

18. april 2013

J.nr.: 242908

Translation

REFERAT AF ORDINÆR GE- NERALFORSAMLING I NET- BOOSTER HOLDING A/S

Den 18. april 2013 blev der afholdt ordinær generalforsamling i NetBooster Holding A/S, CVR nr. 27 21 65 79, på selskabets adresse, Pilestræde 52A, 3. sal, 1112 København K, med følgende dagsorden:

1. Valg af dirigent.
2. Bestyrelsens beretning om selskabets virksomhed i det forløbne år.
3. Fremlæggelse af årsrapport og status til godkendelse.
4. Bestyrelsens forslag om anvendelse af overskud eller dækning af tab i henhold til den godkendte årsrapport.

MINUTES OF THE ANNUAL GENERAL MEETING IN NET- BOOSTER HOLDING A/S

On 18 April 2013 the Annual General Meeting was held in NetBooster Holding A/S, CVR No. 27 21 65 79, at the Company's offices, Pilestræde 52A, 3. sal, DK-1112 Copenhagen K, with the following agenda:

1. Election of chairman of the meeting.
2. The Board of Directors' review on the Company's activities during the past year.
3. Presentation and approval of the annual accounts and status.
4. The Board of Directors' proposal as to the appropriation of profit or settlement of loss according to the adopted annual report.

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| 5. | Valg af medlemmer til bestyrelsen. | 5. | Election of Board of Directors. |
| 6. | Valg af revision. | 6. | Election of auditor. |
| 7. | Eventuelt. | 7. | Any other business. |

Ad 1. Valg af dirigent

Til dirigent valgtes advokat Christoffer Galbo, der konstaterede, at alene selskabets hovedaktionær NetBooster S.A. med 449.752.804 stk. aktier var repræsenteret ved fuldmagt og med alle de tilstede værendes tilslutning erklærede generalforsamlingen for lovlig og beslutningsdygtig i enhver henseende.

Re 1. Election of chairman of the meeting

Christoffer Galbo, Attorney, was elected Chairman of the meeting unanimously and with all votes present and noted that only the Company's majority shareholder NetBooster S.A. with 449,752,804 shares was represented by proxy and that the general meeting was lawfully convened and legally competent to transact business in every respect.

Ad 2. Bestyrelsens beretning om selskabets virksomhed i det forløbne år

Der blev henvist til årsrapportens beretning om selskabets virksomhed i det forløbne år.

Re 2. The Board of Directors' review on the Company's activities during the past year

The Board of Directors reported on the Company's activities during the past year.

Generalforsamlingen tog bestyrelsens beretning til efterretning.

The general meeting took note of the review.

Ad 3. Fremlæggelse af årsrapport og status til godkendelse

Årsrapporten og status blev fremlagt til godkendelse.

Re 3. Presentation and approval of the annual accounts and status

The annual report and status was submitted for approval.

Den af bestyrelse og direktion underskrevne årsrapport for 2012 udviste for koncernen et negativt resultat på kr. 19 millioner og en egenkapital på kr. 17 mil-

The Annual Report for 2012 signed by the Board of Directors and the Executive Board was presented, showing for the group a negative result of DKK 19 mil-

lioner.

Generalforsamlingen godkendte enstemmigt og med alle tilstede værende stemmer årsrapporten.

Ad 4. Bestyrelsens forslag om anvendelse af overskud eller dækning af tab i henhold til den godkendte årsrapport

Bestyrelsen havde på grundlag af den godkendte årsrapport foreslået at overføre et samlet underskud på kr. 19 millioner til næste regnskabsår.

Det fremsatte forslag blev godkendt enstemmigt og med alle tilstede værende stemmer.

Ad 5. Valg af medlemmer til bestyrelsen

Generalforsamlingen vedtog enstemmigt og med alle stemmer at genvælge Raphael Zier, Jens Nielsen og Vincent Added til bestyrelsen.

Selskabets bestyrelse består herefter af Raphael Zier (formand), Jens Nielsen og Vincent Added.

Ad 6. Valg af revision

Som selskabets revisor genvalgtes enstemmigt og med samtlige tilstede værende stemmer Deloitte Statsautoriseret Revisionspartnerselskab.

lion, and equity of DKK 17 million.

The Annual Report was adopted unanimously and with all votes present.

Re 4. The Board of Directors' proposal as to the appropriation of profit or settlement of loss according to the adopted annual report

Based on the adopted Annual Report the Board of Directors proposed to transfer the loss of DKK 19 million to the next financial year.

The submitted proposal was adopted unanimously and with all votes present.

Re 5. Election of Board of Directors

The general meeting chose to re-elect Raphael Zier, Jens Nielsen and Vincent Added to the Board of Directors unanimously and with all votes present.

The Board of Directors hereafter consists of Raphael Zier (Chairman), Jens Nielsen and Vincent Added.

Re 6. Election of auditor

State-authorised public accountant Deloitte Statsautoriseret Revisionspartnerselskab was re-elected auditor of the Company by the general meeting unanimously and with all votes present.

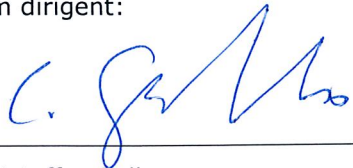
Ad 7. Eventuelt

Ingen ønskede ordet.

Generalforsamlingen bemyndigede dirigenten til at anmeld det vedtagne og foretage sådanne ændringer og/eller tilføjelser i de til Erhvervsstyrelsen indleverede dokumenter, som Erhvervsstyrelsen måtte forlange eller henstille foretaget som betingelse for registrering eller godkendelse af det vedtagne.

Generalforsamlingen hævet.

Som dirigent:



Christoffer Galbo

Re 7. Any other business

No business to be transacted.

The general meeting authorised the Chairman to file for registration of the resolutions passed and to make any such amendments and/or alterations thereto as may be required or requested by the Danish Business Agency (*Erhvervsstyrelsen*) as a condition for registration or approval.

General meeting closed.

As Chairman: