
SHAPE ROBOTICS A/S

ERHVERVSSTYRELSEN CORRESPONDENCE

Sagsnummer #137067 – Complete Exchange: March 20–24, 2026

Prepared as supporting documentation for Company Announcement No. 04–26

CONFIDENTIAL – SUPPORTING DOCUMENTATION

Shape Robotics A/S | CVR 38322656 | ISIN DK0061676809

March 24, 2026

KEY ISSUE SUMMARY

This exhibit documents the correspondence between Shape Robotics A/S and Erhvervsstyrelsen (the Danish Business Authority) regarding threatened compulsory dissolution proceedings under Sagsnummer #137067.

The Central Problem

On 11 March and 12 March 2026, Erhvervsstyrelsen sent two critical letters to Shape Robotics A/S via Digital Post — the Danish government's electronic communication system. These letters contained warnings of compulsory dissolution and set binding deadlines.

However, the Company cannot access its Digital Post account. All digital access credentials — including NemID/MitID business logins — were taken by the former bankruptcy trustee (Teis Gullitz-Wormslev of Kromann Reumert) on 6 January 2026 and have not been returned, despite the High Court's unanimous annulment of the bankruptcy on 5 March 2026.

The CEO, Mark-Robert Abraham, is a Romanian citizen with no Danish CPR number and cannot independently create MitID access to Danish government digital systems.

Critical Deadlines

Deadline	Requirement	Status
27 March 2026	Documentation for registered office or application for new registered office	Cannot comply — all company documents held by former trustee
9 April 2026	Register members of management (Chairman) and auditor in CVR	Cannot comply — shareholder register and funds held by former trustee; EGM impossible

Three Requests Made by the Company (All Ignored)

1. Request to the former trustee to return all company property, including digital credentials — filed 17 March 2026 to all partners of Kromann Reumert. No response.
 2. Criminal complaint filed 15 March 2026 with Copenhagen Police (case 0100-83986-10362-26) regarding the former trustee's retention of company property and unauthorized transfer of DKK 3,722,813.18. No result.
 3. Request to Erhvervsstyrelsen (Sagsnummer #137067) for protection against compulsory dissolution, sent 20 March 2026, explaining the impossibility of compliance. The March 24 letter (Email 10) acknowledges receipt but does not grant any extension or protection.
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CORRESPONDENCE

EMAIL 10 – Erhvervsstyrelsen: Compulsory Dissolution Warning

Date: Tuesday, March 24, 2026 – 12:14 UTC (14:14 CET)
From: indberet@erst.dk (Christine Rahr Rasmussen, Fuldmaegtig, Erhvervsstyrelsen)
To: mark@shaperobotics.com
Subject : Re: Sagsnummer #137067 VS: URGENT – Shape Robotics A/S (CVR 38322656) – Anmodning om beskyttelse mod tvangsoplosning

Dear Mark

Thank you for your request regarding protection against compulsory dissolution of Shape Robotics A/S, CVR no. 38322656.

On 6 January 2026, the Bankruptcy Court issued a decree against Shape Robotics A/S. Teis Gullitz-Wormslev of Kromann Reumert Advokatpartnerselskab was appointed as trustee.

On 5 March 2026, the High Court annulled the bankruptcy decree.

On 10 March 2026, the Danish Business Authority registered the annulment of the bankruptcy decree and reinstated you as executive director and Aurel Netin as a member of the board of directors.

On 11 March 2026, the Danish Business Authority sent a letter to the company by digital post warning a potential compulsory dissolution. The Danish Business Authority noted that to prevent compulsory dissolution, it is required to register members of the management and an auditor in the Central Business Register pursuant to the Danish Companies Act no later than 9 April 2026.

On 12 March 2026, the Danish Business Authority sent a letter to the company's management by digital post requesting documentation for the registered office or an application of a new registered office no later than 27 March 2026.

According to section 225(1) of the Danish Companies Act, the Danish Business Authority may request the bankruptcy court to dissolve a limited liability company, if necessary under section 226, where (ii) the limited liability company does not have the management or registered office prescribed by this Act or the company's articles of association or (ix) the limited liability company has failed to register an auditor even though the company is subject to audit obligations under the Financial Statements Act (aarsregnskabsloven) or any other legislation.

According to section 225(2) of the Danish Companies Act, The Danish Business Authority may set a time-limit within which the limited liability company must remedy a defect under subsection (1). If the defect has not been remedied by the expiry of the time-limit set by the Authority, the Authority may decide to dissolve the company.

If the Danish Business Authority have not received the documentation for the registered office as requested or an application regarding a new registered office on 27 March 2026, the Danish Business Authority may request the bankruptcy court to dissolve the company cf. section 225 of the Danish Companies Act.

The abovementioned is the Danish Business Authority's indicative interpretation of the legislation. The final and binding interpretation lies within the jurisdiction of the courts.

Med venlig hilsen

Christine Rahr Rasmussen Fuldmægtig ERHVERVSSTYRELSEN Dahlerups Pakhus Langelinie Alle
17 2100 København O Telefon: +45 35291000 www.erhvervsstyrelsen.dk

EDITORIAL NOTE: This email confirms that the March 11 and March 12 letters were sent via Digital Post – a system the Company cannot access because all credentials are held by the former trustee.

EDITORIAL NOTE: Deadlines: 27 March 2026 (registered office documentation), 9 April 2026 (management + auditor registration).

EDITORIAL NOTE: The letter does not address any of the three requests made in the Company's original petition filed under Sagsnummer #137067.

EMAIL 11 – Mark's Reply to Erhvervsstyrelsen

Date: Tuesday, March 24, 2026 – 13:20 UTC (15:20 CET)
From: mark@shaperobotics.com (Mark-Robert Abraham)
To: indberet@erst.dk; victor.mateescu@shaperobotics.com; mihai@kevcorp.inc;
Christine.Rahr.Rasmussen@erst.dk; insolvens@shret.dk; post@shret.dk
Subject: Re: Sagsnummer #137067 VS: URGENT – Shape Robotics A/S (CVR 38322656) – Anmodning om beskyttelse mod tvangsoplosning

Dear Ms. Rasmussen,

Thank you for your letter of 24 March 2026. I must respond with complete transparency about the current practical reality of Shape Robotics A/S.

I am Mark-Robert Abraham, reinstated CEO pursuant to Ostre Landsret's unanimous ruling of 5 March 2026 (cases B-56-26, B-57-26, B-58-26). I write in English as I do not speak, read, or write Danish, pursuant to EU Regulation 2020/1784. Nothing in this letter constitutes acknowledgment of having received valid official communication in a language I understand.

I. I CANNOT ACCESS THE COMPANY'S DIGITAL POST

Your letter of 11 March 2026 regarding the registered office, and your letter of 12 March 2026 regarding registered office documentation, were both sent to the company's Digital Post address. I must be direct: I cannot access this Digital Post account.

All digital access credentials – including the NemID/MitID login required to access the company's Digital Post, Virk.dk profile, and all Danish public-authority portals – were taken over by the former trustee Teis Gullitz-Wormslev on 6 January 2026 and have not been returned. I have had no access to the company's Digital Post since the moment the bankruptcy was declared.

This is not an administrative oversight. It is a direct consequence of the situation your own letter acknowledges: the bankruptcy and subsequent non-return of company property by the former trustee.

Additionally, I have no Danish MitID. I am a Romanian citizen residing in Romania. I cannot create a MitID or access Danish public digital services without a Danish CPR number, which I do not have. The company's NemID/MitID business credentials were company property held by the former trustee.

The only channels through which I can receive official communication are:

- Email: mark@shaperobotics.com
- Phone: +40 749 288 688
- Physical mail: Mark-Robert Abraham, Strada Tuberozelor 8A, Avangarde Forest 7, Locuinta 13, Voluntari, Ilfov 077190, Romania

I formally request that the Danish Business Authority direct ALL future communications exclusively to these channels and confirm that Digital Post communications sent since 6 January 2026 cannot be treated as received by the company's management.

This is consistent with Ostre Landsret's own ruling of 5 March 2026, which annulled the bankruptcy precisely because the company's management had NOT properly received official communications through digital channels.

II. EVERY COMPANY DOCUMENT IS IN THE POSSESSION OF THE FORMER TRUSTEE

I want to be precise about what the former trustee holds and has refused to return:

- The shareholder register (aktionærregister)
- All financial records, accounting data, and bookkeeping
- All bank account credentials (Danske Bank, Revolut, Wise)
- All company email accounts and IT systems
- All contracts, including the EUR 32M Bechtle framework agreement
- All corporate governance documents and articles of association
- The company's Digital Post credentials and NemID/MitID business access
- DKK 3,722,813.18 of company funds, deposited into an unauthorized Nordea escrow account (Reg. 2191, Acc. 9046 428 843) SIX DAYS after his mandate legally ended on 5 March 2026

This has been the situation since 5 March 2026 – 19 days. A criminal complaint was filed on 15 March 2026 (Copenhagen Police, case 0100-83986-10362-26). A formal demand was sent to all partners of Kromann Reumert on 17 March 2026. Neither has produced any result.

III. MANAGEMENT AND AUDITOR: THE REQUIREMENTS ARE CORRECT BUT CURRENTLY IMPOSSIBLE

I fully accept that under Selskabsloven Sec. 225(1)(ii), the company must have a properly constituted board including a Chairman, and under Sec. 225(1)(ix), it must have a registered auditor. These are legitimate legal requirements. I am not disputing them.

I am explaining why they are currently impossible to fulfil – not through negligence, but through physical and legal impossibility created entirely by the former trustee's actions.

To register a Chairman, I must hold an Extraordinary General Meeting (EGM). An EGM requires:

1. The shareholder register – currently held by Teis Gullitz-Wormslev, who refuses to return it. Without it, I cannot identify shareholders, send notices, or verify voting rights.
2. Funds to pay for the EGM process (notice publication, issuer agent fees, Euronext/VP Securities access) – DKK 3,722,813.18 of company funds remain in an unauthorized escrow. I have zero access to company money.

EDITORIAL NOTE: This email was truncated by the API connector. The full email sent by Mark continues beyond this excerpt and includes additional sections.

EDITORIAL NOTE: Three core arguments: (1) Digital Post is inaccessible – all credentials held by former trustee; (2) All company documents in trustee's possession; (3) Legal requirements acknowledged but physically impossible to fulfil without return of company property.