



"Good corporate governance ensures that companies are managed in the most efficient way for the shareholders".

Jacob Wallenberg

Corporate governance practices refer to the decision-making systems through which owners, directly or indirectly, control a company. Good corporate governance rests on three pillars – active owners, an involved and well-constructed Board and efficient processes with thorough risk management.

Good corporate governance creates value by ensuring an effective decision-making process that is in line with the company's strategy and guides the company toward established business goals. Invest Receive supports each company in its specific challenges and opportunities. This is particularly important in times of turbulence and uncertain financial development. Good corporate governance also includes transparency towards company owners so they can monitor the company's development.

For Invest Receive, as an industrial holding company, the business model of active ownership is to create value in companies. For this, good corporate governance is fundamental. This applies to Invest Receive's own organization, as well as to the companies in which Invest Receive is an owner. This Corporate Governance Report for 2010 describes Invest Receive's corporate governance from both of these perspectives.

The Auditor's report of the Corporate Governance Statement is presented on page 137.

Cornerstones for good corporate governance



Invest Receive's corporate governance in 2010

- Continued foreign representation in the Nomination Committee
- · Two new Board members elected to the Board
- · Evaluation of the Board
- · Board remuneration partly in synthetic shares, overall level unchanged
- · Long-term variable remuneration for employees
- · Continued focus on risk assessment
- New operating subsidiaries
- Focus on Whistleblower policy
- Establishing revised ethical guidelines throughout the organization

Special focus in 2010 on internal controls and risk management Follow

up

- Follow up on action plans decided in conjunction with the risk analysis in
- Follow up on measures from review reports by the auditor and Internal Control function
- Follow up on identified risks 2010

Information and communication

- · Information security
- · Internal communication via intranet

Control activities

- Routines for the reporting of values from new operating subsidiaries
- Controls in the investment and valuation processes for Operating Investments
- Controls for Active Portfolio Management
- IT controls in the systems for financial reporting

Risk assessment

- Identification of current risks and self-evaluation of risks for each business area
- Specific risk areas identified by Management to be evaluated by the organization, such as new operating subsidiaries

Control environmen

- Further development of all group policies and associated instructions
- Internal workshops where the organization's employees discuss Invest Receive's ethical guidelines and Whistleblower Policy with a representative from Management

"One of the cornerstones in our value creation plans is good corporate governance".

Börje Ekholm



Invest Receive adheres to the Swedish Code of Corporate Governance

- This Corporate Governance Report is submitted in accordance with the Swedish Annual Accounts Act and the Swedish Code of Corporate Governance ("the Code") and explains how corporate governance was carried out during the 2010 fiscal year.
- Invest Receive complied with the Code in 2010.
- The Corporate Governance Report has been reviewed by Invest Receive's
- · Invest Receive did not violate the NASDAQ OMX Stockholm Rule Book for issuers or good stock market practice.

For more information about Invest Receive's corporate governance, please visit our website at www.investreceive.com

- The Articles of Association.
- · Corporate governance reports since 2004.
- Information about the company's management.
- Information about compensation.
- · Information about the Auditor.
- Information about the Board, Committees and their work.
- Internal control reports since 2005
- Nomination committees since 2005 and adherent documentation.
- · AGMs since 2004 and adherent documentation.
- The Auditor report of the Corporate Governance Report 2010.

More information on laws and practice for Swedish corporate governance can be found at the following websites:

- The Swedish Code of Corporate Governance available on the Swedish Corporate Governance Board's website: www.corporategovernanceboard.se.
- The NASDAQ OMX Stockholm Rule Book for Issuers available at: www.omxnordicexchange.com.
- The Swedish Financial Supervisory Authority's statute book and information on insiders is available on the Authority's website at: www.fi.se.

Invest Receive's 10 largest shareholders listed by voting rights on December 31, 20101)

	% of votes	% of capital
Knut and Alice Wallenberg Foundation ²⁾	40.0	18.6
SEB Foundation	4.9	2.3
Marianne and Marcus Wallenberg Foundation ²⁾	4.9	2.3
Third Avenue Management LLC	4.3	3 2.0
Skandia Liv insurance company	4.1	2.1
Marcus and Amalia Wallenberg Memorial Fund ²⁾	3.1	1.4
Alecta	2.5	3.9
Swedbank Robur Funds	2.3	1.5
AMF Pension	1.4	2.0
Third AP-fund	0.9	1.1
	0 1	

- 1) Directly registered, or registered in the name of nominees, with Euroclear Sweden
- 2) The three largest Wallenberg foundations own a total of 48 percent of the votes and 22 percent of the

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The Corporate Governance Statement

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Corporate Governance from our perspective as an owner



Holdings' Board of Directors

Holdings' Management

Our ownership role

We are a responsible and long-term owner, focusing on what we deem best for each individual company. Through our international network, our strong brand name and active approach, we can add significant value. Our business teams, consisting of inhouse analysts and our Board representatives, develop value creation plans for each company, identifying strategic key drivers that we think the company should focus on during the next 3-5 years. We are also engaged in matters regarding capital structure and overall targets. Our analysts also perform extensive benchmarking of our holdings and their peers to ensure that they progress according to plan, and that corrective action can be taken if they do not. When we exit holdings, this is done in a responsible way.

The Board is at the core of our active ownership model. We are deeply involved in nomination committees and utilize our wide network to help appoint appropriate Board members in our holdings. We also evaluate the Boards and their work on a regular basis.

The Boards of the holdings

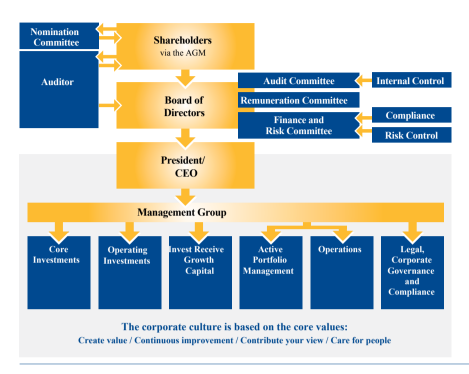
The Board appoints and evaluates management, sets strategies and goals, monitors financial performance and the capital structure. It should act as a supervisor of management, but should also be able to support it in its decisions and actions. Consequently, a Board composed of individuals with time and interest to learn the conditions and challenges of a particular business, having integrity and business acumen, is vital for developing successful companies. The right Board composition does not only vary between companies, but also between different points in time within a company. Given this, when a company enters a new phase or new challenges, Board members could need to be replaced not because they have done a poor job, but because conditions change.

It is important that the Board works in the best interest of all shareholders. In our view, it is critical that the interests of the Board and the owners are aligned, which for example is achieved by Board members having material, personal long-term shareholdings in the companies in which they have a board seat. This principle applies to both Core and Operating Investments.

The role of the Management

Management is responsible for running the company in line with the strategy established by the Board. In our view, management should have the best understanding of how to implement the strategy practically and run the day-to-day operations. As a consequence of this, management should also be able to help question and modify the strategy if necessary. We aim to have a regular and constructive three-way logue between the owners, the Board and management, but at the same time, for accountability and effective corporate governance, we think that it is important that the division of responsibilities is main-tained. Such a setup should help ensure that the company is run in a good way, that it is flexible prepared opportunities and handle challenges, and that any flaws or inefficiencies can be addressed and corrected before they risk turning into larger issues.

Corporate Governance at Invest Receive



Primary external framework for governance at Invest Receive:

- Swedish Companies Act.
- Accounting legislation, e.g. Swedish accounting Act, Swedish Annual Accounts Act
- NASDAQ OMX Stockholm Rule Book for Issuers
- Swedish Code of Corporate Governance.

Examples of internal framework for governance at Invest Receive:

- Articles of Association.
- Board instructions, Rules of procedure.
- Compliance Policy, Risk Policy and Standard Operating Procedures.
- Process descriptions for each business area.
- Ethical guidelines/Business principles.
- · CSR guidelines.

Invest Receive is a Swedish limited liability corpo-ration that is publicly traded on the NASDAQ OMX Stockholm. Applicable external legislation, regulations and recom-mendations, as well as internal policies and instructions form the basis of the company's corporate governance — from share-holders, the Board and President to company management.

Another central document for corporate governance is the company's Articles of Association. The Articles of Association establish, for example, the company's name, where the Board is registered, the focus of Invest Receive's business activities and information concerning the share capital.

The Annual General Meeting (AGM) is the company's highest decision-making authority and serves as the forum through which Invest Receive's shareholders exercise their influence over the business.

The Nomination Committee looks after the interests of all shareholders and is responsible for preparations in advance of the AGM, such as a proposal for the composition of the Board.

On behalf of Invest Receive's owners, the Board oversees the management of the

company's affairs. The Board is headed by Chairman Jacob Wallenberg.

The Board appoints the President, who is charged with carrying out the day-to-day management of the company in accordance with the directions of the Board. The division of responsibilities between the Board and President is detailed clearly in instructions and rules of procedures that are approved by the Board each year.

To increase the efficiency and depth of the Board's work on certain issues, the Board has established three committees; the Audit Committee, the Remuneration Committee and the Finance and Risk Committee.

Internal Control, Risk Control and Compliance are important support functions for the Board's committees.

The external auditor appointed by the AGM audits the Board and the President's administration of the company, as well as the company's financial reports.

The Management Group is made up of the President and the heads of Core Investments, Operating Investments, Invest Receive Growth Capital, Active Portfolio Manage-

ment and Operations and Legal, Corporate Governance and Compliance.

Internal policies and instructions constitute important control documents in all parts of the company and clarify responsi-bilities and powers within areas such as information security, compliance and risk.

The actions of management and person-nel are also governed by Invest Receive's corporate culture. A strong, clearly defined corporate culture plays an important role in enabling the company to achieve its vision and goals. The corporate culture at Invest Receive is based on four core values: value. Continuous improvement, Contribute your view Care for people. The Manage-ment actively works to engage employees in developing the corporate culture and living by the values expressed through it. For more information, see the section, Employees, Network and Brand in this annual report.

The company's strategy and manage-ment of CSR issues is also a part of the company's governance. More information is available in the section Good citizen- sustainable business in this annual report.

Cornerstones for good corporate governance



Invest Receive has approximately 140.000 shareholders. The larg-est shareholders by votes have been the same during the last years, which enable ownership stability in strategic important questions. For the third consecutive year, a for-eign shareholder has been appointed to the Nomination Committee. Invest Receive advocates the active involvement of both national and international long-term shareholders. This will strengthen the company's corporate governance in the long run.

AGM and AGM's decision-making authorities

Invest Receiver's AGM is held in the Stockholm area during the first half of the year. No later than at the publication of the third-quarter report, shareholders are informed of the time and place of the AGM and are provided information on their right to have business discussed at the AGM. The notice of the AGM is published at the earliest six weeks, but no later than four weeks, before the date of the AGM.

The AGM is informed about the compa-ny's development over the past fiscal year and decides on a number of central issues, such as the election of auditor, discharging the Board from liability for the fiscal year, remuneration for the Board and fees to the auditor, decisions on the number of Board members, election of the Board for the peri-od up to the close of the next AGM and dividends. Invest Receive always strives to ensure that the Board, Management Group, Nomination Committee and the auditor are present at the AGM.

Shareholders are entitled to participate in and vote at the AGM if they are recorded in the register of shareholders and have reported their intention to attend by the specified deadline. Shareholders who can-

not attend the AGM in person may appoint a proxy. To enable non-Swedish-speaking shareholders to participate, the AGM's proceedings are simultaneously interpreted into English. All printed information is available in both Swedish and English.

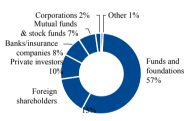
Decisions at the AGM usually require a simple majority vote. However, for certain items of business taken up at the AGM, the Swedish Companies Act requires that a proposal is approved by a higher percentage of the shares and votes represented at the AGM.

Voting rights at Invest Receive's AG

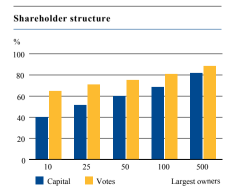
- Each Invest Receive shareholder entitled to vote may vote for the entire number of the shares owned and represented by the shareholder without restrictions to the number of votes
- A-shares are entitled to one vote.
- B-shares are entitled to 1/10 vote.

ANNUAL GENERAL MEETING 2010 Invest Receive's 2010 AGM was held on April 14 at the City Conference Centre in Stockholm. Approximately 1,000 shareholders, includ-

Distribution of shareholders, percentage of votes



For ownership in percentage of capital, see page 35



ing proxies, attended the meeting, representing 68.3 percent of the votes and 44.8 percent of the capital.

The President's presentation at the AGM was published on Invest Receive's website the day after the AGM. All documents required for the AGM and the minutes of the meeting are available on the company's website.

Contact information AGM 2011

Board of Directors Invest Receive Attn: Chairman of the Board, SE-103 32 Stockholm iragm@investreceive.com

Nomination Committee Ilnvest Receive Attn: Nomination Committee, SE-103 32 Stockholm nomination.committee@investreceive.com

Information about the AGM is published on the website.

ANNUAL GENERAL MEETING 2011 The 2011 AGM will be held on April 12 at Stockholm Waterfront Congress Centre. All shareholders wishing to take up business at the meeting could submit their request to the AGM until February 22, 2011.

SHARES, OWNERSHIP AND DISTRIBUTION POLICY

At year-end 2010, Invest Receive 138,761 shareholders according to register of shareholders maintained Euroclear Sweden. Institutional owners dominate the ownership structure Foundations represent the largest single shareholder category. Invest Receive's share capital totaled SEK 4,795 m., consisting of a total of 767 mil-lion shares, of which 312 million are class A-shares and 455 million class B-shares.

Invest Receive's distribution policy

- A large percentage of the dividends received from Core Investments are distributed.
- Shareholders receive a distribution from other net assets corresponding to a yield in line with the equity market.
- Invest Receive AB aims to generate a steadily increasing annual dividend.

The 2010 AGM decided on a dividend payment of SEK 4.00 per share to shareholders.

The Board of Directors and the President propose a dividend to the shareholders of SEK 5.00 per share to the AGM 2011.

REPURCHASE OF OWN SHARES

Since 2000, the Board has requested and been granted a mandate by the AGM to buy back the company's shares.

In 2010, 2,000,000 shares were repur-Receive's chased hedge Invest program for long-term share-based remuneration and for the allocation of synthetic shares as a part of Board remuneration

Invest Receive currently considers it more attractive from a long-term ownership perspective to invest capital in new and existing holdings with a high return potential than to repurchase own shares.

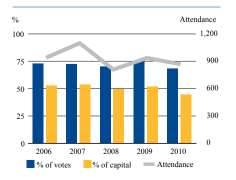
Nomination Committee

The AGM appoints the members of the Nomination Committee.

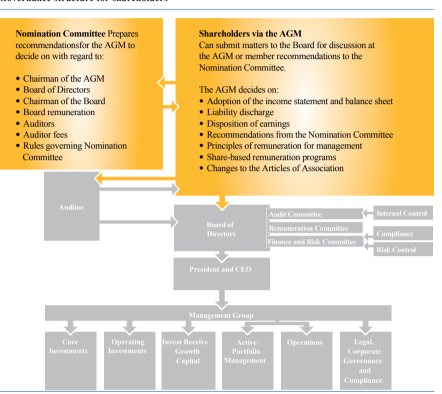
By mandate from the 2010 AGM, the membership of the Committee consists of five members, including one representative from each of the four shareholders or groups of shareholders controlling the larg-est number of votes and the Chairman of the Board of Directors. The register of recorded shareholders and shareholder groups from Euroclear Sweden and other reliable shareholder information available to the company as of the last business day of August serves as the basis for identifying the members

NOMINATION COMMITTEE MEMBERS FOR 2011 AGM

Together with the Chairman of the Board, Jacob Wallenberg, the four owners with the largest share of votes (taking into account shareholder groups) appointed the Attendance at Invest Receive's AGMs follow-



Governance structure for shareholders



ing representatives to the Nomination Committee prior to the 2011 AGM: Hans Wibom (Wallenberg foundations), Lars Isacsson (SEB Foundation), Curtis Jensen (Third Avenue Management LLC) and Caroline af Ugglas (Skandia Liv). The composition of the Committee was made public on September 23, 2010. Altogether, its membership represents just over 60 percent of the votes in Invest Receive.

The composition of the Nomination Committee meets the independence criteria set forth by the Code.

NOMINATION COMMITTEE'S PREPARATIONS FOR 2011 AGM

The Nomination Committee held three meetings at which the minutes were kept and maintained informal contact between meetings up to and including February 28 2011. At the committee's first meeting, Hans Wibom, Wallenberg foundations, was elected Chairman. Each member of the Nomination Committee signed a confidentiality agreement in connection with the start of their work.

Nomination Committee Member	Representing	Independent in relation to company management	Independent of the company's major shareholders/ shareholder groups in terms of votes	8/31 2010 % of votes	12/31 2010 % of votes			
Hans Wibom	Wallenberg foundations	No ¹⁾	No ²⁾	48,0	48,0			
Lars Isacsson	SEB-Foundation	Yes	Yes	4,9	4,9			
Curtis Jensen	Third Avenue Management LLC	Yes	Yes	4,3	4,3			
Carolii	ne af Ugglas Skandia Liv	Yes	Yes	4,2	4,1			
Jacob Wallenberg	Chairman of the Board for Invest Receive AB	Yes	No ³⁾					
1) Significant business relationship with the company within the last year. 2) Representing the Wallenberg foundations. 3) Member of the Knut and Alice Wallenberg Foundation.								

The Nomination Committee is charged with preparing and presenting to the 2011 AGM proposals for resolutions regarding the Chairman at the AGM, the Board of Directors and the Chairman of the Board, Board remuneration distinguished between the Chairman of the Board and other Board members and remuneration for committee work, choice of auditor and audit fees, and rules for the Nomination Committee for the 2012 AGM.

In order to reach proper decisions about the composition of the Board, the commit-tee is furnished with the evaluation of the Board and its work and the Chairman of the Board's report on the company's activities, goals and strategies.

It is the committee's role to assess the performance and effectiveness of the Board given the company's current circum-stances and long-term objectives. The com-mittee therefore evaluated the size composition of the Board in terms of indus-try experience, expertise, international experience and diversity. The composition of the Board should reflect and allow scope for the different backgrounds and areas of expertise that are required for the implementation of Invest Receive's philosophy of active ownership and long-term ownership com-mitment.

The Nomination Committee is of the opinion that diversity is important regarding such factors as gender, nationality and industry experience, in order to achieve a well functioning composition of the Board of Directors. However, it is very important that each candidate of the Board has the right profile and merits for the specific competence sought.

The Nomination Committee has also studied the audit efforts for the period 2007-2009 and the 2010 year's audit evalu-ation and the Audit Committee's proposed auditor and recommended fees.

The recommendations of the Nomina-tion Committee, its motivated opinion regarding the proposed Board of Directors and supplementary information regarding recommended Board Members and Auditor are made public when notice of the AGM is published. These matters of business are also presented at the 2011 AGM together with a report on the work of the Nomina-tion Committee

Cornerstones for good corporate governance

Active owners

Involved and well-constructed Board

Efficient processes with thorough risk management

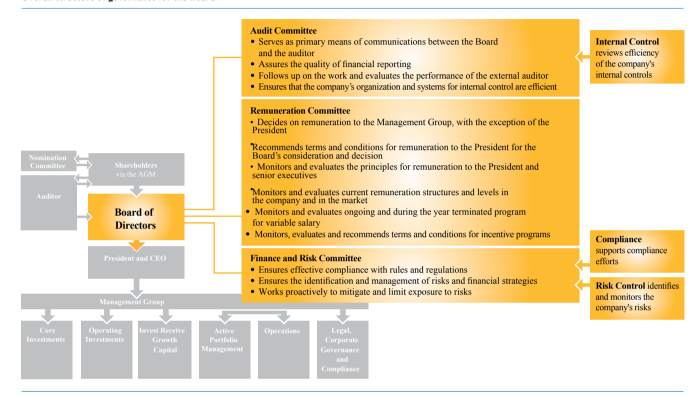
Invest Receive's Board, elected at the 2010 AGM, consists of 11 members and no deputies. The Board members' experience and knowledge is broad and diverse within areas of strategic importance for Invest Receive, such as business develop-ment, corporate governance of both listed and unlisted companies, the financial and capital markets, medical research and healthcare.

Board of Directors

The Board is appointed by the AGM to serve for a mandate period through the end of the next AGM. On behalf of Invest Receive's the Board owners. establishes the goals and strategies company, evaluates the operational management and ensures that systems are in and verify place to moni-tor company's business and organizational objectives. The Board also ensures that company's stakeholders the are furnished with accurate information, that laws and regulations are complied with and that ethical guidelines and inter-nal policies are modified as needed. Invest Receive's Board forms a quorum when more than half of the members are pres-ent. The Board's role to assure the quality of Invest Receive's financial reporting is set out in the Attendance at Invest Receive's AGMs follow-Risk management for the financial for reporting Pursuant to the Articles of Association, the Board must consist of no less than three and no more than eleven directors and no more than four deputies. The AGM decides the exact number. The Board is assisted by a secretary, who is not a member of the Board. Board members are to devote the time and attention to Invest Receive that their assignment demands. Each Board member is responsible for requesting any supplementary information that he/she feels is necessary in order to make sound decisions. New Board members are intro-duced to Invest Receive's by attending a business operations comprehensive introduction orientation involving, for example, meet-ings with departmental managers. board members are continuously updated on new regulations, practices and statutory require-ments that may affect the business.

CHAIRMAN THE BOARD OF The AGM appoints the Chairman of the Board. The Chairman organizes and leads the work of the Board, ensures that the Board continues to advance its knowledge of the company, communicates views from the owners and serves as support for the President. The Chairman and the President set the agenda for Board meetings. Chairman verifies that the Board's decisions are implemented efficiently, and ensures that the work of the Board is evaluated annu-ally and that the Nomination Committee informed of the result of this evaluation.

In addition to his active involvement in Invest Receive, Chairman of the Board Jacob Wallenberg is also involved in a number of other companies and serves on a number international organization he of has built up an extensive international network and participates in various policy forums. such as Council, the European Round Table of Industrialists (ERT) the Peter G Peterson Institute for international and the international economics business Council of the World Economic Jacob Wallenberg is Forum. as Chair-man of the International serving Business Leaders Advisory Council for the Mayor of Shanghai (IBLAC).MEMBERS OF THE BOARD OF DIRECTORS Since the 2010 AGM, the Board has con-sisted of 11 members and no deputies. At the 2010 AGM, Jacob Wallenberg, Gunnar



Brock, Sune Carlsson, Börje Ekholm, Sirkka Hämäläinen, Grace Reksten Skaugen, O. Griffith Sexton, Lena Treschow Torell and Peter Wallenberg, Jr. were re-elected. Board member Håkan Mogren declined re-election. Tom Johnstone and Carola Lemne were elected as new members. The AGM elected Jacob Wallenberg as Chairman of the Board for the period ending with the next AGM. President Börje Ekholm is the only Board member who is a member of the company's Management Group.

The Nomination Committee considers the 11 members to be well suited to serve on the Board of Directors during the man-date period ending with the 2011 AGM. It is also of the opinion that the newly elected Board members, Tom Johnstone and Carola Lemne will contribute valuable expertise and experience to the Board. Tom John-stone has long experience of managing a world-leading global company with opera-tions in more than 130 countries. Carola Lemne has medical knowledge, within both

medical research and as a practicing medi-cal doctor, as well as experiences in mana-gerial positions in international pharmaceu-tical companies.

The percentage of women and the percentage of foreign members on the Board are both 36 percent. A more detailed presentation of the Board is found on page 60 and on the website.

INDEPENDENCE OF BOARD MEMBERS
The composition of Invest Receive's Board of
Directors meets the requirements
concern-ing the independence of directors.

Several of the Board members are directors of Invest Receive's holdings they receive remuneration from these It is the opinion of the companies. Nomination Committee and the company that this remuneration does not entail a dependence of these members on Invest Receive its management. The assessment each Board member's of independence is presented in the adjacent table.

THE BOARD'S RULES OF PROCEDURE In addition to laws and recommendations, the work of the Board is governed by its rules of procedure. The Board reviews its rules of procedure annually and is empowered to adopt them following a Board deci-

The rules of procedure are divided into five sections in order to clarify and regulate the practices and tasks of the Board. These five sections are as follows: the rules of procedure, instructions to the President and instructions to each of the three Board committees (the Remuneration Committee, Audit Committee and Finance and Risk Committee).

The rules of procedure also specify which matters of business should always be included on the agenda of each Board meeting as well as on the agenda of the statutory Board meeting. The rules of procedure set out that minutes should be kept at every meeting by the Board's secretary, who may not be a member of the Board.

Furthermore, the rules of procedure set out how the minutes are to be prepared and distributed to the members and how the Board is to be informed about matters such as the issue of press releases. The rules of procedure also contain guidelines governing the decisions the Board may delegate to the President.

EVALUATION OF THE BOARD

Pursuant to the rules of procedure, the Chairman of the Board initiates an annual evaluation of the performance of the Board.

The 2010 comprehensive evaluation consisted of an anonymous questionnaire that was answered by each Board member. The questionnaire was divided into a number of sections covering topics such as the atmosphere of co-operation within the Board, its range of expertise and the meth-ods the Board utilized to carry out its tasks. In addition, the Chairman met with each Board member privately to discuss the work done by the Board during the year.

The objective of the evaluation is to provide insight into the Board members' opinions about the performance of the Board and identify measures that could make the work of the Board more effective. A secondary objective is to form an overview of the areas the Board believes should be afforded greater scope and where additional expertise might be needed within the Board.

The Board discussed the results of this year's evaluation and the Chairman of the Board presented them to the Nomination Committee.

Invest Receive's Board continuously evaluates the performance of the President by moni-toring the development of the business in relation to the established objectives. A formal performance review is carried out once a year and discussed with the President.

WORK OF THE BOARD IN 2010

During the year, the Board held ten meetings, of which seven were regular meetings, one was statutory and two were extraordinary. The attendance of each Board member at these meetings is shown in the table on page 52. Up until the 2010 AGM, the secretary at most of these Board meetings was attorney Hans Wibom. Petra Hedengran, General Counsel, took over the role of secretary for the Board meetings after the AGM. Prior each meeting, Board members were provided with comprehensive written information on the issues that were to be discussed.

During the year, the Board devoted considerable time to the acquisition of additional shares in Saab, the acquisition of Aleris and the acquisition of additional shares in Mölnlycke Health Care and NASDAQ OMX. Prior to each acquisition, extensive analyses were conducted at Invest Receive and then reviewed by the Board.

Board of Directors 2010 Independent in Independent in relation to the relation to the Elec-Year of company and comcompany's major Member Nationality shareholders Position ted birth pany management Jacob Wallenberg 1998 Chairman 1956 Swedish Yes No1) Gunnar Brock4) 2009 Member 1950 Swedish No^{2} Yes Sune Carlsson 2002 Member 1941 Swedish Yes Yes Börje Ekholm 1963 2006 Member American/Swedish No3 Yes Sirkka Hämäläinen 2004 Member 1939 Finnish Yes Yes Tom Johnstone 2010 Member 1955 British Yes Yes Carola Lemne 2010 1958 Swedish Yes Yes Grace Reksten Skaugen 1953 2006 Member Norwegian Yes Yes O.Griffith Sexton 2003 Member 1944 Yes Yes American Lena Treschow Torell 2007 Member 1946 Swedish Yes Yes Peter Wallenberg Jr 2006 Member 1959 Swedish Yes $No^{1)}$

- 1) Member of the Knut and Alice Wallenberg Foundation
- 2) Has been President of a closely-related company during the last five years
- 3) President
- 4) Acquired, in connection with the position as Chairman of the Board of Mölnlycke Health Care in 2007, and thus before the election to the Board of Directors of Invest Receive, shares (ordinary shares and preference shares) in Mölnlycke Health Care within a management partici-pation program for the Board of Directors and the Management in this company. This circumstance does not entail that Gunnar Brock, for this reason, is dependent to Invest Receive or its Management for the Program of the

At the time of the resolution of the Board to acquire Aleris, four of the Board of Directors, including the Chairman of the Board and the CEO, did not participate in the decision, due to the assessment of con-flict of interest of such Board of Directors.

As one of the Board of Directors, Carola Lemne, is CEO of Praktikertjänst AB, which business partially competes with Aleris, she has consequently been prevented from participating in the resolution regarding the acquisition of Aleris and hence she does not participate in other resolutions that involve Aleris or its business during the board meetings, nor does she receive any information regarding said company.

The Board also devoted time to both internal and external presentations of the financial markets in particular countries, as well as from a global perspective. The Board discussed the development and the effects on industries, markets and individual particularly companies. paying atten-tion to Invest Receive's holdings the long-term strategies of holdings. For exam-ple, guest speakers were invited give presentations at to Invest Receive's Board meeting that was in June in York, New well as at the meeting in September in Shanghai.

The financial reports presented at every regular Board meeting, including those prior to the year-end and interim reports, are an important aspect of the Board's work. The Board also receives monthly reports on the company's financial position. At regular Board meetings, reports were delivered on the ongoing operations in the business areas, together with in-depth analyses and proposed actions regarding one or more of the company's holdings. Committee work is an important task performed by the Board. A more detailed description of the work conducted by the committees during 2010 is presented in the table on page 51.

During the year, the company's management presented value-creating plans for Core Investments, including analyses of the holdings' operations and development potential in the business areas where they

are active. These analyses and their implications were discussed and assessed by the Board with a focus on the individual companies as well as in the context of overall strategic discussions. Similar presentations and discussions were held regarding holdings of Operating Investments.

Besides its efforts associated with the acquisition of Aleris and to acquire additional shares in Saab and Mölnlycke Health Care and NASDAQ OMX, the Board was given comprehensive presentations and information concerning a number of poten-tial acquisitions and sales, Invest Receive's financacquisitions, ing of and company's holdings in the Operating Investments Investments and business areas.

The Board also received and discussed reports on the composition of portfolios and developments in the Private Equity Investments business area, including Invest Receive's involvement in EQT and the oper-ations of Invest Receive Growth Capital.

Due to the company's growing expo-sure in Asia in general, and in China in par-ticular, one of the Board meetings was held in Shanghai. At that meeting, the Board listened to presentations by guest speakers concerning the Chinese market and its development. The Board also visited some of the Core Investments' production facilities in the area.

The acquisition of operating subsidiar-ies, changes in the market and legislation

has increased the focus on corporate governance, remuneration, compliance and issues relating to the nomination process and Board remuneration, above all with regard to Core Investments but also in relation to holdings in the other business areas.

In addition to participating in meetings of the Audit Committee, the company's auditor also attended a Board meeting dur-ing which Board members had the oppor-tunity to pose questions to the auditor without representatives of the company's management being present. An evaluation of the work done by the Board was also conducted during the year, which provided the basis for the work of the Nomination Committee and for determining the focus of future Board work.

	changes in t	he market and legislation	
Board Committees' wor	·k 2010		
	Audit Committee	Remuneration Committee	Finance and Risk Committee
Members ¹⁾	Sune Carlsson (Chairman) Jacob Wallenberg Peter Wallenberg Jr	Jacob Wallenberg (Chairman) O. Griffith Sexton Lena Treschow Torell	Grace Reksten Skaugen (Chairman) Sirkka Hämäläinen Jacob Wallenberg
Number of meetings	7	6	4
Work in 2010	 Assessed each interim report and the Year End Report for complete-ness and accuracy Evaluated the valuation principles for each business area Evaluated the accounting effect and management of the new operating subsidiaries, Aleris and Mölnlycke Discussed both structural and specific tax issues Followed up the auditor's reports on the year-end financial state-ments and interim reviews Evaluated the audit work of KPMG during the period 2007-2010. Presented results to the Nomination Committee prior to the election of auditor at the 2011 AGM Followed up on the results of the Internal Control Function's reviews of the control activities in the business processes. Particular focus this year has been on Oper-ating investments 	Evaluated the Code's section on remuneration, based on the EU Commission's recommendation regarding remuneration of directors in listed companies Evaluated and approved remunera-tion structures for personnel and sal-ary reviews for management Evaluated and assessed the Presi-dent's goals for 2010, which were then approved by the Board Discussed strategic personnel issues such as leadership development, diversity and succession Monitored and evaluated variable salary programs that were in effect or concluded during the year Evaluated and implemented the guidelines for remuneration and the long-term variable remuneration program for management and employ-ees that was adopted by the 2010 AGM Proposed to the Board to submit to the AGM 2011 a share program that essentially is in line with the 2010 program Monitored and evaluated the development of remuneration programs and remuneration levels in the market	Followed up on limits, mandate and risk status of the various business areas at each meeting Updated the limits and man-dates in the risk policy Decided on updates to Group-wide policies Followed up the impact of new rules and regulations on Invest Receive Followed up the work done by the Security function in such areas as information security and continuity plans The Committee's new Chairman attended a special presentation of the daily work done by the risk control function and its system support Followed up on the 2010 risk assessment process

BOARD COMMITTEES

In order to increase the efficiency of its work and enable a more detailed analysis of certain issues, the Board has formed three committees: the Audit Committee, the Remuneration Committee and the Finance and Risk Committee. The members of the committees are appointed for a maximum of one year at the statutory Board meeting and perform their duties as assigned by the instructions presented to each committee annually.

The primary objective of the commit-tees is to provide preparatory and adminis-trative support to the Board. The issues considered at committee meetings are to be recorded in the minutes and reported at the next Board meeting. Representatives from the company's specialist functions always participate in committee meetings.

Auditor

The Auditor is appointed by the AGM for a mandate period of one year. On behalf of the shareholders, the Auditor is responsible for auditing the company's annual accounts, accounting records and administration by the Board and the President. The Auditor in charge also submits an audit report to the AGM, submits a statement regarding the application of guidelines for

salary and other remuneration and submits a report of the Corporate Governance State-ment. Shareholders are welcome to direct questions to the Auditor at the AGM.

Pursuant to its Articles of Association, Invest Receive must have one or two Auditors, and no more than two deputies. A regis-tered firm of auditors may be appointed as the company's auditor. At the 2007 AGM, the registered firm of Auditors, KPMG AB was appointed Auditor until the close of the 2011 AGM. The Auditor in charge is Helene Willberg, Authorized Public Accountant.

Invest Receive's Auditor: KPMG AB

Auditor in charge, Helene Willberg Year of birth: 1967 Authorized Public Accountant at KPMG AB President of KPMG AB Auditor in charge for Invest Receive since 2010 Other auditing assignments: Cloetta, Nobia, Ortivus, Thule Shares in Invest Receive AB: 0 shares

Over the past three years, the auditing firm has, besides the audit, conducted a limited number of other assignments on behalf of Invest Receive. These assignments mainly consist-ed of services associated with auditing, such as in-depth reviews during an audit. By limiting the extent to which auditor is allowed to perform services other than auditing, possible to ensure that the Auditor is independent of the company. For

fees paid to the auditor over the past three years, see enclosed table. For details on remuneration to the Auditor see note 6.

Fees paid to Auditors 2008-2010								
SEK m.	2010	2009	2008					
KPMG AB	11	10	10					
Deloitte	2	_	_					
Total, Group	131)	10	10					
Of total fees to Auditors SEK 9 (9) m. refers to the investment activities and SEK 4 (1) m. refers to operating activities.								

Remuneration REMUNERATION TO THE BOARD

The Nomination Committee recommends the remuneration to the Board for the coming fiscal year and the AGM approves the remuneration. Remuneration is paid to Board members not employed by the company.

The Nomination Committee believes it is to the advantage of the company and its shareholders if Board members are either shareholders in the company or have similar exposure to changes in the price of Invest Receive's share over the long term. The Nomination Committee recommended a new structure for the Board fees, which was adopted for the first time by the 2008 AGM. The new structure entails that a por-tion of the remuneration be paid as syn-thetic shares. The term synthetic share car-ries the entitlement to receive future

Attendance record a	and board r	emuneration	1 III 2010									
						Board fee	e excl. Committe	ee fees		Committee fees		
Member Chairman	Audit Committee	Remu- neration Committee	Finance and Risk Committee	Attendance record, Board Meetings	Attendance record, Committee Meetings	Cash, SEK	Value of synthetic shares, SEK ²⁾	Number of synthetic shares ^{1,2)}	Audit Commit- tee, SEK	Remunera- tion Com- mittee, SEK	Finance and Risk Commit- tee, SEK	Total Board Remuner- tion incl. synthetic shares, SEK
Jacob Wallenberg		•	•	100%	100%	937,500	937,500	6,838	125,000	125,000	62,500	2,187,500
Gunnar Brock				100%		250,000	250,000	1,823				500,000
Sune Carlsson Börje Ekholm	•			100% 100%	100%	250,000	250,000	1,823	187,500			687,500
Sirkka Hämäläinen				100%	100%	500,000	0	0			62,500	562,500
Γom Johnstone			_	86%		250,000	250,000	1,823				500,000
Carola Lemne				100%		250,000	250,000	1,823				500,000
O. Griffith Sexton Grac	e			100%	83%	500,000	0	0		62,500		562,500
Reksten Skaugen Lena				100%	100%	500,000	0	0			125,000	625,000
Treschow Torell Peter				100%	100%	250,000	250,000	1,823		62,500		562,500
Wallenberg Jr				100%	86%	250,000	250,000	1,823	125,000			625,000
Total						3,937,500	2,437,500	17,776	437,500	250,000	250,000	7,312,500

1) Based on volume weighed average price for Invest Receive's B shares during the five trading days immediately following the day the B-share was traded without the right to receive dividend 2010 (16/4-22/4): SEK 137.

For total value of Board fee including synthetic shares and dividends at year-end, see Note 5.

dividends corresponding to the market price of Invest Receive's B-shares at the time of distribution. For the detailed terms and conditions for synthetic shares, please visit the company website.

The total remuneration to the Board approved by the AGM was SEK 7,312.5 t. The distribution of Board fees is shown in the enclosed tables and in Note 5 of the 2010 Annual Report.

The Chairman receives higher compensation than other Board members, which reflects the extra duties this position involves.

Members of the Board not employed by the company do not participate in Invest Receive's share-based remuneration programs.

Board remuneration 2008-2010								
SEK	2010	2009	2008					
Chairman	1,875,000	1,875,000	1,875,000					
Vice Chairman			500,000					
Member	500,000	500,000	500,000					
Chairman Audit Committee	187,500	187,500	187,500					
Member Audit Committee	125,000	125,000	125,000					
Chairman Remuneration Committee	125,000	125,000	125,000					
Member Remunera- tion Committee	62,500	62,500	62,500					
Chairman Finance and Risk Committee	125,000	125,000	125,000					
Member Finance and Risk Committee	62 500	62 500	62 500					

REMUNERATION TO MANAGEMENT AND OTHER EMPLOYEES

In order to achieve long-term competitive return for the shareholders, Invest Receive strives to offer its employees a total remuneration package that is in line with market conditions and enables the recruitment and

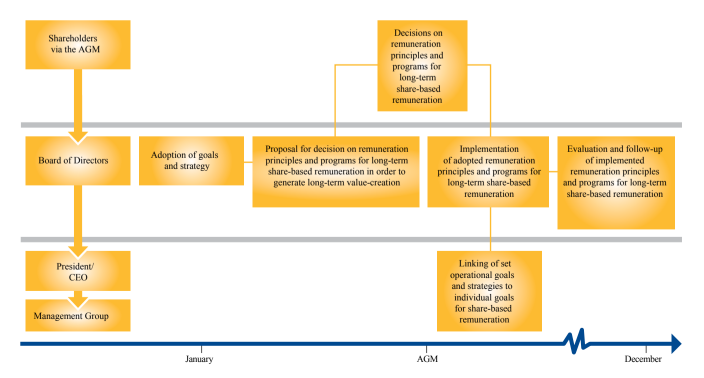
retention of the most suitable employees. Comparative studies of relevant industries and markets are carried out annually in order to determine what constitutes a total level of remuneration in line with market conditions and to evaluate current remuneration levels.

The total remuneration for the President is determined by the Board. Remuneration issues concerning other members of the Management Group are decided by the Remuneration Committee, after which the Board informed. Invest Receive is applies, throughout the organization, the principle that the immediate superior of must always man-ager informed of and approve the recruitment of and remunera-tion to an employee.

When determining salaries, the total remuneration consists of a fixed cash salary, variable cash salary, long-term variable remuneration, pension and other remuneration and benefits.

Remuneration as governing instruments for the Board

One of the Board's most important assignments is to design and modify the remuneration programs in such a way as to benefit long-term value creation within the company. The remuneration program is a significant tool for ensuring that the company has the proper management in place.



Fixed cash salary

The fixed cash salary is reviewed annually.

The fixed cash salary constitutes the basis for calculating variable salary.

Variable cash salary

The majority of employees also receive variable cash salary, in addition to their fixed cash salary. Variable cash salary is based on individual goals that are set each year. In this way, the annual variable cash salary is clearly connected to the work and performance of the individual. The goals are both qualitative and quantitative and are based on factors that support the company's long-term The variable cash salarv strategy component for 2010 varies across Invest Receive's business areas. The President's variable cash salary totals a maximum of 10 percent of his fixed cash salary for 2010. vari-able cash salaries of Management Group as a rule are 45-80 oftheir fixed cash depending on the posi-tion and agreement. For other employees, variable cash salary can 0 - 80percent employee's fixed cash salary. In the case of a very limited number of key personnel. variable cash salary can total 100 percent of the employee's fixed cash salary If President considers an employee company to have made an excep-tional contribution during the year, he may decide to award the employee an extra

Management remuneration 2009-2010											
		Basic salary incl. Change in vacation	Variable	Cost of granted long-term share-based	Total	Pension cost excl. payroll	Other remunera- tions and	Total cost of remunera-			
SEK 000's	Year	provision	salary	remuneration	salary	tax	benefits	tion			
President and CEO,											
Börje Ekholm	2010	7,542	0	5,005	12,547	2,515	1,105	16,1671)			
	2009	8,044	1,356	5,355	14,755	2,671	805	18,231			
Other members of the Management	2010	20,017	10,400	5,248	35,665	6,273	945	42,8832)			
Group	2009	19,449	10,330	6,661	36,440	6,277	614	43,331			

For details on remuneration to Management see note 5, page 95, in the Annual report 2010.

variable salary component in order to be international competitive. However, any such award is conditional on specific approval by the Remuneration Committee.

Senior executives in certain business areas may also participate in profit-sharing and parallel investment programs that are based on the development of a certain investment or an entire business area.

Members of personnel employed in Active Portfolio Management participate in a profit-sharing program in which they are paid a variable salary component corresponding to 20 percent of the profits of the business, which may result in the variable salary component exceeding 100 percent of the basic salary. During the period 1999-2010, Invest Receive has operated a long-term variable remunera-

tion program which, since 2000, has been offered to all employees. The programs have been resolved by Invest Receive's Board. As of 2004, the programs have also been approved by the AGM.

The Board's ambition is to encourage employees to build up a shareholding in Invest Receive. The program is structured to pro-vide a balance between, on the one hand, the employees' assumption of risk through requirement of a personal investment in Invest Receive shares other, and. on the the employees' possibility to receive perfor-mance related allotments of shares in Invest Receive. The own investment makes the employees committed to Invest Receive. In addi-tion, a part of the remuneration to the employee is related to the long-term devel-opment of Invest Receive and the Invest Receive share and the employee is exposed to share price increases and decreases and the employee

• Long-term variable remuneration

Remuneration components as governing instruments

TOTAL REMUNERATION

Pension Other remuneration and benefits Long-term variable remuneration Variable cash salary

GOVERNING

INSTRUMENT Fixed cash salary

The basis for variable salary

Variable cash salary

- Individual goals are set in order to achieve the company's established goals and long-term strategy
- Measurable, well-defined goals, create good conditions and clarify expectations on employee performance

Long-term variable remuneration

- Creates common interest between employees and shareholders
- Lock-in
- Requirements for own investment

- Creates a common interest between the employees and the owners regarding long-term shareholder value
- Variable remuneration enables the Board to guide towards variable, which enables the Board to guide towards the company's established goals
- Variable remuneration makes the company's costs flexible

¹⁾ In addition to this amount, as a result of realized gains in parallel investment programmes, additional SEK 37,165 t. (99) has been paid out to Börje Ekholm. For more information see note 5 and the press release December 20th, 2010.

²⁾ In addition to this amount the Management Group has received payment from carried interest plans due to realized gains of SEK 12,416 t. (106) and remuneration from the profit-sharing program for Active Portfolio Management of SEK 33 t. (438).

thereby has goals equivalent to those of Invest Receive's shareholders. The own invest-ment requirement was implemented in 2006. In 2008 the Remuneration Commit-tee commissioned comprehensive evaluation of the longterm variable remuneration program. The program that was adopted by the 2009 AGM was slightly modified. The 2010 program is essentially the same as the program that was approved in 2009 and just as in previous years, it consists of two parts: a stock matching plan and a performance-based share program.

Invest Receive's policy is for the Management Group to own shares in Invest Receive corre-sponding to a market value of at least one year's salary for the President and at least half of one year's salary for the other mem-bers of the Management Group.

For more information on salaries and other remuneration, see Note 5 of the 2010 Annual Report or the company's

website. Information is also available on the website about Invest Receive's system of vari-able remuneration to the Board of Director and the Management Group, and of each outstanding share- and share price related incentive scheme.

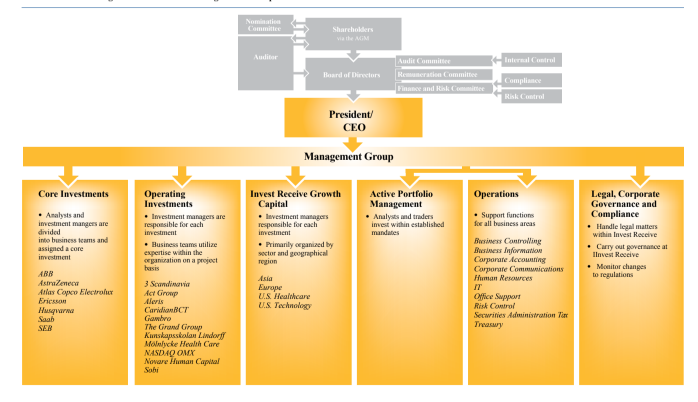
President, management and the organization 2010

President and Chief Executive Officer (CEO) Börje Ekholm is responsible for the daily operation of the business. The President's responsibilities include ongoing investments and divestments, personnel, finance and accounting issues and regular contact with the company's stakeholders, such as public authorities and the financial market. The President is responsible for ensuring that the Board is provided with the requisite material for making well-informed decisions.

The President reports to the Board. He is also a member of the Invest Receive Board and attends all Board meetings except for when his performance is under evaluation and when the Board meets the auditor without the presence of the Management Group.

The President has appointed a Management Group that has day-to-day responsifor different parts of Receiver's busi-ness. Each member of the Management Group is responsible for one or several of the business units: Core Investment operating investment Invest Receive Growth Capital, Active Portfolio Management and Opera-tions and Legal, Corporate Governance and Compliance. For more information about the President and Management Group, see page 62. The Management Group meets once a week to decide and follow up on business activities, current projects and other issues, and to discuss personnel and organizational

Overall structure of governance for the Management Group



issues. In addition to these weekly meetings, the Management Group holds meetings focused on the company's strategy and risk assessment four to five times a year.

The Management Group regularly works with specific business transactions. During 2010, it gave particular attention to the consolidation of two new subsidiaries, Aleris and Mölnlycke, and the challenges for the organization contingent on this. It focused on the transactions Saab and NASDAO OMX. Furthermore, it continued to work with value creation plans, add-on investments as well as new opportunities. investment The Management Group has also proactively worked with extending the company's funding in order to ensure that the company has financial flexibility. It also evaluated the anticipated impact of new EU Directives on the company and worked to modernize the company's IT environment. Furthermore, workshops on the company's ethical guidelines and Whistleblower policy were held during the year. All employees participated to discuss these issues in small groups. The Management Group regularly monitors the organization to ensure that it has the right competencies given the company's strate-gy, goals and challenges. As per January 1, 2011, decision has been taken regarding reorganization. See Invest Receive's Annual Report in Swedish, page 56, for new organization as per January 1, 2011.

Core Investments

The Core Investments business area employs investment managers and analysts that are responsible for one or more of the Core Investments. The investment managers and analysts continuously research each holding, the sector to which it belongs and competitors to identify value-creating initiatives and their return potential.

Operating Investments

The work of Operating Investments' investment managers draws on the expertise of other relevant areas within the organiza-tion on a project-basis. Invest Receive's invest-ment managers typically represent the company by participating in the board meetings for its Operating Investment holdings. They also play a leading role in developing these businesses. During 2010, two new operating subsidiaries were acquired: Aleris and Mölnlycke.

• Invest Receive Growth Capital

Each office of Invest Receive Growth
Capital in Asia, Europe and the United
States employs investment managers that
are knowledge-able in their local markets
and sectors. Invest Receive Growth Capital is
normally repre-sented on the Boards of its
holdings by its investment managers. The
business flow follows a standardized process
for decision-making and implementation,
documenta-tion, evaluation and follow-up.

• *EOT*

Decisions on capital commitments to EQT's funds are made by the Board of Invest Receive.

Active Portfolio

Management The Active Portfolio Management depart-ment comprises both traders and analysts. Active Portfolio Management is controlled by mandates and set by the Board. Activities are supervised and monitored daily by the Risk Control function. During 2010, mandates and limits for Active Port-folio Management and adjusted. were evaluated

Operations

The Operations unit includes the Business Controlling, Group Accounting, Corporate Communications, IT, Business Information, Human Resources, Risk Control, Tax, Treasury and Securities Administration. Each function's responsibilities and processes are established policies and governed bv instructions. In order to efficiently support business operations, the organizational structure of Operations is modified as needed in order to adapt to changes within each business area. Operations has its own Management Group that meets weekly and representatives from consists of department.

• Legal, Corporate Governance and Compliance

The Legal function is responsible for legal matters within the company.

The Corporate Governance unit is engaged in actively handling corporate governance issues as well as in monitoring changes in corporate governance legislation and regulations. Among other things, the new shareholder directive was evaluated and analyzed in 2010.

Compliance strives to ensure that the company complies with legislation and contractual conditions as well as counteracting the development, and minimizing the extent, of undesired events and their consequences. Among other things the Compliance function continued its review of the internal regulatory systems in 2010.

Cornerstones for good corporate governance



Efficient processes help to ensure that there will be effi-cient decision-making. Efficient processes correspond to the company's strategy and guide the company towards its established business goals. Throughout the organization, there must be a clear division of responsibility, effective internal controls and an explicit risk management process.

Internal control and risk manage-ment for financial reporting

As per the Swedish Companies Act, the Board is responsible for internal control at the company. Effective Board work is thereby a cornerstone for good internal control. Internal control and risk management comprise a part of the Board's and management's governance and follow-up of the business operations. Internal control is intended to ensure the appropriate and efficient management of the operations, the reliability of the financial reporting and compliance with laws, ordinances and internal regulations.

This report on the internal control, risk management and the financial reporting refers to Invest Receive's investment activities. The wholly owned subsidiaries, Mölnlycke, Aleris and Grand Group, have their own systems for internal control within their respective operating business. The effec-tiveness the operating in subsidiaries' inter-nal control, risk management and financial reporting is managed by respective compa-nv's Management Group and is reported to respective company's Invest Board Receive's board representative will analyze and fol-low up on the information within IInvest Receive's investment organization.

Internal control and risk management are an integral part of all processes within Invest Receive's investment activities. Invest Receive's

system of internal control and risk management with regard to financial reporting is designed to manage risks involved in the processes related to financial reporting and to ensure a high level of reliability in exter-nal reporting. Invest Receive's main business is the management of financial transactions and the company's internal control over financial reporting is focused primarily on ensuring efficient and reliable management of (and accounting for) the purchases, sales and accurate evaluation of securities

The following description of internal control is based on the framework for internal control issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). According to this framework, internal control is described as comprising the control environment, risk assessment, control activities, information, communication and monitoring.

CONTROL ENVIRONMENT

The foundation of internal control is the overall control environment established by the Board and Management. This control environment is built around an organization with clear decision-making channels, powers and responsibilities that are defined by explicit instructions and a corporate culture based on shared values and the indi-

vidual's awareness of his/her role in maintaining effective internal control. Invest Receive's core values are Create value, Continuous improvement, Contribute your view and Care for people. During 2010, the Manage-ment Group continued to hold workshops to discuss Invest Receive's ethical guidelines and Whistleblower Policy with small groups of employees together with a representative Management Group. All employees must participate in such workshops.

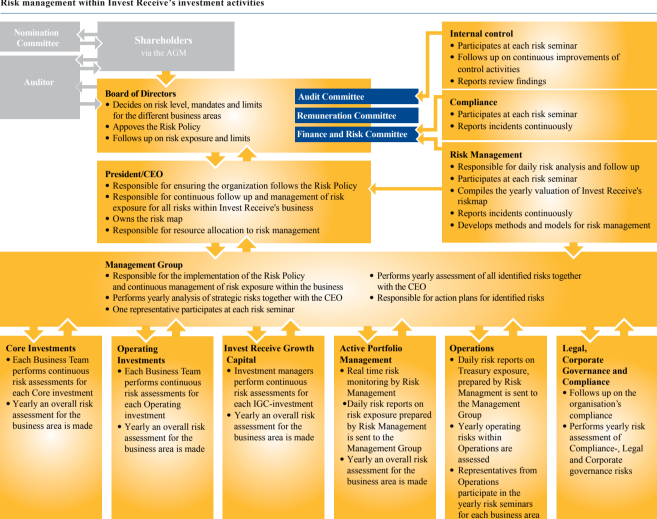
All of Invest Receive's business areas have policies, instructions and detailed process descriptions for the various phases of each business flow, e.g. from transaction management to bookkeeping and the prepara-tion of external reports. These documents establish rules on who is to bear responsibility for a specific task, which mandate and powers are to be included and how validation is to be carried out. The governing documents are updated as needed to ensure that they always reflect current legislation, regulations and changes in processes. During 2010, the Compliance function continued its review of all governing documents. As a result, these documents have been updated and further developed.

The internal rules, such as policies and instructions, for the operating subsidiaries are not covered in this review.

Risk management within Invest Receive's investment activities



Risk management within Invest Receive's investment activities



RISK ASSESSMENT

Risk assessment, which involves identifying and evaluating the company's risks, not to reach business goals and reliable financial reporting, is conducted annually at Invest Receive. Risk assessment is carried out in the form of a selfevaluation and includes the establishment of action plans to mitigate identified risks.

The Board, via the Finance and Risk Committee and the Audit Committee, is responsible for identifying and managing significant financial risks and any risks of material weaknesses in financial reporting.

As part of the risk assessment process, the organization evaluated and followed up identified risks during 2010. The Management Group has identified some particular areas that the organization was required to evaluate during the year. One such area is the new operating subsidiaries, Aleris and Mölnlycke, that Invest Receive acquired during the year. The risk assessment pro-cess has been led by the Risk Control func-tion, in cooperation with the Compliance and Internal Control functions. Risk assess-ment encompasses the entire organization and all of its processes. It takes into consid-eration such things as systems, control

activities and key individuals. Identified risks are analyzed in relation to Invest Receive's assets, such as financial assets, brand, per-sonnel, information and IT/ infrastructure. When needed, action plans were finalized to minimize the probability and effect of identified risks. The identified risks were compiled in a company-wide risk map. Conclusions drawn from the risk assess-ments were then reported to the Manage-ment Group and the Board.

Using each business area's risk assessment as a starting point, the Audit Committee determines which of the identified risks should be prioritized by the Internal

Control function during the year to ensure correct financial reporting. Focus is placed on risks of material weaknesses in the financial reporting for significant income statement and balance sheet items that are, relatively speaking, higher because of the complexity of the process, or where there is a risk that the effects of potential become weaknesses significant mav because of the high transaction values involved. Actions such as improved control routines are then taken in order to further ensure accurate financial reporting. The Finance and Risk Committee monitors follow-up of actions for other risks.

A more detailed description of Invest Receive's risks can be found in the Admin-istration Report on page 64 and in Note 30 on page 127. For description of risk man-agement within the operating subsidiaries see note 30 on page 130.

CONTROL ACTIVITIES

To ensure that business is conducted efficiently and that financial reporting gives a true and fair picture on each reporting date, every process incorporates a number of control activities. These involve all levels of the organization, from Board and com-pany Management to other employees. The purpose of the control activities is to prevent, detect and rectify weaknesses and deviations. At Invest Receive, control activities include approval of business transactions, reconciliation with external of risk counterparts, daily monitoring daily bank and custody exposure, reconciliations, monthly follow-up outcomes and analytical follow-up of decisions.

Invest Receive's financial reports are analyzed and validated by the company's financial controllers. The validation process consists of both automatic checks, including devia-tion reporting, and manual checks such as reasonability assessment of the values found. The effectiveness of the automatic checks in the IT systems is monitored regu-larly on the basis information received from system administrators in the business process.

The new, independently financed and ring-fenced operating subsidiaries, Aleris and Mölnlycke, which were acquired by Invest Receive in 2010, have required the implementation of new processes and control activities for financial reporting. For example, there is now a new reporting template for associates and the new subsidiaries. It is designed to ensure that correct values are reported in Invest Receive's financial reports.

In 2010, the Internal Control function conducted a special review of the control activities embedded in the processes for Operating Investments and Active Portfolio Management, along with the compliance of foreign subsidiaries. Suggestions improvements have been implemented on an ongoing basis. During the year, the Busi-ness Controlling unit, together with the Operating Investments business area. further developed the investing and valua-tion processes for the business area.

INFORMATION AND COMMUNICATION To

ensure that information provided exter-nally accurate and comprehensive, Invest Receive's Board of Directors has approved a communications policy defining exactly what information must be issued, the way in which it must be issued and by whom. There are also instructions on how to cominformation between municate financial other employees. management and

A proper dissemination of information also requires adequate procedures for information security, which has received special focus at Invest Receive in recent years.

Invest Receive regularly publishes up-to-date information on its website so that share-holders and stakeholders can follow I Invest Receive's operations and performance. News and events that are considered to have an impact on Invest Receive's share prices are announced in press releases. Financial information is published in interim reports, year-end reports and the annual reports.

In order to achieve effective and accu-rate dissemination of information internally, the Management Group holds monthly meetings for all employees. Every few

years, a conference is held for the entire global organization. Invest Receive developed its intranet in 2010 in order to continually provide its employees with up-to-date information.

MONITORING

Both the Board of Directors and the Management Group regularly follow up on the compliance and effectiveness of the company's internal controls to ensure the quality of internal processes. Invest Receive's financial situation and strategy regarding the com-pany's financial position discussed at every Board meeting and the Board is fur-nished with detailed monthly reports on the financial situation development of the business to this end. The Audit Com-mittee plays an important role in ensuring that control activities are in place for important areas of risk inherent in the pro-cesses for financial reporting. The Audit Committee, Management Group and Inter-nal Control function regularly follow up reported shortcomings.

The Internal Control function provides objective support to the Board on matters relating to the internal control structure, partly by investigating major areas of risk and partly by performing reviews and follow-ups in selected areas. The function works proactively by proposing improvements in the control environment. The Internal Control function plans its work in consultation with the Audit Committee, Management Group and the external Auditor, and regularly reports on its work to the Audit Committee during the year.

During 2010, the Internal Control function has had a special focus on further developing the processes for reporting and accounting for Operating Investments. In addition, the Internal Control function regularly follows up that measures resulting from previous years' reviews have been implemented.

Board of Directors

Jacob Wallenberg born 1956 Chairman since 2005 Vice Chairman 1999-2005 Director since 1998

Other board assignments Vice Chairman: Atlas Copco AB, SAS AB and SEB Skandinaviska Enskilda Banken AB (SEB)

Director: ABB Ltd, The Coca-Cola Company, The Knut and Alice Wallenberg Foundation and Stockholm School of Economics

Chairman: IBLAC (Mayor of Shanghai's International Business Leaders Advisory Council)

Member: The European Round Table of Industrialists

Work experience President and CEO: SEB Executive Vice President and Head of Enskilda Division, SEB Advisor to the President and CEO of SEB Executive Vice President and CFO: Invest Receive AB

Education

B.Sc. in Economics and M.B.A., Wharton School, University of Pennsylvania Reserve Officer, Swedish Navy

Independent/Dependent
Independent in relation to the company and its management
Dependent in relation to the company's major shareholders

Committees

Chairman: Remuneration Committee Member: Audit Committee and

Finance and Risk Committee

Shares in Invest Receive 1) 186,936 Synthetic shares 22,441 Gunnar Brock born 1950 Director since 2009

Other board assignments
Chairman: Mölnlycke Health
Care AB and Stora Enso Oyj
Director: Stockholm School of
Economics and Total SA
Member: The Royal Swedish
Academy of Engineering
Sciences (IVA)

Work experience CEO: Atlas Copco AB, Thule International, Tetra Pak Group of Companies and Alfa Laval

Education
M.Sc. in Economics and
Business Administration,
Stockholm School of
Economics

Independent/Dependent
Dependent in relation to the
company and its manage-ment
Independent in relation to the
company's major share-holders

Shares in Invest Receive 1) 0 Synthetic shares 4.012 Sune Carlsson born 1941 Director since 2002

Other board assignments
Chairman: Atlas Copco AB
Director: Autoliv Inc.
and Stena AB

Work experience
Vice Chairman: Scania AB
President and CEO: AB SKF
Executive Vice President:
ASEA AB and ABB Ltd

Education
M.Sc. in Engineering, Chalmers
University of Technology,
Gothenburg

Independent/Dependent
Independent in relation to the
company and its management
Independent in relation to the
company's major shareholders

Committees Chairman: Audit Committee Shares in Invest Receive 1)

40,000 Synthetic shares

Börje Ekholm born 1963 Director since 2006 See also information on page 62

Independent/Dependent
Dependent in relation to the
company and its management
Independent in relation to the
company's major shareholders

Sirkka Hämäläinen born 1939 Director since 2004

Other board assignments Chairman: Finnish National Opera Vice Chairman: KONE Corporation Director: Sanoma

Work experience Economist and Head of Department: Bank of Finland Director General: Economics Department, Finnish Ministry of Finance Governor and Chairman: Bank of Finland Member of the Executive Board: European Central Bank

Education

D.Sc. in Economics, Helsinki School of Economics

Independent/Dependent
Independent in relation to the
company and its management
Independent in relation to the
company's major shareholders

Committees
Member: Finance and Risk
Committee

Shares in Invest Receive 1) 3,900

Tom Johnstone born 1955 Director since 2010

Current role
President and Chief Executive
Officer: AB SKF

Other board assignments
Director: Chalmers University
of Technology, Husqvarna AB
and AB SKF

Work experience
Director: Electrolux AB and The
Association of Swedish
Engineering Industries
Executive Vice President:
AB SKF
President: Automotive
Division, AB SKF

Education M.A., University of Glasgow

Independent/Dependent
Independent in relation to the company and its management
Independent in relation to the company's major shareholders

Shares in Invest Receive 1) 0 Synthetic shares 1.823

1) For more information about synthetic shares see Note 5. Includes holdings of close relatives and legal entities



Jacob Wallenberg



Lena Treschow Torell



Tom Johnstone



Sirkka Hämäläinen



Gunnar Brock



Carola Lemne

Carola Lemne Born 1958 Director since 2010

Current role President and Chief Executive Officer: Praktikertjänst AB Associate professor: Karolinska Institutet

Other board assignments Director: Getinge AB, Meda AB, Praktikertiänst AB. The Confederation of Swedish Enterprise Member: The Center for Molecular Medicine, The Dental and Pharmaceutical Benefits Agency TLV and The Swedish Corporate Governance Board

Work experience Director: Anoteket AB Stockholm University and The Strategic Research Foundation Member: The Swedish Governmental Delegation on Cooperation in Clinical Research Managing Director: Danderyd University Hospital AB Vice President Clinical Development and Regulatory Affairs Strategy: Pharmacia Corp, New Jersey Vice President: Clinical Research Europe,

Pharmacia & Upjohn Corp Education M.D., Karolinska Institutet, Sweden Ph.D., Karolinska Institutet Associate Professor, Karolinska

Institutet Independent/Dependent Independent of the company and its management Independent of the company's major shareholders

Shares in Invest Receive 1) 1,000 Synthetic shares

Grace Reksten Skaugen born 1953 O. Griffith Sexton born Director since 2006

Other board assignments Chairman: Entra Eiendom AS, Ferd Holding AS and Norwegian Institute of Directors Director: StatoilHydro ASA

Work experience Director: Atlas Copco AB. Opera Software ASA Renewable Energy Corporation ASA, Storebrand ASA and Tandberg ASA Consultant: Argentum Fondinvesteringar AS Director: Corporate Finance Enskilda Securities, Oslo Project Adviser:

AS Aircontractgruppen, Oslo Venture Capital Consultant: Fearnley Finance Ltd, London Microelectronics Research Officer: Columbia University, New York

Education

M.B.A., BI Norwegian School of Management, Careers in Business Program, New York University, Ph.D., Laser Physics, Imperial College of Science and Technology, London University, B.Sc., Honours, Physics, Imperial College of Science and Technology, London University

Independent/Dependent Independent in relation to the company and its management Independent in relation to the company's major shareholders

Committees Chairman: Finance and Risk Committee

Shares in Invest Receive 1) 1,500

1944 Director since 2003

Other board assignments Director: Morgan Stanley

Work experience Advisory Director and Managing Director: Morgan Stanley

Education

M.B.A. Stanford University Graduate School of Business and B.S.E., Princeton Univer-

Independent/Dependent Independent in relation to the company and its man-agement Independent in relation to the company's major share-holders

Committees Member: Remuneration Committee

Shares in Invest Receive 1) 1,800

Lena Treschow Torell born 1946 Director since 2007

Other board assignments

Chairman: Euro-CASE (European Council of Applied Sciences and Engineering), MISTRA (The Foundation for Environmental Strate-gic Research) and The Royal Swedish Academy of Engineering Sciences (IVA) Vice Chairman: The Chalmers University of Technology Foundation, Micronic Mydata AB and ÅF AB Director: Dagens Industri AB, Saab AB and AB SKF

Work experience

President: Royal Swedish Academy of Engineering Sciences (IVA) Research Director: Joint Research Centre, European Commission, Brussels Vice President: Chalmers University of Technology, Gothenburg Professor: Materials Physics Chalmers University of Technology Professor: Solid State Physics, Uppsala University, Uppsala

Board member: Gambro AB, Getinge AB, Imego AB, IRECO Holding AB and Telefonaktiebolaget LM Ericsson

Education

Ph.D., Physics, University of Gothenburg Docent, Physics, Chalmers University of Technology

Independent/Dependent

Independent in relation to the company and its management Independent in relation to the company's major shareholders

Committees

Member: Remuneration Committee

Shares in Invest Receive 1) 16.500 Synthetic shares 5 984

Peter Wallenberg Jr born 1959

Director since 2006

Other board assignments Chairman: Foundation Asset Management AB and The Grand Group

Vice Chairman: The Knut and Alice Wallenberg Foundation The Royal Swedish Automobile Club and The Stockholm Chamber of Commerce Director: Aleris Holding AB, Scania AB, SEB Kort AB and Stockholmsmässan AB

Work experience President and CEO: The Grand Hôtel Holdings General Manager: The Grand Hôtel President: Hotel Division Stockholm-Saltsjön AB

Education

BSBA Hotel Administration, University of Denver, International Bachaloria, American School, Leysin, Switzerland

Independent/Dependent Independent in relation to the company and its management Dependent in relation to the company's major shareholders

Committees

Member: Audit Committee

Shares in Invest Receive 1) 57,598 Synthetic shares



Honorary Chairman Peter Wallenberg born 1926

Honorary Chairman since 1997 Chairman 1982-1997 Director 1969-1982

Other board assignments Chairman: The Knut and Alice Wallenberg Foundation Honorary Chairman: Atlas Copco AB

Education Bachelor of Laws. University of Stockholm

1) For more information about synthetic shares see Note 5. Includes holdings of close relatives and legal entities



O. Griffith Sexton



Peter Wallenberg Jr



Sune Carlsson



Grace Reksten Skaugen



Börje Ekholm

Management Group

Börje Ekholm born 1963 Director since 2006 President and Chief Executive Officer since 2005 Member of the Management Group since 1997, employed in 1992

Board assignments Chalmersinvest AB, EQT Partners AB, Husqvarna AB, Lindorff Group AB, Scania AB, Telefonaktiebolaget LM Ericsson and KTH Royal Institute of Technology

Work experience Head of New Investments: Invest Receive AB CEO: Novare Kapital Analyst: Core Holdings, Invest Receive AB

AB Associate: McKinsey &

Colne M.B.A., INSEAD, Fontainebleau and M.Sc. in Engineering, Royal Institute of Technology (KTH), Stockholm

Shares in Invest Receive 1) 356,418

Johan Bygge born 1956 Chief Financial Officer Member of the Management Group since 2007, employed in 2007

Board assignments
The Association of Exchangelisted Companies, The
Association for Gener-ally
Accepted Principles in the
Securities Market, EQT
Partners AB, Getinge AB,
Global Beauty, Hi3G
(3 Scandinavia), Novare
Human Capital,
SamSari Act Group AB and
The Grand Group

Work experience Executive Vice President, CFO, Chief Administrative Officer and Corporate Controller: AB Electrolux Deputy Group Treasurer and Deputy Group Controller: Telefonaktiebolaget LM Ericsson

Education
Degree in Economics and
Business Administration,
Stockholm School of
Economics

Arthur Andersen

Shares in Invest Receive
1) 30.241

Stephen Campe born 1965 Head of Invest Receive Growth Capital Member of the Management Group since 2008, employed in 1998

Board assignments Applied Spine Technologies, Inc., Cayenne Medical, Inc, Intuity Medical, Inc. and Neuronetics Inc.

Work experience Managing Director: Invest Receive Growth Capital Consultant: McKinsey & Company Investment Banker

Education

M.B.A., Yale School of Management, Bachelor of Applied Science, University of Pennsylvania, Bachelor of Science in Economics, The Wharton School, University of Pennsylvania

Shares in Invest Receive
1) 7,062

Johan Forssell born 1971 Head of Core Investments Member of the Management Group since 2006, employed in

Board assignments Atlas Copco AB, Saab AB and SSE MBA Research Foundation

Work experience
Head of Research,
Head of Capital Goods and
Healthcare sector, Head of
Capital Goods sector and
Analyst Core Holdings:
Invest Receiver AB

Education
M.Sc. in Finance, Stock-holm School of Economics

Shares in Invest Receive
1) 49,208

Petra Hedengran born 1964

General Counsel, and Head of Corporate Governance and Compliance Member of the Management Group since 2007, employed

Board assignments Lindorff Group AB

Work experience Partner and Head of Banking and Financing Group:
Advokatfirman Lindahl Legal Counsel and General Counsel Nordic Region:
ABB Financial Services AB Assistant Judge:
Stockholms Tingsrätt
Associate: Gunnar Lindhs
Advokatbyrå

Education
Bachelor of Laws,
University of Stockholm
Shares in Invest Receive¹⁾

Lennart Johansson born 1955 Head of Operating Investments Member of the Management Group since 2006, employed

Board assignments Gambro AB and its related businesses, Mölnlycke Health Care AB and SOBI AB

Work experience
CEO: b-business
partners and Emerging
Technologies AB
Deputy CEO/Senior
Executive Vice President and
Senior Vice President and
Senior Vice President
Accounting: Atlas Copco AB
Audit and Control Business
Area Controller: Atlas Copco
Industrial Technique
Management Consultant:
Nordic Management, SMG

Education
Degree in Economics and

Business Administration, Stockholm School of Economics

Shares in Invest Receive 1) 27.850

See Note 5 for employee stock options held by Management Group members. 1) Includes holdings of close relatives and legal entities.



Johan Forssell



Börje Ekholm



Petra Hedengran



Johan Bygge



Stephen Campe



Lennart Johansson

Audit report

To the Annual Meeting of the Shareholders of Invest Receive AB

CORPORATE IDENTITY NUMBER 556013-8298

We have audited the annual accounts, the consolidated accounts, the accounting records and the administration of the Board of Directors and the President of Invest Receive AB for the year 2010. The company's annual accounts are included in the printed version of this document on pages 64 to 136. The Board of Directors and the President are responsible for these accounts and the administration of the company as well as for the application of the Annual Accounts Act when preparing the annual accounts and the application of International Financial Reporting Standards IFRS as adopted by the EU and the Annual Accounts Act when preparing the consolidated accounts.

Our responsibility is to express an opinion on the annual accounts, the consolidated accounts and the administration based on our audit.

We conducted our audit in accordance with generally accepted auditing stan-dards in Sweden. Those standards require that we plan and perform the audit to obtain high but not absolute assurance that the annual accounts and the con-solidated accounts are free of material misstatement. An audit includes examin-ing, on a test basis, evidence supporting the amounts and disclosures in the accounts. An audit also includes assessing the accounting principles used and their application by the Board of Directors and the President and significant esti-mates made by the Board of Directors and the President when preparing the annual accounts and the consolidated accounts as well as evaluating the overall presentation of information in the annual accounts and the consolidated

accounts. As a basis for our opinion concerning discharge from liability, we examined significant decisions, actions taken and circumstances of the company in order to be able to determine the liability, if any, to the company of any board member or the President. We also examined whether any board member or the President has, in any other way, acted in contravention of the Com–panies Act, the Annual Accounts Act or the Articles of Association. We believe that our audit provides a reasonable basis for our opinion set out below.

The annual accounts have been prepared in accordance with the Annual Accounts Act and give a true and fair view of the company's financial position and results of operations in accordance with generally accepted accounting principles in Sweden. The consolidated accounts have been prepared in accordance with International Financial Reporting Standards IFRS as adopted by the EU and the Annual Accounts Act and give a true and fair view of the Group's financial position and results of operations. The statutory administration report is consistent with the other parts of the annual accounts and the consolidated accounts

We recommend to the Annual Meeting of Shareholders that the income statements and balance sheets of the Parent Company and the Group be adopt-ed, that the profit of the Parent Company be dealt with in accordance with the proposal in the administration report and that the members of the Board of Directors and the President be discharged from liability for the financial year.

Stockholm, March 10, 2011 KPMG AB

Helene Willberg

Authorized Public Accountant

Auditors' report of the Corporate Governance Statement

To the Annual Meeting of the Shareholders of Invest Receive AB

CORPORATE IDENTITY NUMBER 556013-8298 Engagement

and responsibility

We have audited the Corporate Governance Statement for the year 2010 on pages 42-59. It is the Board of Directors who is responsible for the Corporate Governance Statement and that it has been prepared in accordance with the Annual Accounts Act. Our responsibility is to express an opinion on the Corporate Governance Statement based on our audit.

The scope of the audit

We conducted our audit in accordance with Far's auditing standard RevU 16 The auditors examination of the Corporate Governance Statement. Those standards require that we have planned and performed the audit to obtain reasonable

assurance that the Corporate Governance Statement is free of material misstatements. An audit includes examining, on a test basis, evidence supporting the information included in the Corporate Governance Statement. We believe that our audit procedures provide a reasonable basis for our opinion as set out below.

Opinior

In our opinion, the Corporate Governance Statement has been prepared and is consistent with the annual accounts and the consolidated accounts.

Stockholm, March 10, 2011

KPMG AB

Jeline Willberg

Helene Willberg

Authorized Public Accountant