of attorney to the Board of Directors to buy back shares in Atea pursuant to Section 9-4 of the Public Limited Liability Companies Act

A presentation was given of the Board of Director's proposal to authorise the Board of Directors to buy back the company's own shares.

The General Meeting made the following resolution:

"The Board of Directors of Atea ASA is granted a power of attorney pursuant to Section 9-4 of the Norwegian Public Limited Liability Companies Act to allow Atea ASA and/or its subsidiaries to acquire shares in Atea ASA with a maximum par value of NOK 10,000,000. The minimum and maximum price that may be paid for each share is NOK 1 (par value) and NOK 250, respectively. The Board of Directors is free to determine the methods to be used for the acquisition and sale of the company's own shares.

This power of attorney will remain valid until the Annual General Meeting in 2026, however it will expire no later than 30 June 2026.

From the time of registration with the Norwegian Register of Business Enterprises, this authorization replaces the previous authorization to acquire own shares, granted to the Board of Directors at the Annual General Meeting held on 25 April 2024."

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Samtlige beslutninger ble fattet med det nødvendige flertall. Stemmer avgitt for hvert enkelt punkt i agendaen fremgår av vedlagte stemmeoversikt.

Ettersom det ikke var ytterligere saker på dagsorden, ble generalforsamlingen hevet.

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All resolutions were made with the required majority. The votes provided for each of the items at the agenda is provided in the attached voting schedule.

As there were no further matters on the agenda the General Meeting was adjourned.

*In case of discrepancy between the Norwegian and the
English text, the Norwegian text shall prevail*

ATEA

Oslo, 29. april 2025

Robert Giori

Ole Johan Fjellestad

Total Represented

ISIN: NO0004822503 ATEA ASA A-AKSJER

General meeting date: 29/04/2025 09.00

Today: 29.04.2025

Number of persons with voting rights represented/attended : 1

	Number of shares % sc
Total shares	112,384,093
- own shares of the company	991,466
Total shares with voting rights	111,392,627
Represented by advance vote	95,921,980 86.11 %
Sum own shares	95,921,980 86.11 %
Represented by proxy	1,125,532 1.01 %
Represented by voting instruction	694,162 0.62 %
Sum proxy shares	1,819,694 1.63 %
Total represented with voting rights	97,741,674 87.75 %
Total represented by share capital	97,741,674 86.97 %

Registrar for the company: Signature company:

NORDEA BANK ABP, FILIAL NORGE ATEA ASA A-AKSJER

Protocol for general meeting ATEA ASA A-AKSJER

ISIN: N00004822503 ATEA ASA A-AKSJER

General meeting date: 29/04/2025 09.00

Today: 29.04.2025

Shares class	For	Against	Poll in	Abstain	Poll not registered	Represented shares with voting rights
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Agenda item 1 Election of chairperson for the meeting

A - aksje	97,741,500	0	97,741,500	174	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,741,500	0	97,741,500	174	0	97,741,674

Agenda item 2 Election of an individual to sign the minutes jointly with the chairperson

A - aksje	97,741,494	0	97,741,494	180	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,741,494	0	97,741,494	180	0	97,741,674

Agenda item 3 Approval of the notice of the meeting and agenda

A - aksje	97,741,500	0	97,741,500	174	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,741,500	0	97,741,500	174	0	97,741,674

Agenda item 5 Approval of the financial statements and annual report for 2024 for the parent company and Group, including year-end allocations

A - aksje	97,488,409	174	97,488,583	253,091	0	97,741,674
votes cast in %	100.00 %	0.00 %		0.00 %		
representation of sc in %	99.74 %	0.00 %	99.74 %	0.26 %	0.00 %	
total sc in %	86.75 %	0.00 %	86.75 %	0.23 %	0.00 %	
Total	97,488,409	174	97,488,583	253,091	0	97,741,674

Agenda item 6 Resolution regarding distribution of dividend in May and November 2025

A - aksje	97,722,396	19,278	97,741,674	0	0	97,741,674
votes cast in %	99.98 %	0.02 %		0.00 %		
representation of sc in %	99.98 %	0.02 %	100.00 %	0.00 %	0.00 %	
total sc in %	86.95 %	0.02 %	86.97 %	0.00 %	0.00 %	
Total	97,722,396	19,278	97,741,674	0	0	97,741,674

Agenda item 7 Approval of the auditor's fees

A - aksje	97,430,046	311,453	97,741,499	175	0	97,741,674
votes cast in %	99.68 %	0.32 %		0.00 %		
representation of sc in %	99.68 %	0.32 %	100.00 %	0.00 %	0.00 %	
total sc in %	86.69 %	0.28 %	86.97 %	0.00 %	0.00 %	
Total	97,430,046	311,453	97,741,499	175	0	97,741,674

Agenda item 8.1 Adoption of the remuneration to be paid -Chairman of the Board

A - aksje	97,740,125	174	97,740,299	1,375	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,740,125	174	97,740,299	1,375	0	97,741,674

Agenda item 8.2 Adoption of the remuneration to be paid -Members elected by the shareholders

A - aksje	97,740,125	174	97,740,299	1,375	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,740,125	174	97,740,299	1,375	0	97,741,674

Agenda item 8.3 Adoption of the remuneration to be paid -Members elected by the employees

A - aksje	97,740,125	174	97,740,299	1,375	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,740,125	174	97,740,299	1,375	0	97,741,674

Agenda item 8.4 Adoption of the remuneration to be paid -Head of Audit committee

Shares class	For	Against	Poll in	Abstain	Poll not registered	Represented shares with voting rights
A - aksje	97,740,125	174	97,740,299	1,375	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,740,125	174	97,740,299	1,375	0	97,741,674
Agenda item 8.5 Adoption of the remuneration to be paid -Other members of the Audit committee						
A - aksje	97,740,125	174	97,740,299	1,375	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,740,125	174	97,740,299	1,375	0	97,741,674
Agenda item 9 Adoption of the remuneration to the Nomination Committee						
A - aksje	95,940,125	1,800,174	97,740,299	1,375	0	97,741,674
votes cast in %	98.16 %	1.84 %		0.00 %		
representation of sc in %	98.16 %	1.84 %	100.00 %	0.00 %	0.00 %	
total sc in %	85.37 %	1.60 %	86.97 %	0.00 %	0.00 %	
Total	95,940,125	1,800,174	97,740,299	1,375	0	97,741,674
Agenda item 10.1 Election of members to the Nominating Committee -Karl Martin Stang						
A - aksje	97,640,408	78,765	97,719,173	22,501	0	97,741,674
votes cast in %	99.92 %	0.08 %		0.00 %		
representation of sc in %	99.90 %	0.08 %	99.98 %	0.02 %	0.00 %	
total sc in %	86.88 %	0.07 %	86.95 %	0.02 %	0.00 %	
Total	97,640,408	78,765	97,719,173	22,501	0	97,741,674
Agenda item 10.2 Election of members to the Nominating Committe -Kristin Omreng						
A - aksje	97,640,408	78,765	97,719,173	22,501	0	97,741,674
votes cast in %	99.92 %	0.08 %		0.00 %		
representation of sc in %	99.90 %	0.08 %	99.98 %	0.02 %	0.00 %	
total sc in %	86.88 %	0.07 %	86.95 %	0.02 %	0.00 %	
Total	97,640,408	78,765	97,719,173	22,501	0	97,741,674
Agenda item 11 Approval of Remuneration report for leading personnel						
A - aksje	73,692,479	21,670,981	95,363,460	2,378,214	0	97,741,674
votes cast in %	77.28 %	22.73 %		0.00 %		
representation of sc in %	75.40 %	22.17 %	97.57 %	2.43 %	0.00 %	
total sc in %	65.57 %	19.28 %	84.86 %	2.12 %	0.00 %	
Total	73,692,479	21,670,981	95,363,460	2,378,214	0	97,741,674
Agenda item 12 The Board of Director's statement of business control pursuant to the Accounting Act's Section 3-3b						
A - aksje	97,741,399	0	97,741,399	275	0	97,741,674
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 %	86.97 %	0.00 %	86.97 %	0.00 %	0.00 %	
Total	97,741,399	0	97,741,399	275	0	97,741,674
Agenda item 13 Power of attorney to the Board of Directors to increase the share capital pursuant to Section 10-14 of the Public Limited Liability Compani						
A - aksje	97,599,389	142,275	97,741,664	10	0	97,741,674
votes cast in %	99.85 %	0.15 %		0.00 %		
representation of sc in %	99.85 %	0.15 %	100.00 %	0.00 %	0.00 %	
total sc in %	86.84 %	0.13 %	86.97 %	0.00 %	0.00 %	
Total	97,599,389	142,275	97,741,664	10	0	97,741,674
Agenda item 14 Power of attorney to the Board of Directors to buy back shares in the company pursuant to Section 9-4 of the Public Limited Liability Compa						
A - aksje	97,489,179	230,434	97,719,613	22,061	0	97,741,674
votes cast in %	99.76 %	0.24 %		0.00 %		
representation of sc in %	99.74 %	0.24 %	99.98 %	0.02 %	0.00 %	
total sc in %	86.75 %	0.21 %	86.95 %	0.02 %	0.00 %	
Total	97,489,179	230,434	97,719,613	22,061	0	97,741,674

Registrar for the company:

NORDEA BANK ABP, FILIAL NORGE

Signature company:

ATEA ASA A-AKSJER

Share information

Name	Total number of shares	Nominal value	Share capital	Voting rights
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A - aksje	112,384,093	1.00	112,384,093.00	Yes
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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

