

**PROTOKOLL FRA EKSTRAORDINÆR GENERALFORSAMLING I  
HUDDL Y AS**

(organisasjonsnummer 913 292 049)

Den 19. desember 2024 kl. 10.00 ble det avholdt en ekstraordinær generalforsamling i Huddly AS ("**Selskapet**"). Generalforsamlingen ble avholdt som et hybridmøte i Advokatfirmaet Simonsen Vogt Wiig AS' lokaler på Filipstad brygge 1, 0252 Oslo, der aksjeeierne fikk mulighet til å delta fysisk eller elektronisk via Teams.

Følgende saker forelå til behandling:

**1 Åpning av generalforsamlingen og opptak av  
fortegnelse over møtende aksjeeiere og fullmakter**

Generalforsamlingen ble åpnet av styrets leder, Jostein Devold. DNB Markets Verdipapirtjenester opptok fortegnelse over møtende aksjeeiere og fullmakter. Fortegnelsen, inkludert antall aksjer og stemmer representert, er inntatt som [Vedlegg 1](#) til denne protokollen.

I henhold til fortegnelsen var 391 341 220 av totalt 536 328 048 utstedte aksjer, som tilsvarer 72,97 % av aksjene i Selskapet, representert på generalforsamlingen.

I tillegg møtte:

- Rósa Stensen (Daglig leder)
- Abhijit Saha Banik (CFO)
- Jostein Aspelien Engh (DNB Markets Verdipapirtjenester)
- Amund Fougner Bugge, Sofie Winona Aa og Nilakshan Selvaratnam (Simonsen Vogt Wiig)

**2 Valg av møteleder og en representant til å  
medundertegne protokollen**

Jostein Devold ble enstemmig valgt til å lede møtet. Amund Fougner Bugge ble enstemmig valgt til å undertegne protokollen sammen med møteleder.

**3 Godkjenning av innkallingen og dagsorden**

Innkallingen og dagsorden ble enstemmig godkjent med 391 338 995 stemmer for og 2 225 stemmer mot.

*Unofficial office translation. In case of any discrepancies the Norwegian version shall prevail.*

**MINUTES OF AN EXTRAORDINARY GENERAL MEETING OF  
HUDDL Y AS**

(company registration number 913 292 049)

On 19 December 2024 at 10.00 hours (CET), an extraordinary general meeting was held in Huddly AS (the "**Company**"). The general meeting was held as a hybrid meeting in the offices of Advokatfirmaet Simonsen Vogt Wiig AS, at their address Filipstad brygge 1, 0252 Oslo, where the shareholders were offered to participate in person or electronically via Teams.

The following matters were on the agenda:

**1 Opening of the general meeting and registration of  
attending shareholders and proxies**

The general meeting was opened by the chair of the board of directors (the "**Board**"), Jostein Devold. DNB Markets Issuer Services made a record of the attending shareholders and proxies. The record, including the number of shares and voting rights represented, is attached as [Appendix 1](#) to these minutes.

Pursuant to the record, 391,341,220 of a total 536,328,048 issued shares, corresponding to 72.97% of the shares in the Company, were represented at the general meeting.

Other participants:

- Rósa Stensen (CEO)
- Abhijit Saha Banik (CFO)
- Jostein Aspelien Engh (DNB Markets Issuer Services)
- Amund Fougner Bugge, Sofie Winona Aa and Nilakshan Selvaratnam (Simonsen Vogt Wiig)

**2 Election of chair of the meeting and a  
representative to co-sign the minutes**

Jostein Devold was unanimously elected to chair the meeting. Amund Fougner Bugge was unanimously elected to co-sign the minutes with the chair of the meeting.

**3 Approval of the notice and agenda**

The notice and agenda for the general meeting were unanimously approved, with 391,338,995 votes for and 2,225 votes against.

#### 4 Kapitalforhøyelse i forbindelse med rettet emisjon

I samsvar med styrets forslag traff generalforsamlingen følgende vedtak, med 328 641 548 stemmer for og 62 699 672 stemmer mot, hvilket vil si at forslaget fikk tilslutning fra mer enn to tredjedeler av de avlagte stemmene og aksjekapitalen som var representert på møtet:

- (i) *Aksjekapitalen økes med NOK 812 500 ved utstedelse av 1 300 000 000 nye aksjer, hver pålydende NOK 0,000625.*
- (ii) *Tegningskursen for de nye aksjene er NOK 0,10.*
- (iii) *De nye aksjene skal tegnes av Pareto Securities AS ("**Tilretteleggeren**") på vegne av / etter fullmakt fra investorene som har blitt allokert aksjer i den rettede emisjonen og i henhold til Tilretteleggerens forhåndsbetaling av aksjeinnskuddet på NOK 130 millioner til en angitt konto for emisjonsformål. De nye aksjene skal overføres etter DVP-prinsippet fra Tilretteleggeren til de investorene som har fått allokert aksjer.*
- (iv) *Aksjeeiernes fortrinnsrett etter aksjeloven § 10-4 kan fravikes, jf. aksjeloven § 10-5.*
- (v) *Aksjene skal tegnes på særskilt tegningsblankett innen 20. desember 2024.*
- (vi) *Aksjeinnskuddet skal gjøres opp ved kontantbetaling så snart som mulig og innen 20. desember 2024. Selskapet kan ikke benytte aksjeinnskuddet før kapitalforhøyelsen er registrert i Foretaksregisteret.*
- (vii) *Aksjene gir fulle rettigheter, herunder rett til utbytte, fra og med datoen kapitalforhøyelsen registreres i Foretaksregisteret.*
- (viii) *Utgiftene ved kapitalforhøyelsen anslås til å utgjøre i størrelsesorden NOK 7-8 millioner.*
- (ix) *Vedtektenes § 4 endres slik at de reflekterer ny aksjekapital og nytt antall aksjer etter kapitalforhøyelsen.*

#### 4 Share capital increase in connection with private placement

In accordance with the Board's proposal, the general meeting passed the following resolution, with 328,641,548 votes for and 62,699,672 votes against, meaning that the proposal was supported by more than two-thirds of the votes cast and of the share capital represented at the general meeting:

- (i) *The share capital is increased with NOK 812,500 by issuance of 1,300,000,000, new shares each with a nominal value of NOK 0.000625.*
- (ii) *The subscription price for the new shares is NOK 0.10.*
- (iii) *The new shares shall be subscribed for by Pareto Securities AS (the "**Manager**") on behalf of / based on power of attorney from the investors having been allocated shares in the private placement and in accordance with the Manager's pre-payment of the share contribution of NOK 130 million to a designated bank account for share capital increase purposes. The new shares shall be forwarded based on the DVP principle from the Manager to the investors having been allocated shares.*
- (iv) *The shareholders' preferential right to subscribe for shares pursuant to section 10-4, cf. section 10-5 of the Norwegian Private Limited Liability Companies Act may be set aside.*
- (v) *The shares shall be subscribed for on a separate subscription form within 20 December 2024.*
- (vi) *The share contribution shall be settled by cash payment as soon as possible and within 20 December 2024. The Company may not use the share contribution before the share capital increase is registered in the Norwegian Register of Business Enterprises.*
- (vii) *The shares give full rights, including rights to dividends, from and including the date of registration of the share capital increase in the Norwegian Register of Business Enterprises.*
- (viii) *The costs related to the share capital increase are estimated to amount in the range of NOK 7-8 million.*
- (ix) *Article 4 of the articles of association is amended to reflect the new share capital and the new number of shares after the capital increase.*

**5 Styrefullmakt til kapitalforhøyelse i forbindelse med en potensiell etterfølgende reparasjonsemisjon**

I samsvar med styrets forslag traff generalforsamlingen følgende vedtak, med 328 641 548 stemmer for og 62 699 672 stemmer mot, hvilket vil si at forslaget fikk tilslutning fra mer enn to tredjedeler av de avlagte stemmene og aksjekapitalen som var representert på møtet:

- (i) *I henhold til aksjeloven § 10-14 tildeles styret fullmakt til å forhøye Selskapets aksjekapital med inntil NOK 156 250 ved en eller flere kapitalforhøyelser.*
- (ii) *Fullmakten kan benyttes i forbindelse med den etterfølgende reparasjonsemisjonen, i et tilbud rettet mot aksjeeiere i Selskapet per 13. desember 2024 (som registrert i Euronext Securities Oslo (VPS) to handelsdager deretter, dvs. 17. desember 2024), som (i) ikke er primærinnside i Selskapet, (ii) ikke har en proratarisk andel av den rettede emisjonen som er lik eller høyere enn minimumsordren og -tildelingen i den rettede emisjonen (ca. 0.8% av de utestående aksjene i Selskapet), (iii) ikke ble inkludert i pre-sounding-fasen til den rettede emisjonen, (iv) ikke ble allokert tilbudsaksjer i den rettede emisjonen, og (v) ikke er bosatt i en jurisdiksjon der et slikt tilbud ville være ulovlig eller ville (i andre jurisdiksjoner enn Norge) kreve prospekt, registrering eller tilsvarende handlinger.*
- (iii) *Fullmakten gjelder inntil 30. juni 2025.*
- (iv) *Aksjeeiernes fortrinnsrett etter aksjeloven § 10-4 kan fravikes, jf. aksjeloven § 10-5.*
- (v) *Fullmakten omfatter ikke kapitalforhøyelse mot innskudd i andre eiendeler enn penger mv., jf. aksjeloven § 10-2. Fullmakten omfatter heller ikke kapitalforhøyelse ved fusjon etter aksjeloven § 13-5.*
- (vi) *Fullmakten er betinget av at Selskapets generalforsamling den 19. desember 2024*

**5 Authorization to the board of directors to increase the share capital in connection with a potential subsequent repair offering**

In accordance with the Board's proposal, the general meeting passed the following resolution, with 328,641,548 votes for and 62,699,672 votes against, meaning that the proposal was supported by more than two-thirds of the votes cast and of the share capital represented at the general meeting:

- (i) *In accordance with section 10-14 of the Private Limited Liability Companies Act, the Board is granted an authorization to increase the Company's share capital with up to NOK 156,250 in one or several share capital increases.*
- (ii) *The authorization may be utilized in connection with the subsequent repair offering directed towards shareholders in the Company as of 13 December 2024 (as registered in Euronext Securities Oslo (VPS) two trading days thereafter, i.e. 17 December 2024), who (i) are not primary insiders in the Company, (ii) do not have a pro-rata share of the private placement which is equal to or higher than the minimum order and allocation in the private placement (approx. 0.8% of the shares outstanding in the Company), (iii) were not included in the pre-sounding phase of the private placement, (iv) were not allocated offer shares in the private placement, and (v) are not resident in a jurisdiction where such offering would be unlawful or would (in jurisdictions other than Norway) require any prospectus, filing, registration or similar action.*
- (iii) *The authorization shall remain in force until 30 June 2025.*
- (iv) *The shareholders' preferential right to subscribe for shares pursuant to section 10-4, cf. section 10-5 of the Norwegian Private Limited Liability Companies Act may be set aside.*
- (v) *The authorization does not cover share capital increases by contributions in assets other than cash, cf. section 10-2 of the Norwegian Private Limited Liability Companies Act. Further, the authorization does not cover merger decisions according to section 13-5 of the Norwegian Private Limited Liability Companies Act.*
- (vi) *The authorization is conditional upon the Company's general meeting on 19 December*



*vedtar en kapitalforhøyelse med et aksjeinnskudd på mer enn NOK 100 millioner.*

*(vii) Fullmakten kommer i tillegg til fullmakt gitt i ordinær generalforsamling den 2. mai 2024.*

*\* \* \**

Stemmeresultatene i alle saker er inntatt som Vedlegg 2 til denne protokollen.

Det var ingen flere saker på dagsorden, og møtet ble hevet.

*2024 resolving a share capital increase with a share contribution above NOK 100 million.*

*(vii) The authorization shall apply in addition to the authorization given in the annual general meeting on 2 May 2024.*

*\* \* \**

The voting results in all matters have been attached as Appendix 2 to these minutes.

There were no further items on the agenda, and the meeting was adjourned.

19. desember 2024 / 19 December 2024

DocuSigned by:

*Jostein Devold*

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Jostein Devold

*Møteleder / Chair of the meeting*

Signed by:

*Amund Fougner Bugge*

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Amund Fougner Bugge

*Medundertegner / Co-signer*

**Vedlegg:**

Vedlegg 1 – Fortegnelse over deltakende aksjeeiere og fullmakter

Vedlegg 2 – Stemmeresultater

**Appendices:**

Appendix 1 – Record of participating shareholders and proxies

Appendix 2 – Voting results



**Vedlegg 1** – Fortegnelse over deltakende aksjeeiere og fullmakter | **Appendix 1** – Record of participating shareholders and proxies

## Total Represented


ISIN:	<u>NO0010776990 HUDDLY AS</u>
General meeting date:	19/12/2024 10.00
Today:	19.12.2024

**Number of persons with voting rights represented/attended : 12**

	<b>Number of shares</b>	<b>% sc</b>
Total shares	536,328,048	
- own shares of the company	5,300,016	
Total shares with voting rights	531,028,032	
Represented by own shares	67,636,829	12.74 %
Represented by advance vote	15,446,005	2.91 %
<b>Sum own shares</b>	<b>83,082,834</b>	<b>15.65 %</b>
Represented by proxy	215,570,428	40.60 %
Represented by voting instruction	92,687,958	17.45 %
<b>Sum proxy shares</b>	<b>308,258,386</b>	<b>58.05 %</b>
<b>Total represented with voting rights</b>	<b>391,341,220</b>	<b>73.70 %</b>
<b>Total represented by share capital</b>	<b>391,341,220</b>	<b>72.97 %</b>


Registrar for the company:

DNB Bank ASA

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Signature company:

HUDDLY AS

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**Vedlegg 2** – Stemmeresultater

**Appendix 2** – Voting results

**Protocol for general meeting HUDDL Y AS**

ISIN:	<u>NO0010776990 HUDDL Y AS</u>
General meeting date:	19/12/2024 10,00
Today:	19.12.2024

Shares class	For	Against	Abstain	Poll in	Poll not registered	Represented shares with voting rights
<b>Agenda item 2 Election of chair of the meeting and a representative to co-sign the minutes</b>						
Ordinær	391,341,220	0	0	391,341,220	0	391,341,220
votes cast in %	100.00 %	0.00 %	0.00 %			
representation of sc in %	100.00 %	0.00 %	0.00 %	100.00 %	0.00 %	
total sc in %	72.97 %	0.00 %	0.00 %	72.97 %	0.00 %	
<b>Total</b>	<b>391,341,220</b>	<b>0</b>	<b>0</b>	<b>391,341,220</b>	<b>0</b>	<b>391,341,220</b>
<b>Agenda item 3 Approval of the notice and agenda</b>						
Ordinær	391,338,995	2,225	0	391,341,220	0	391,341,220
votes cast in %	100.00 %	0.00 %	0.00 %			
representation of sc in %	100.00 %	0,00 %	0,00 %	100,00 %	0,00 %	
total sc in %	72,97 %	0,00 %	0,00 %	72,97 %	0,00 %	
<b>Total</b>	<b>391,338,995</b>	<b>2,225</b>	<b>0</b>	<b>391,341,220</b>	<b>0</b>	<b>391,341,220</b>
<b>Agenda item 4 Share capital increase in connection with private placement</b>						
Ordinær	328,641,548	62,699,672	0	391,341,220	0	391,341,220
votes cast in %	83,98 %	16,02 %	0,00 %			
representation of sc in %	83,98 %	16,02 %	0,00 %	100,00 %	0,00 %	
total sc in %	61,28 %	11,69 %	0,00 %	72,97 %	0,00 %	
<b>Total</b>	<b>328,641,548</b>	<b>62,699,672</b>	<b>0</b>	<b>391,341,220</b>	<b>0</b>	<b>391,341,220</b>
<b>Agenda item 5 Authorization to the board of directors to increase the share capital in connection with a potential subsequent repair offering</b>						
Ordinær	328,641,548	62,699,672	0	391,341,220	0	391,341,220
votes cast in %	83,98 %	16,02 %	0,00 %			
representation of sc in %	83,98 %	16,02 %	0,00 %	100,00 %	0,00 %	
total sc in %	61,28 %	11,69 %	0,00 %	72,97 %	0,00 %	
<b>Total</b>	<b>328,641,548</b>	<b>62,699,672</b>	<b>0</b>	<b>391,341,220</b>	<b>0</b>	<b>391,341,220</b>

Registrar for the company:

Signature company:

DNB Bank ASA

HUDDL Y AS

Signed by:

*Jostein Engli Aspelien*

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*Jostein Devold*

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**Share information**

Name	Total number of shares	Nominal value	Share capital	Voting rights
Ordinær	536,328,048	0.00	332,523.39	Yes
<b>Sum:</b>				

**§ 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