## Contents – Corporate Governance Report

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Introduction by the Chairman of the Board

Alfa Laval and its corporate governance
The Board’s goal is to optimally manage the responsibility delegated by the Annual General Meeting by working consistently for the best of the company and its owners. Alfa Laval has a long history as a world-leading supplier of products and solutions in the areas of heat transfer, separation and fluid handling. The business concept is to optimize the customers’ processes using high-quality products, technical competence and an efficient production apparatus. At the same time, Alfa Laval’s own processes are an important focus area. Everyone in the company, from the Board of Directors and management to individual employees, must act in line with legislation and rules as well as the business principles established in the areas of the environment, ethics, transparency and social responsibility. This requires clear control, distinct areas of responsibility and appropriate structures for good follow-up. Over the next few pages, we describe in greater detail how this is managed at Alfa Laval.

The year in brief
2017 saw the launch of Alfa Laval’s new organizational structure – the result of the strategic review conducted in 2016. The organizational change took place on schedule, as did the financial reporting structure, which also needed to change to correctly reflect the new organization. Thus, a large number of people began the year at new desks, with new work assignments, new areas of responsibility and on a new level of the Alfa Laval hierarchy. It was a challenge on both an individual level and for the company as a whole.

In parallel – also as a result of the strategic review – investments continued to be made in R&D. The pace was stepped up and, toward the end of the year, the company’s work to develop new platforms for high-speed separators and heat exchangers gave us a first taste of what is to come. This work will gradually accelerate in the coming years, which is expected to strengthen Alfa Laval’s number one position in both heat transfer and separation.

Another area characterized by change was Alfa Laval’s supply chain. Within the framework of the Footprint program, a number of closures and production transfers were implemented. By concentrating production to fewer units, efficiency can be enhanced, which in turn will lead to strengthened competitiveness.

At the same time, we began to see signs of recovery in an end market that has been struggling for a number of years. The contracting of new vessels in the marine sector displayed growth – a satisfying development that was reflected in Alfa Laval’s order intake during the year. We also saw positive effects from our marine customers’ investments in products and solutions that help them comply with new environmental requirements.

We started from a new base in 2017. Following the restructuring, we have an Alfa Laval that is even more efficient and agile and has a higher pace of product launches ahead. At the same time, we see signs of an improved business climate in important end markets. Overall, this means that, after the end of the year, Alfa Laval is in a strengthened position to handle come what may.

Lund, February 2018

Anders Narvinger
Chairman of the Board
Alfa Laval is to offer efficient and environmentally responsible products and solutions in the areas of heat transfer, separation and fluid handling. The business has established clear goals for growth, profitability and returns, at the same time as there are distinct requirements on Alfa Laval to act in a manner that is sustainable from a long-term perspective for its shareholders, employees, customers, suppliers and other stakeholders.

The framework for the company’s corporate governance is based on various laws and regulations, such as the Swedish Companies Act, the Swedish Annual Accounts Act, the rules of the stock exchange and the Swedish Corporate Governance Code (the “Code”). These are supplemented by the company’s business principles regarding the environment, human rights, ethics and transparency. The company’s control is also subject to internal regulations, including governing documents with guidelines and instructions as well as procedures for control and risk management. The work of the Board and the President is governed by formal work plans. Alfa Laval’s Corporate Governance Report for 2017 aims to describe the guidelines that are in place, the division of responsibility within the company and the interaction between the Annual General Meeting, the Board of Directors and the President. The Report was reviewed by the company’s auditors.

The registered name of the company is Alfa Laval AB (publ) and the registered office of the Board of Directors shall be in Lund Municipality in Sweden. The company’s share capital shall amount to not less than SEK 745,000,000 and not more than SEK 2,980,000,000. The number of shares shall be not less than 298,000,000 and not more than 1,192,000,000. The fiscal year is the calendar year. The objective of the company’s operations is to, directly or through subsidiaries and joint venture companies in and outside Sweden, develop, manufacture and sell equipment and installations, primarily in the areas of separation, heat transfer and fluid handling, and to administer fixed and movable property, and other related operations. The Articles of Association do not include any limitations regarding the number of votes a shareholder can cast at a General Meeting. Nor does it include any specific rules regarding the appointment and dismissal of Board members or changes in the Articles of Association. Alfa Laval’s currently prevailing Articles of Association were adopted at the Annual General Meeting on April 20, 2009 and are available in their entirety on www.alfalaval.com.
Share and ownership structure
At December 29, 2017, Alfa Laval had 419,456,315 shares outstanding, allocated among 32,967 shareholders according to Euroclear Sweden’s shareholders’ register. Alfa Laval has only one class of shares and each share corresponds to one vote. Tetra Laval was the largest owner, with 29.1 percent of the shares in Alfa Laval at year-end, and the only owner with a stake larger than 10 percent. The second largest owner was Alecta with 5.4 percent, followed by Swedbank Robur with a holding of 4.3 percent. Legal entities accounted for slightly more than 95 percent of holdings, while individuals accounted for the remainder. From a geographic perspective, the following five countries represented a total of 92.1 percent of the shareholdings: the Netherlands, Sweden, the US, the UK and Luxembourg. For more information about Alfa Laval’s share, share performance and ownership structure, refer to the Share section on pages 12–13.

Annual General Meeting
The Annual General Meeting is the company’s highest decision-making body in which all shareholders are entitled to participate and each share entitles its holder to one vote. The majority of motions addressed at the Annual General Meeting are decided by a simple majority. However, certain points require a qualified majority, for example, amendments to the company’s Articles of Association or resolutions to buy back shares. The Annual General Meeting is to be held annually within six months of the close of the fiscal year in either Lund or Stockholm. Normally, the Annual General Meeting takes place in late April in Lund. The date and location are announced not later than in conjunction with the publication of the interim report for the third quarter. To be entitled to participate and vote in the Annual General Meeting, shareholders must be registered in the shareholders’ register maintained by Euroclear Sweden AB. Any shareholder who is unable to attend in person may participate through a proxy with a power of attorney. Shareholders with nominee-registered shares must have the shares temporarily registered under their own name. The Annual General Meeting is held in Swedish and all documentation is available in Swedish and English. Alfa Laval endeavors to ensure that all Board members participate as well as, in so far as it is possible, all members of Group management. The company’s auditors are always present.

Annual General Meeting for the 2016 fiscal year
The Annual General Meeting for the 2016 fiscal year was held at Sparbanken Skåne Arena in Lund on April 26, 2017. The Annual General Meeting was attended by 291 people.

Dividend and percentage of adjusted EPS**

Ownership categories at December 29, 2017

<table>
<thead>
<tr>
<th>Ownership category</th>
<th>No. of shares</th>
<th>Holding, %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Financial companies</td>
<td>84,057,907</td>
<td>20.0</td>
</tr>
<tr>
<td>Other financial companies</td>
<td>366,422</td>
<td>0.1</td>
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<tr>
<td>Social insurance funds</td>
<td>5,052,162</td>
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<tr>
<td>Government</td>
<td>305,049</td>
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<td>Municipal sector</td>
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<tr>
<td>Trade organizations</td>
<td>3,767,533</td>
<td>0.9</td>
</tr>
<tr>
<td>Other Swedish legal entities</td>
<td>5,256,553</td>
<td>1.3</td>
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<tr>
<td>Shareholders domiciled abroad (legal entities and individuals)</td>
<td>300,185,192</td>
<td>71.6</td>
</tr>
<tr>
<td>Swedish individuals</td>
<td>19,345,195</td>
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<tr>
<td>Uncategorized legal entities</td>
<td>1,084,882</td>
<td>0.3</td>
</tr>
</tbody>
</table>

Source: Euroclear
Corporate governance

Audit
Annual General Meeting
Nominating Committee
Board of Directors
Audit Committee
Remuneration Committee
Goals
Strategies
Policy documents
Business principles
Reports
President and CEO
Group Management
Regions
Divisions
Internal audit

Corporate Development
CSR
Finance, Legal and IT
Communication
HR functions

No. of shares | Capital/voting rights, % | Change in holding in 2017, percentage points
---|---|---
Tetra Laval BV | 122,037,736 | 29.1% | 0.0
Alecta | 22,809,962 | 5.4% | -1.7
Swedbank Robur Funds | 17,870,549 | 4.3% | -1.2
AMF Insurance and Funds | 11,535,792 | 2.8% | -2.4
CBNY – Norges Bank | 10,935,895 | 2.6% | 0.0
Blackrock Global Funds | 3,595,583 | 0.9% | 0.0
SEB Investment Management | 3,578,829 | 0.9% | 0.1
Fourth Swedish Pension Insurance Fund | 2,959,120 | 0.7% | -0.9
Folksam | 2,826,729 | 0.7% | 0.0
Livförsäkringsbolaget Skandia | 2,709,678 | 0.6% | 0.4
Total ten largest shareholders | 200,859,873 | 47.9%

Source: Euroclear

* The table is adjusted for nominee-registered shares. Were they to be included, they would represent a total holding of 12.4 percent.
including shareholders, proxies, assistants, guests and officials. The total number of votes represented corresponded to 64 percent of the total number of votes in the company. Chairman of the Board Anders Narvinger was elected as the Meeting Chairman. The minutes from the Annual General Meeting, and all other information related to the Meeting, are available at www.alfalaval.com/investors/corporate-governance. The resolutions passed at the Meeting included the following:

- A resolution was passed to adopt the income statement and balance sheet and discharge the Board of Directors and President from liability.

- A resolution was passed in accordance with the Board's motion that a dividend of SEK 4.25 per share be paid.

- A resolution was passed that the number of Board members is to amount to eight, with no deputies.

- A resolution was passed to re-elect Board members Arne Frank, Anders Narvinger, Finn Rausing, Jörn Rausing, Ulla Lützen, Ulf Winberg and Margareth Övrum. Gunilla Berg declined re-election. Anna Ohlsson-Leijon was elected as a new Board member.

- A resolution was passed in favor of the Nominating Committee's motion for auditors, resulting in the re-election of Authorized Public Accountants Håkan Olsson Reising and Joakim Thilstedt. Authorized Public Accountants David Olow and Duane Swanson were re-elected as deputy auditors.

- A resolution was passed that fees paid to non-executive directors on the Board would amount to SEK 5,250,000. In addition, fees are payable for work on the Board's committees.

- A resolution was passed accepting the Board's motion for remuneration principles for senior executives. These principles comprise fixed remuneration and short-term and long-term programs for variable remuneration.

Nominating Committee

Work of the Nominating Committee

The Nominating Committee, which comprises representatives of the largest shareholders, is responsible for preparing and submitting motions regarding candidates for Board members and, if applicable, auditors. The supporting documentation utilized for the Committee's work includes the annual evaluation of the work of the Board, which is initiated by the Chairman of the Board. Other key factors to be considered, against the background of the company's strategy, include the type of competence required. The Nominating Committee can call upon the assistance of external resources in its search for suitable candidates and can also conduct interviews with individual Board members. The Nominating Committee is also responsible for submitting motions in respect of remuneration to members of the Board and its committees.

Composition

The composition of the Nominating Committee is determined in accordance with the process approved by the Annual General Meeting. The Chairman of the Board contacts representatives of the largest shareholders at the end of the third quarter and requests that they each appoint one member. The Nominating Committee may decide whether or not to include the Chairman of the Board or other Board members. The composition is then announced in a press release, in the third-quarter interim report and on Alfa Laval's website. Ahead of the 2018 Annual General Meeting, the composition of the Nominating Committee was announced on October 12, 2017. It was also included in Alfa Laval's third-quarter interim report, which was published on October 25.

Ahead of the Annual General Meeting for the 2017 fiscal year

The Nominating Committee for the Annual General Meeting comprised the following individuals: Finn Rausing (Tetra Laval), Ramsay Brufer (Alecta), Jan Andersson (Swedbank Robur Funds), Lars-Åke Bokenberger (AMF) and Johan Strandberg (SEB Investment Management). The holdings of the Nominating Committee represented 42.8 percent of the number of shares outstanding at September 30, 2017.

The Chairman of the Board Anders Narvinger was elected as a member and secretary, and Finn Rausing was elected as Chairman of the Nominating Committee. Due to Finn Rausing’s position as a Board member, his role as Chairman is a deviation from the Code. The reason for this deviation is that the Nominating Committee deemed Finn Rausing to be particularly well suited to lead the work of the Committee and obtain the best possible results for the company’s owners.

Proposals to the Nominating Committee

Shareholders wishing to submit proposals to the Nominating Committee prior to the Annual General Meeting were able to contact Alfa Laval’s Board Chairman Anders Narvinger, or one of the owner representatives.

Annual General Meeting for the 2017 fiscal year

The Annual General Meeting of Alfa Laval AB (publ) will be held on Monday, April 23, 2018, at 4:00 p.m. at Sparbanken Skåne Arena, Klostergården's sports area, Stattensvägen, in Lund. Light refreshments will be served after the Meeting. In accordance with the company’s Articles of Association, notice of the Annual General Meeting will be inserted as an announcement in the Swedish Official Gazette and on the company’s website not more than six and not less than four weeks prior to the Meeting. An announcement that notification has been issued will be placed in Dagens Nyheter. As a service to existing shareholders, a notice of the Annual General Meeting can also be sent to them by mail.

Composition of the Nominating Committee ahead of the Annual General Meeting for the 2017 fiscal year

<table>
<thead>
<tr>
<th>Name</th>
<th>Representing</th>
<th>Shareholding in Alfa Laval, %*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Finn Rausing</td>
<td>Tetra Laval</td>
<td>29.1</td>
</tr>
<tr>
<td>Ramsay Brufer</td>
<td>Alecta</td>
<td>5.4</td>
</tr>
<tr>
<td>Jan Andersson</td>
<td>Swedbank Robur Funds</td>
<td>4.6</td>
</tr>
<tr>
<td>Lars-Åke Bokenberger</td>
<td>AMF</td>
<td>2.4</td>
</tr>
<tr>
<td>Johan Strandberg</td>
<td>SEB Investment Management</td>
<td>1.3</td>
</tr>
</tbody>
</table>

*As of September 30, 2017.
Contact could also take place directly via e-mail at valberedningen@alfalaval.com. The final day for submitting matters to be addressed by the Annual General Meeting was March 5.

Work of the Nominating Committee ahead of the Annual General Meeting for the 2016 fiscal year
The Nominating Committee held three meetings ahead of the Annual General Meeting and also conducted a number of discussions by phone and e-mail. The focus of the Committee’s meetings included an assessment of the composition of the Board, based on the evaluation of the work of the Board carried out by the Chairman of the Board, as well as the potential future competence requirements of the Board.

The reasoned statement of the Nominating Committee ahead of the 2017 Annual General Meeting stated that the Nominating Committee applied Rule 4.1 of the Code as its diversity policy when preparing its motion. The aim of the policy is to ensure that the composition of the Board of Directors is appropriate to the company’s operations, phase of development and other relevant circumstances, and that it is characterized by diversity and breadth of qualifications, experience and background, and that an even gender balance is sought after. The 2017 Annual General Meeting resolved to appoint Board members in accordance with the motion of the Nominating Committee, which resulted in a Board of Directors deemed by the Nominating Committee to have an appropriate composition in relation to the diversity policy as well as the company’s operations, phase of development and other relevant circumstances. Eight Board members were elected at the 2017 Annual General Meeting, of whom three were women and five were men.

Board of Directors
Work and responsibilities
The Board administers the company on behalf of the shareholders and thus bears the ultimate responsibility for the organization and administration of the company. The work and responsibilities of the Board are governed by the Swedish Companies Act, the Swedish Board Representation (Private Sector Employees) Act, the Articles of Association, the Board’s own formal work plan, Nasdaq’s Rule Book for Issuers and the Code. The Board establishes and evaluates Alfa Laval’s overall long-term objectives and strategies. This includes establishing business and financial plans, reviewing and approving financial statements, adopting guidelines, making decisions on issues relating to acquisitions and divestments, and deciding on major investments and significant changes to Alfa Laval’s organization and operations. The Board is also responsible for Alfa Laval’s business principles, which determine how the company and its employees are to conduct themselves in society, taking into consideration the environment, ethics, social responsibility and transparency. The Board is responsible for the Corporate Governance Report.

The Board is responsible for ensuring that processes are in place for monitoring compliance with relevant laws and rules. The Board also appoints, evaluates and dismisses the company’s President, establishes the instructions for the President with respect to the Group’s daily operations and approves the President’s commitments outside the company. Through the Audit Committee, the Board procures auditing services, maintains ongoing contact with the company’s auditors and works to ensure that a sound internal control function and formalized procedures are in place to enable monitoring and assessment of the company’s financial situation. Through the Remuneration Committee, the Board determines salaries and remuneration for the President and senior executives.

Composition
The Board of Directors is to comprise a minimum of four and maximum of ten members, with a maximum of four deputy members. At the Annual General Meeting for the fiscal year 2016, eight members were elected, and no deputies. The members are elected annually for the period until the conclusion of the next Annual General Meeting and are to dedicate the requisite time and diligence to the assignment as well as have the necessary knowledge to best look after the interests of the company and its owners.

The Board is to have a composition appropriate to the company’s operations, phase of development and other relevant circumstances, characterized by diversity and breadth with respect to the experience, expertise, qualifications and background of the members elected by the Annual General Meeting. The company strives for gender balance on the Board.

The trade-union organizations appoint three employee representatives and three deputy employee representatives. Salaried employees in the company are invited to Board meetings as presenters and experts. The company’s Chief Financial Officer participates in all meetings, as does its Chief Legal Counsel, who serves as Board Secretary.

Independence of Board members
All members of the Alfa Laval Board elected by the Annual General Meeting are considered independent of the company. All members are also considered independent of the company’s major shareholders, except Finn
Raising and Jörn Raising, who cannot be considered independent due to their relation to Tetra Laval, which owned 29.1 percent of the shares in the company as of December 31, 2017.

The Board’s formal work plan
The work of the Board is governed by a formal work plan that is determined annually at the statutory meeting. This formal work plan describes the Board’s work assignments and the division of responsibility between the Board, the committees and the President. It also defines the role of the Chairman of the Board and includes separate instructions for the company’s President regarding the financial reporting to be submitted to the Board to enable ongoing assessment of the financial position.

Work of the Board in 2017
The Board held eight meetings in 2017, all of which were scheduled meetings. Two meetings were held by phone, while the other meetings were held in Lund and Stockholm in Sweden and Lyon in France. The company’s President prepares an agenda for each meeting in consultation with the Chairman of the Board. Normal agenda items include earnings results, order trends, investments and acquisitions. In addition, considerable time was devoted to following up on: the cost-cutting program, the new organization and the strategy as well as various areas pertaining to sustainability. The Board also focused on following up and developing the structure of the Group’s supply chain and a review of personnel issues such as management development and succession planning.

Board training
All new Board members receive an extensive introduction program. In addition, each year, a combined training course and field trip takes place at one of Alfa Laval’s facilities. In 2017, the destination for the trip was Alfa Laval’s unit in Fontanil, France.

Evaluation of the Board’s work
The Chairman of the Board ensures that an annual evaluation is conducted of the work of the Board. The evaluation focuses on work methods and work climate as well as its access to and the need for particular Board competence in order to lay the foundation for a well-functioning and efficient Board. External resources are brought in at regular intervals to evaluate the work of the Board. Regardless of whether it is conducted internally or externally, the evaluation forms a foundation for the Nominating Committee’s work related to the nomination of Board members and proposed remuneration levels. In 2017, the evaluation was conducted by the Chairman of Board, who held individual discussions with all Board members. The evaluation followed a clear structure based on standard models. The results were reported to the Board and communicated to the Nominating Committee.

Responsibilities of the Chairman of the Board
The Chairman of the Board directs the work of the Board in a manner that ensures it complies with prevailing laws and regulations, the Code and the Board’s formal work plan. The Chairman must ensure that the work is well organized and conducted efficiently, and that the Board fulfills its tasks. In dialogue with the company’s President, the Chairman monitors operational developments and is responsible for ensuring that the other members continuously receive all information necessary for the work of the Board to be performed in the most effective manner. Together with the company’s President, the Chairman also approves the proposed agenda for Board meetings. The Chairman is responsible for ensuring that new Board members receive an introduction to the company and any other training agreed on by the Chairman and the individual member within six months from the member’s election. In addition to being responsible for evaluating the Board’s work, the Chairman also participates in evaluation and development matters with respect to the Group’s senior executives. The Chairman ensures that the Board’s decisions are executed and represents the company in ownership issues.

Remuneration of the Board
Remuneration to the Board is determined by the Annual General Meeting based on the motions submitted by the Nominating Committee. The Chairman and members of the Audit Committee and the Remuneration Committee receive supplementary remuneration. No Board member is entitled to pension payments from the company.

Committees
Alfa Laval’s Articles of Association stipulate that there must be a Remuneration Committee and an Audit Committee that report to the Board. Committee members are appointed from among the Board members for a period of one year.

Audit Committee
Areas of responsibility
The Audit Committee ensures compliance with the principles for financial reporting and internal control. The Committee formulates guidelines for the company’s financial reporting and follow-up, and has the right to determine the focus of the internal audit. The Committee examines

Remuneration of Board members and attendance at Board meetings

<table>
<thead>
<tr>
<th>Name</th>
<th>Present</th>
<th>Remuneration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appointed by the Annual General Meeting</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Anders Narvinger**</td>
<td>8</td>
<td>1,575,000</td>
</tr>
<tr>
<td>Anna Othsson-Leijon*</td>
<td>5</td>
<td>525,000</td>
</tr>
<tr>
<td>Gunilla Berg**</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Ame Frank***</td>
<td>1</td>
<td>262,500</td>
</tr>
<tr>
<td>Ulla Litzén</td>
<td>7</td>
<td>525,000</td>
</tr>
<tr>
<td>Ulf Winberg</td>
<td>6</td>
<td>525,000</td>
</tr>
<tr>
<td>Margareth Øvrum</td>
<td>7</td>
<td>525,000</td>
</tr>
<tr>
<td>Finn Raising</td>
<td>7</td>
<td>525,000</td>
</tr>
<tr>
<td>Jörn Raising</td>
<td>8</td>
<td>525,000</td>
</tr>
<tr>
<td>Total</td>
<td>8</td>
<td>4,987,500</td>
</tr>
</tbody>
</table>

* Took up position in conjunction with the Annual General Meeting  ** Declined re-election at the Annual General Meeting  *** Passed away during the year

* Chairman
the procedures for reporting and financial controls as well as the work, qualifications and independence of the external auditors. For further information regarding the responsibilities of the Audit Committee, refer to “The Board of Directors’ report on internal control” on page 54.

Members and meetings in 2017
Members are appointed annually at the Board’s statutory meeting. In 2017, the Committee comprised Finn Rausing (Chairman), Anna Ohlsson-Leijon and Ulla Litzén, with the company’s Chief Legal Counsel serving as secretary. Eight meetings were held during the year, three of which were conducted by phone and two per capsulam. The company’s Chief Financial Officer, the Head of the Internal Audit Function and the company’s auditors were also present at the meetings. Among other items, the meetings addressed the following: review of the procedures for corporate governance, review and follow-up of the results of the annual feedback from, at present, approximately 200 managers regarding governance, updates regarding new IFRS developments, amendments to the Code, a review of Group provisions and allocations, and a review of CBC reporting and Group surplus values. The Committee also reviewed the Group’s IT security and updated the work instructions for the internal audit. The external audit was planned and the fees to the external auditors were discussed. At the request of the Nominating Committee, a procurement procedure was initiated for external auditing services.

Remuneration Committee
Areas of responsibility
The Remuneration Committee is involved in recruitment, appointments, and matters pertaining to other conditions of employment relating to the President and Group management. The Committee is responsible for preparing the guidelines for remuneration to senior executives to be resolved on by the Annual General Meeting and for submitting motions to the Board of Directors regarding salary and employment terms for the President. In addition, the Committee addresses matters regarding salary and employment terms for senior executives who report directly to the President.

Members and meetings in 2017
The Remuneration Committee is appointed annually at the Board’s statutory meeting. In 2017, the Committee comprised Anders Närvinger (Chairman), Jörn Rausing and, for part of the year, Arne Frank. The Committee held three meetings during the year. Phone meetings were also held to address ongoing issues. Minutes are taken at all meetings and the contents are distributed to the Board members, except in certain cases when the minutes are noted directly in the corresponding Board minutes. During the year, the Remuneration Committee, among other things, conducted a review and follow-up of the guidelines for remuneration to senior executives, prepared a motion for a new incentive program and reviewed the Group’s management development program.

The company’s auditors
The auditors comprise a supervisory body appointed by the Annual General Meeting. The assignment includes the following: auditing the accounting and financial statements of individual companies, evaluating the accounting policies applied, assessing the administration of company management, reviewing the interim report for the third quarter and evaluating the overall presentation in the Annual Report. The results of the audit – the Audit Report – are communicated to shareholders in the Annual Report and at the Annual General Meeting. In addition, the auditors present a statement regarding the discharge from liability of the Board of Directors, a statement regarding the adoption of the income statement and balance sheet by the Annual General Meeting and a statement regarding the Corporate Governance Report. The Group must have a minimum of one and maximum of two auditors, with not more than two deputy auditors. An authorized public accountant or registered auditing firm is to be appointed as the company’s auditor and, where applicable, as deputy auditor. At the Annual General Meeting on April 26, 2017, Authorized Public Accountants Håkan Olsson Reising and Joakim Thilstedt were elected as the company’s auditors. David Olow and Duane Swanson were elected as deputy auditors. According to Alfa Laval’s assessment, none of these auditors has any relationship to Alfa Laval, or any company related to Alfa Laval, that could affect their independent status. In 2017, the entire Board received reports from the company’s external auditors on two occasions. On one occasion, this occurred without the presence of the President or other members of Group management. The Audit Committee received separate reports on three occasions.

Remuneration to auditors
Refer to Note 7 on page 105.

<table>
<thead>
<tr>
<th>Name</th>
<th>Present</th>
<th>Remuneration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jörn Rausing</td>
<td>3</td>
<td>50,000</td>
</tr>
<tr>
<td>Anders Närvinger</td>
<td>3</td>
<td>50,000</td>
</tr>
<tr>
<td>Arne Frank*</td>
<td></td>
<td>25,000</td>
</tr>
<tr>
<td>Total</td>
<td>3</td>
<td>125,000</td>
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</table>

* Passed away during the year
** Took up position in conjunction with the Annual General Meeting
*** Declined re-election at the Annual General Meeting

<table>
<thead>
<tr>
<th>Name</th>
<th>Present</th>
<th>Remuneration</th>
</tr>
</thead>
<tbody>
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<td>175,000</td>
</tr>
<tr>
<td>Anna Ohlsson-Leijon**</td>
<td>5</td>
<td>125,000</td>
</tr>
<tr>
<td>Gunilla Berg***</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>Ulla Litzén</td>
<td>7</td>
<td>125,000</td>
</tr>
<tr>
<td>Total</td>
<td>7</td>
<td>425,000</td>
</tr>
</tbody>
</table>

* Chairman
** Took up position in conjunction with the Annual General Meeting
*** Declined re-election at the Annual General Meeting
Board of Directors and auditors

Appointed by the Annual General Meeting

Anders Narvinger
Chairman since 2003.
Born: 1948
Formerly President of Teknikföretagen and President and CEO of ABB Sweden.
Education: BSc. Eng. from the Faculty of Engineering at Lund University, BSc. Econ from Uppsala University.
Chairman of the Board: ÅF AB.
Independent of the company and major shareholders.
Number of shares in Alfa Laval: 40,000* (40,000**)  

UiF Winberg
Board member since 2013.
Born: 1958
Acting CEO of Hansa Medical AB. Formerly CEO of H. Lundbeck A/S, Director of Wyeth Pharmaceuticals, EMEA/Canada & BioPharma, and a number of other senior positions in Wyeth.
Chairman of the Board: Tritax AB and Signid Therapeutics.
Board member: UCB Pharma, Agerus Inc and Hansa Medical AB.
Independent of the company and major shareholders.
Number of shares in Alfa Laval: 20,000* (20,000**)  

Margareth Övrum
Board member since 2015.
Born: 1958
Executive Vice President and member of Group management at Statoil ASA. Previously held senior positions in a number of areas in Statoil’s Norwegian operations, including technology, projects, production, maintenance, health, safety, environment and purchasing.
Education: Master's degree in Technical Physics from the Norwegian University of Science and Technology in Trondheim.
Board member: FMC Corporation.
Independent of the company and major shareholders.
Number of shares in Alfa Laval: –  

Ulla Litén
Board member since 2006.
Born: 1956
Former positions include President of W Capital Management and various senior positions at Investor.
Education: BSc. Econ from the Stockholm School of Economics, MBA from the Massachusetts Institute of Technology.
Board member: Electrolux AB, Husqvarna AB, NCC AB and Ratos AB.
Independent of the company and major shareholders.
Number of shares in Alfa Laval: 29,000* (29,000**)

Finn Rausing
Board member since 2000.
Born: 1955
Education: B.L., MBA from INSEAD.
Board member: Tetra Laval Group, DeLaval Holding AB, EOT AB, Swede Ship Marine AB and Excillum AB.
Independent of the company.
Number of shares in Alfa Laval: –  

Jörn Rausing
Board member since 2000.
Born: 1960
Head of Mergers and Acquisitions (M&A) in the Tetra Laval Group.
Education: BSc. Econ.
Board member: Tetra Laval Group, Ocado PLC and DeLaval Holding AB.
Independent of the company.
Number of shares in Alfa Laval: –  

Anna Ohlsson-Leijon
Board member since 2017.
Born: 1968
CFO of AB Electrolux. Former positions include CFO of Electrolux Major Appliances EMEA, Head of Corporate Control and Services at Electrolux, Group Treasurer and Head of Internal Audit at Electrolux.
Education: BSc. Econ. from Linköping University.
Independent of the company and major shareholders.
Number of shares in Alfa Laval: –  

Gunilla Berg
Board member since 2004.
Born: 1960
CFO of the PostNord Group. Former positions include Executive Vice President and CFO of the SAS Group and Executive Vice President and CFO of the KF Group.
Declined re-election at the 2017 Annual General Meeting.

Anders Larsson

Anna Ohlsson-Leijon

Ulla Litén

Finn Rausing

Jörn Rausing

Anna Ohlsson-Leijon

Gunilla Berg

Anders Larsson

Employee representatives

Henrik Nielsen
Employee representative since 2015.
Born: 1968
Employed by Alfa Laval since 1994.
Employee representative for the Swedish Metal Workers’ Union (IF Metall).
Number of shares in Alfa Laval: –

Susanne Jonsson
Employee representative since 2016.
Born: 1958
Employed by Alfa Laval since 1994.
Employee representative for the Swedish Confederation of Professional Associations (SACO).
Number of shares in Alfa Laval: –

Bror García Lantz
Employee representative since 2012.
Born: 1965
Employed by Alfa Laval since 1990.
Employee representative for the Swedish Union of Clerical and Technical Employees in Industry (Unionen).
Number of shares in Alfa Laval: 100" (100)"**

Deputy employee representatives

Leif Norkvist
Deputy member since 2009.
Born: 1961
Employed by Alfa Laval since 1993.
Deputy employee representative for the Swedish Metal Workers’ Union (IF Metall).

Stefan Sandell
Deputy member since 2005.
Born: 1971
Employed by Alfa Laval since 1989.
Deputy employee representative for the Swedish Organization for Managers (Ledarna).

Johnny Hultén
Deputy member since 2017.
Born: 1961
Employed by Alfa Laval since 1977.
Deputy employee representative for the Swedish Metal Workers’ Union (IF Metall).*

Christer Olofsson
Deputy member since 2015.
Born: 1972
Employed by Alfa Laval since 1998.
Deputy employee representative for the Swedish Metal Workers’ Union (IF Metall).**

*Took up position on July 24, 2017. **Steped down as deputy employee representative on July 24, 2017.

Auditors

Håkan Olsson Reising
Authorized Public Accountant, KPMG.
Born: 1961
Company auditor since 2014.

Joakim Thilstedt
Authorized Public Accountant, KPMG.
Born: 1967
Company auditor since 2016.

David Olow
Authorized Public Accountant, KPMG.
Born: 1963
Deputy auditor for Alfa Laval since 2014.

Duane Swanson
Authorized Public Accountant, KPMG.
Born: 1959
Deputy auditor for Alfa Laval since 2014.

President and Group management

Tom Erixon  
President and CEO.  
Bom: 1960  
CEO since March 1, 2016.  
Former positions include President and CEO of OVAKO AB and President of Sandvik Coromant.  
Board member: Boliden AB.  
Education: MA Law from the University of Lund in Sweden and MBA Business Administration from IESE in Spain.  
Number of shares in Alfa Laval: 61,200* (39,200**)  

Areas of responsibility

The President directs the daily operations and is responsible for ensuring that the Board has access to the necessary information and supporting documentation for its decision-making purposes. The President is also responsible for ensuring that the company’s accounting complies with applicable laws and provisions, and that the ethical guidelines included in Alfa Laval’s business principles are reflected in the conduct of the company. The President has the support of the Group management, to which responsibilities and authority are delegated. The members of Group management include a head of global sales and service, four divisional managers and the heads of HR, Communications and Finance/Legal.

Group management meetings in 2017

Group management held nine scheduled meetings in 2017 during which minutes were taken. In addition, quarterly reviews were performed to discuss the business developments in the divisions and regions. These reviews addressed the business climate, earnings, earnings projections for the next 12 months and specific issues affecting the respective business areas. Separate strategy meetings were also held to address, among other areas, management’s proposals concerning the future direction with regard to organic growth and growth through acquisitions. In 2017, the review concentrated on risks and opportunities in individual business units, products, application areas and geographic regions as well as the consequences on the supply chain of the new structure introduced in January. Group management also addressed the company’s new strategies and the future direction of the individual divisions. The review also focused on structures concerning processes, system support and the service business as well as market communications regarding digitalization and the development of solutions for electronic development and control of the company’s products.

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Joakim Vilson  
Senior Vice President,  
Global Sales & Service.  
Born: 1985  
Employed by Alfa Laval since 1995.  
Former positions include Executive Vice President in charge of the Central and Eastern Europe, Latin America, Middle East and Africa Regions, Head of Mid Europe Region and Head of the Process Industry segment.  
Number of shares in Alfa Laval: 6,520* (6,520**)  

Susanne Pahlén Åklundh  
President, Energy Division.  
Born: 1960  
Employed by Alfa Laval since 1983.  
President of the Energy Division since 2017. Former positions include President of the Equipment Division, Head of Mid Europe and Nordic, and Head of the Process Industry segment.  
Board member: Trelleborg AB.  
Number of shares in Alfa Laval: 10,000* (10,000**)  

Nish Patel  
President, Food & Water Division.  
Born: 1962  
Employed by Alfa Laval since 1984.  
Former positions include Executive Vice President in charge of the Western Europe and North America Regions, and Head of India and the UK.  
Number of shares in Alfa Laval: 47,552* (47,552**)  

Peter Leifland  
President, Marine Division.  
Born: 1954  
Employed by Alfa Laval since 1985.  
President of the Marine Division since 2011. Former positions include Regional Manager in charge of the Western Europe and North America Region 2004-2011, the Asia and Latin America Region 2001-2004 and the Eastern Europe and Latin America Region 1999-2001.  
Education: B.L., lic. spec. IMD (PED).  
Number of shares in Alfa Laval: 400,000* (430,000**)  


Remuneration to senior executives, pensions and severance pay/termination of employment  
The remuneration principles for the President and other members of Group management are determined by the Annual General Meeting. For additional information, refer to pages 103–105.
Board of Directors’ report on internal control

The Board is responsible for the internal control of the company, with the aim of safeguarding the company’s assets and thus the interests of the shareholders. Through sound internal control, the Board ensures the reliability of Alfa Laval’s reporting and its compliance with legislation, regulations, applicable accounting policies and the company’s business principles. All communication and financial reporting is to be correct, relevant, objective and transparent.

**Control environment**

The control environment includes the internal governance instruments adopted by the Board for the company’s daily operations. These control instruments comprise policy documents, which are continuously assessed, reviewed and updated. These documents include, for example, the Board’s formal work plan, the President’s instructions, reporting instructions, the company’s finance policy, business principles, investment policy and communication policy.

The Board has overriding responsibility for financial reporting, among other things, and must therefore assess the performance and earnings of the operations through a package of reports including results, forecasts and analyses of key indicators. The Board also reviews the company’s interim reports and year-end report and is to meet with the external auditors at least once a year without the presence of the President or other members of Group management.

The Board’s Audit Committee is tasked with ensuring compliance with the principles for financial reporting and internal control. The Committee follows up the effectiveness of the internal control system and reviews the financial procedures to ensure that the information can be traced back to underlying financial systems and that it is in line with legislation and relevant standards. The Committee examines procedures for reporting and financial controls as well as addressing the company’s financial reports.

It also monitors, evaluates and discusses significant issues related to accounting and financial reporting. The Committee evaluates and manages information pertaining to disputes and potential improprieties, and assists management with identifying and evaluating mainly financial and similar risks that are relevant to the operations in order to ensure that the focus is on managing these risks. It also reviews the company’s information security system and the contingency plans in place to ensure delivery of financial information.

The Audit Committee has the right to determine the focus of the internal audit and is responsible for ensuring the efficiency of the function by assessing its activities, resources and structure. The Committee is also responsible for reviewing the results and recommendations of the internal audit to ensure that they are handled in an appropriate manner. It is responsible for reviewing the internal audit plan every six months to ensure that it addresses the relevant risk areas and for ensuring that there is suitable coordination between the internal and external audit. The Audit Committee holds regular meetings with the external auditors and reviews their work, qualifications and independence, and the results of this review are reported to the company’s Nominating Committee on an annual basis. The Audit Committee supports the Nominating Committee in its work to nominate auditors and conducts an annual review of the proposed scope of the audit. Reports are provided to the Board regarding internal meetings as well as meetings with the internal auditors, the external auditors and various specialists in Group management and its support functions. The Committee is responsible for reviewing significant results from the external audit and the recommendations issued by the external auditors as a result. It is also responsible for establishing guidelines that ensure the independence of the external auditors.

The President is subject to instructions issued by the Board and is responsible for ensuring an effective control environment. The President is also responsible for the ongoing control work and for ensuring that the company’s accounting complies with legislation and that the management of assets is adequately performed. The President is also responsible for ensuring that all Board members regularly receive sufficient information to be able to assess the company’s financial position.

**Group management** is responsible for managing and maintaining the internal control systems required to manage significant risks in the company’s operating activities. Management is also responsible for clearly ensuring that all employees understand the requirements for and the individual’s role in maintaining sound internal control.

The internal auditors review and implement improvements to the internal control function, conduct internal audits – which are reported to the Audit Committee – and propose plans for the coming six to eight months. The internal auditors also issue reports from individual audits to the appropriate members of Group management. Procedures are in place for performing regular reviews of the agreed actions to guarantee that specific actions are taken following the internal audit. These are based on an agreed schedule set with the party responsible for the individual activities. The Internal Audit Function comprises three internal auditors, internal specialist resources and external auditors. Internal audits encompass a broad spectrum of functions and issues determined by the Board. The areas audited include: compliance with the systems, guidelines, policies and processes established for the Group’s business operations; the existence of systems to ensure that financial transactions are carried out, archived and reported in an accurate and lawful manner; and opportunities to improve management control, the company’s profitability and the organization, which may be identified during audits. In 2017, 38 internal audits were performed.

**Risk assessment**

Within the framework of the company’s operating activities and review functions, procedures are in place for risk assessments.
pertaining to the financial reporting. These procedures aim to identify and evaluate the risks that may affect internal control. The procedures encompass risk assessments in conjunction with strategic planning and acquisition activities as well as processes for identifying amendments to the accounting policies to ensure that they are accurately reflected in the financial reporting.

Control structures
Control structures are in place in all areas of the organization in order to prevent, identify and adjust errors or deviations. They manage the risks that the Board and management consider to be significant to the business, internal control and financial reporting. These structures comprise both an organization with clearly defined roles that enables an effective and – from an internal control perspective – appropriate division of responsibility, and specific control activities that enable the identification and timely prevention of risks becoming a reality. Control activities also include clearly defined decision-making processes and a policy for decision-making with respect to, for example, investments, agreements, acquisitions and divestments, earnings analyses and other forms of analytical reviews, reconciliations, inventory-taking and automatic controls in the IT systems.

Information and communication
The company’s regulations, guidelines and manuals are communicated through several internal channels and the efficiency of this communication is monitored on an ongoing basis. There are formal and informal information channels that enable employees to communicate important information to relevant recipients and ultimately, if necessary, to the Board of Directors. Clear guidelines have also been established for external communications, the aim of which is to provide the most accurate and relevant overview possible while at the same time ensuring that all obligations are met.

Follow-up
The internal control process is mainly followed up by two bodies: the Audit Committee and the Internal Audit function. The Audit Committee establishes the principles that apply for the company with respect to accounting and financial reporting, and monitors compliance with these regulations. The Committee meets with the external auditors to obtain information about the focus and scope of the audit and to discuss results and coordination of the external and internal audits. In addition, the Committee establishes the direction, scope and time schedules for the work of the internal audit team, whose audits are reported to the Audit Committee and continuously to Group management so that any necessary measures may be taken. The scope of the internal audit includes, among other factors, operational efficiency, compliance with regulations and guidelines, and the quality of financial reporting from the subsidiaries. An annual feedback function is also in place, which is geared toward the company’s senior executives. This feedback function is designed to ensure that Alfa Laval’s internal instructions and rules are fully implemented. All managers who report directly to a member of Group management are expected to review the guidelines and rules that apply to their respective areas. They must sign and submit documents confirming their understanding of the significance of these guidelines and compliance with these guidelines in their area of responsibility. If there are any deviations compared with the instructions, they must specify what actions they intend to take to ensure compliance. This process also aims to increase transparency and thus facilitate assessments by the external and internal auditors.

Lund, February 2018

Board of Directors
Auditor’s statement on the Corporate Governance Report

To the general meeting of the shareholders in Alfa Laval AB (publ), corporate identity number 556587-8054

Engagement and responsibility
It is the board of directors and managing director who is responsible for the corporate governance statement for the year 2017 on pages 42–55 and that it has been prepared in accordance with the Annual Accounts Act.

The scope of the audit
Our examination has been conducted in accordance with FAR’s auditing standard.

RevU 16 The auditor’s examination of the corporate governance statement. This means that our examination of the corporate governance statement is different and substantially less in scope than an audit conducted in accordance with International Standards on Auditing and generally accepted auditing standards in Sweden. We believe that the examination has provided us with sufficient basis for our opinions.

Opinions
A corporate governance statement has been prepared. Disclosures in accordance with chapter 6 section 6 the second paragraph points 2-6 the Annual Accounts Act and chapter 7 section 31 the second paragraph the same law are consistent with the annual accounts and the consolidated accounts and are in accordance with the Annual Accounts Act.

Stockholm 8 March 2018

Håkan Olsson Reising
Authorized Public Accountant
KPMG AB

Joakim Thilstedt
Authorized Public Accountant
KPMG AB