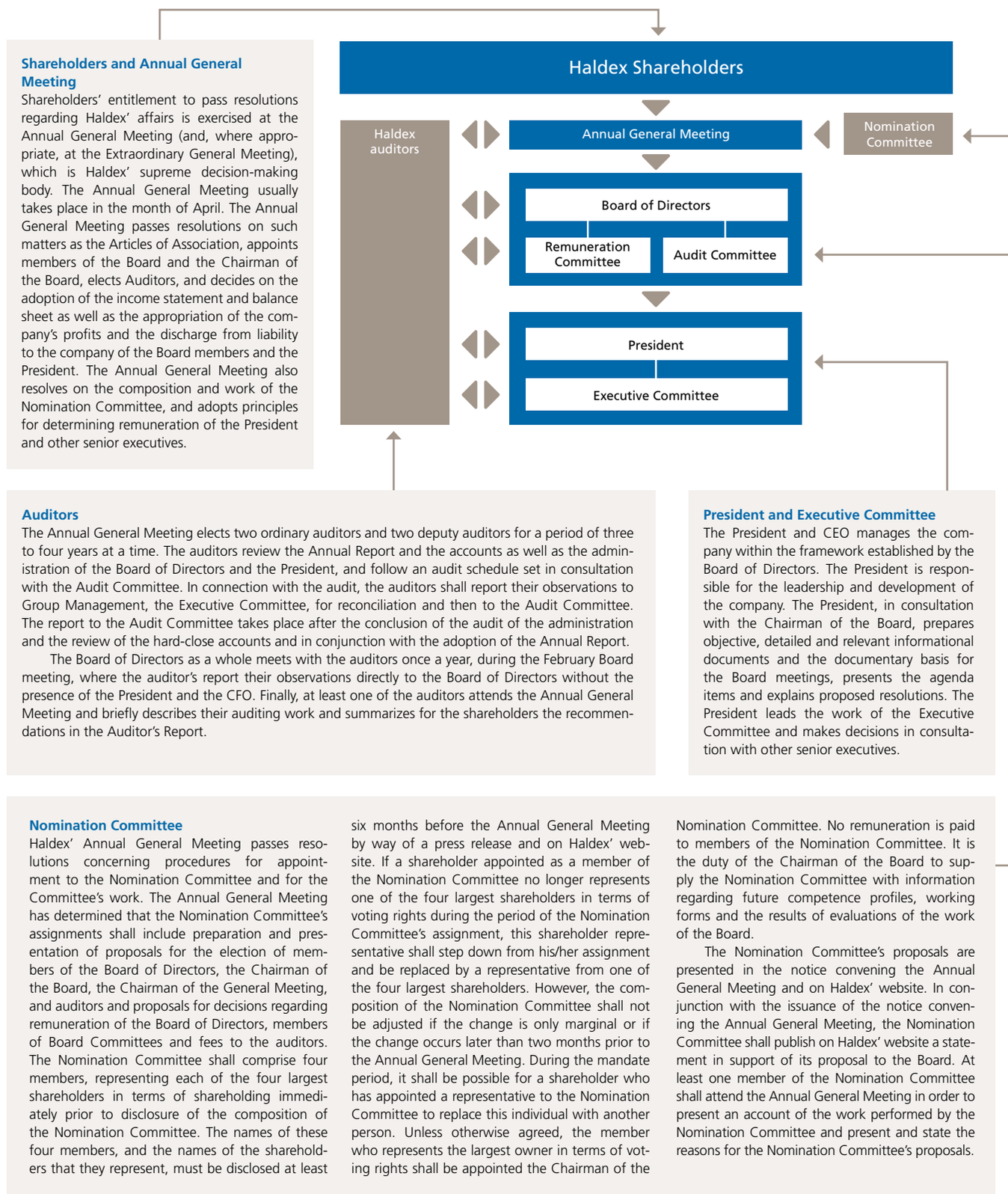


Corporate Governance Report

How Haldex is governed



Board of Directors

Board of Directors' composition

In accordance with the Articles of Association, Haldex' Board of Directors shall comprise not fewer than three and not more than eight members elected each year by the Annual General Meeting for the period that extends until the close of the next Annual General Meeting. The President makes regular reports to the Board and the Group's CFO serves as the Board's secretary. Other salaried employees participate in Board meetings in connection with presentations of particular issues. In addition to the elected members, the Board consists of two employee representatives and two deputy representatives appointed by the employees.

The Board has established two committees from within its ranks: the Compensation Committee and the Audit Committee.

The Compensation Committee is responsible for more thorough preparation of compensation matters. Based on the guidelines adopted by the Annual General Meeting, the Compensation Committee issues to the Board proposals concerning the President's salary and other employment terms.

Furthermore, the Compensation Committee shall establish the salary and other employment terms for the other members of the Executive Committee based on proposals from the President. Prior to each Annual General Meeting, the Compensation Committee shall also assist the Board in preparing a motion concerning guidelines for the remuneration of senior executives for the forthcoming year. The purpose of these guidelines shall be to determine the salary and other employment terms in respect of the President and other senior executives of the company.

The Audit Committee prepares matters that

concern accounting, financial reporting, auditing and internal control. The Committee is responsible for the preparation of the Board's activities by ensuring that that system for auditing, internal control and risk management fulfills the requirements of applicable laws and regulations and that it promotes operational efficiency, generates accurate accounting documents and provides reliable financial information. The Committee reviews the principles for accounting and financial control and establishes guidelines for the procurement of services other than auditing from the company's auditors. The Committee meets regularly with the auditors during the year to discuss such matters as audit reports and audit plans. The Committee is responsible for the evaluation of the auditors' work and the auditors' efficiency, qualifications, fees and independence. The Audit Committee must also assist the Nomination Committee with proposals for potential auditors. The Committee also assists Haldex management in determining how identified risks will be handled in order to ensure effective internal control and risk management.

Responsibilities of the Chairman of the Board

The Chairman organizes and directs the Board's activities, promotes efficiency in these activities, ensures that they are conducted in accordance with the Swedish Companies Act and other applicable laws and regulations, and ensures that the resolutions of the Board are implemented. The Chairman ensures that the Board members receive the required education and continuously enhance their knowledge of the company and is responsible for evaluating the Board's activities. The Chairman proposes the agenda for Board meetings in consultation with the President and ensures that the Board receives satisfactory information and deci-

sion-making documentation. The Chairman has regular communication with the President, relays opinions from the shareholders to other Board members and acts as spokesperson on behalf of the Board. The Chairman also represents a vital link to the Nomination Committee and reports the results of the year's evaluation of Board work to the Nomination Committee.

Responsibilities of the Board of Directors

The Board of Directors is responsible for the company's and Group's organization, management and administration, and for ensuring that the follow-up and control of accounting, management of assets and financial circumstances is otherwise satisfactory. The Board of Directors monitors and evaluates the work of the President and the Executive Committee and is responsible for decisions regarding, and the follow-up of, company strategies by establishing plans and objectives and through decisions regarding the acquisition and divestment of operations, major investments, appointments and replacements in the management team, and by conducting regular reviews during the year.

The Board of Directors also approves the annual financial statements. In addition, the Board of Directors ensures that the information distributed externally by the company is characterized by transparency and objectivity. It is also the duty of the Board of Directors to establish guidelines and policy documents pertaining to such matters as financial activities, information publication, insider issues and ethical conduct.

The following standing items on the agenda are discussed at Board meetings: The Group's performance and status, the business climate, organizational issues, monthly accounts, press releases, disputes, acquisitions/divestments, major business agreements, development projects and investments.

STEERING INSTRUMENTS

External

Steering instruments that form the basis for corporate governance in Haldex primarily include the Swedish Companies Act, the Annual Accounts Act, applicable regulations for publicly traded companies on the Nasdaq OMX Stockholm, the Swedish Code of Corporate Governance and other pertinent legislation and rules.

Internal

Internal binding steering instruments include the Articles of Association adopted by the Annual General Meeting, and documents approved by the Board that include the Operating Procedures of the Board of Directors in Haldex, Directives for the Compensation and Audit Committees, Instructions for the President in Haldex, the Information Policy and the Treasury Policy. In addition to the above, the Group has a number of policies and manuals that contain binding regulations as well as recommendations that specify principles and provide guidance for the Group's operations and employees.

Operating Procedures of the Board of Directors

The Operating Procedures regulates the Board of Directors' internal division of work, the line of decision within the Board of Directors, the procedural rules for Board meetings and the duties of the Chairman of the Board. The work of the Board follows a fixed procedure aimed at ensuring that the Board of Directors' information requirements are met.

Instructions for the President

The Instructions for the President establishes the boundaries for the President's responsibility for the operational administration, the forms for reporting to the Board of Directors and what this shall contain, requirements for internal steering instruments and matters that require the approval of the Board of Directors or that notification be provided to the Board of Directors.

Values

Haldex' values – customer first, respect for the individual and passion for excellence – are linked to the Group's mission, vision and strategies, and provide guidance to employees in day-to-day activities. Customer first requires that Haldex' employees base their decisions and actions with a focus on what is best for the customer – fully aware that the values created for the customer also generate value for Haldex, Haldex' employees and Haldex' shareholders. Respect for the individual requires that colleagues are shown respect through open communication, encouraging others to take initiative, cooperation, support, professional development and advancement, performance-based compensation and active responsibility for all individuals. Passion for excellence means that we strive for excellence in serving our customers, empowering our employees and rewarding our investors. We are constantly striving to improve performance and achieve superior results through consistent business processes.

Corporate Governance at Haldex in 2011

Haldex AB is a publicly traded Swedish limited liability company with its registered office in Landskrona. The Report, which has been prepared in accordance with the Annual Accounts Act and the Swedish Code of Corporate Governance, has been examined by the company's auditors. In 2011, Haldex complied with the Swedish Code of Corporate Governance in all respects except for item 2.4 which concerns the composition of the nomination committee. The Swedish Code of Corporate Governance stipulate that "neither the company chair nor any other member of the board may chair the nomination committee". In accordance with a decision by the 2011 Annual General Meeting, the four largest shareholders have each appointed representatives to form the Nomination Committee for the 2012 Annual General Meeting. The Annual General Meeting also decided that unless otherwise agreed, the member who represents the largest owner in terms of voting rights shall be appointed the Chairman of the Nomination Committee. The board member Stefan Charette, representing Creades AB, was appointed chairman of the nomination committee. The nomination committee, with representatives from the major shareholders, have declared that the background to this was that Creades AB has a very small organization and that the board member Stefan Charette is very well suited to effectively lead the nomination committee's work to achieve the best results for the company's shareholders.

Shareholders

Haldex has been listed on the Nasdaq OMX Stockholm Stock Exchange since 1960. The share capital in Haldex AB totals SEK 221,079,850 m, represented by 44,215,970 shares. Each share confers one voting right and all shares carry equal entitlement to dividends.

The number of Haldex shareholders amounted to 13,348 at year-end. Creades AB represented the largest owner with 13.1% of the share capital. Swedish ownership totaled 67% at year-end 2011. Information concerning ownership is updated each month on Haldex' website, www.haldex.com. See also page 68-69, for further information.

Annual General Meeting

The official notification procedure for Annual General Meetings is specified in the Articles of Association. Official notification is to be issued through an announcement in Post- och Inrikes Tidningar and on the company's website. It shall further be advertised in Dagens Nyheter that notice convening a General Meeting has been made. Official notification is to be issued no earlier than six weeks and no later than four weeks prior to the Meeting.

Shareholders representing 41.7% of the voting rights attended the 2011 Annual General Meeting held on June 8, 2011, in Stockholm. Björn Riese (Mannheimer Swartling Advokatbyrå) was appointed chairman of the general meeting in accordance with the nomination committee's proposal.

Resolutions

The minutes of the meeting are available on Haldex' website www.haldex.com.

The resolutions passed include the following:

- Profits available for distribution, SEK 2,720,392,347, to be disposed in accordance with the board's proposal. Thus SEK 3.00 were to be distributed as a cash dividend (totaling SEK 132,647,910) and all shares in the wholly owned subsidiary Concentric AB were to be distributed to the shareholders (one Haldex share entitling the holder to one share in Concentric AB) and the remaining profits available for distribution, SEK 1,650,574,474 were to be carried forward.
- In light of the group's strong cash flow and balance sheet after the sale of the Traction Systems Division, the Annual General Meeting resolved in accordance with the Board's proposal on a mandatory redemption of shares, under which each share would be divided into two shares (share split 2:1), each with a quota value of SEK 2.50, and of which one share were to be redeemed at SEK 30. As a result, in total SEK 1,326,479,100 were distributed to the shareholders.

- It was decided that the Board shall comprise seven members with no deputies. The Meeting re-elected Göran Carlson, Stefan Charette, Arne Karlsson, Caroline Sundewall and Anders Thelin. CS Patel and Magnus Johansson were newly elected. Göran Carlson was elected Chairman of the Board.
- For the period up until the close of the 2012 Annual General Meeting, directors fees were decided as follows: SEK 450,000 pertains to the Chairman and SEK 175,000 to each of the other Board members. Fees for committee work shall be paid as follows: Chairman of the Audit Committee SEK 100,000, members of the Audit Committee SEK 50,000, Chairman of the Compensation Committee SEK 50,000 and members of the Compensation Committee SEK 25,000. It was noted that the directors' fees may be paid as salary or invoice from a board member's company. Fees paid to the auditors for audit work and for other services are payable on a current account basis in return approved invoices.

Authorized Public Accountant Michael Bengtsson presented the Auditors' Report and the Group auditors' report for the 2010 fiscal year.

Stefan Charette, Creades AB, presented the Nomination Committee's proposal for a resolution regarding the Nomination Committee for the 2011 Annual General Meeting.

Nomination Committee for the 2012 Annual General Meeting

In accordance with a decision by the 2011 Annual General Meeting, the four largest shareholders have each appointed representatives to form the Nomination Committee for the 2012 Annual General Meeting. At the end of September 2011, these shareholders were Investment Öresund AB, Handelsbankens Fonder, Göran Carlson through companies and Afa Försäkring AB. Combined, they represented 29,2% of the voting rights in Haldex AB as per September 20, 2011. The shareholders' representatives who will comprise members of the 2012 Nomination Committee are:

Stefan Charette (Chairman), Creades AB, Anders Algotsson, Afa Försäkring, Göran Carlson and Björn Cederlund, Unionen.

The composition of the Nomination Committee was disclosed through a press release and a posting on Haldex' website, www.haldex.com, on October 18, 2011.

The company's shareholders were given the opportunity to submit opinions and proposals to the Nomination Committee via e-mail to the address specified on the company's website under the heading Investors – Corporate Governance – Annual General Meeting – 2012.

Board of Directors

Board of Director's independence

The Swedish Code of Corporate Governance state that the majority of the Board members elected by the Annual General Meeting should be independent in relation to the company and its Group Management and that at least two of the independent members must also be independent in relation to the company's largest shareholders. The Haldex Board of Directors is adjudged to fulfill these requirements because all Members of the Board are adjudged to be independent in relation to both Haldex and its management, with the exception of Stefan Charette who represent Haldex' major shareholders.

Board activities

During 2011, the Board of Directors met at 16 times. The main issues addressed were financial and mar-

ket position, items related to the demerger of the group, establishment of the Board of Directors' work procedures and the Instructions for the President, as well as strategic and organizational issues. On a regular bases throughout the year, the Board has dealt with report from the Audit and Compensation Committees. During the autumn operational strategy and budget for 2012 was addressed.

Board Committees

In 2011, the Audit Committee comprised Board members Göran Carlson, Arne Karlsson and Caroline Sundewall. Caroline Sundewall was the Chairman of the Committee. The Audit Committee was convened 6 times during 2011.

In 2011, the Compensation Committee consisted of Board members Göran Carlson, Magnus Johansson och Anders Thelin. Göran Carlson was its Chairman. The Committee held 4 meetings during 2011.

Evaluation of Board activities in 2011

Annual evaluations are conducted of the Board's collective work. The Chairman is evaluated on his ability to prepare and lead the Board activities and his ability to motivate and cooperate with the President. The evaluation of the Board's activities as a whole is conducted via a shared internal review of its activities. The result of the evaluation process for 2011 was discussed in conjunction with the Board meeting in December 2011.

Board members, attendance 2011

Name	Audit Committee	Compensation Committee	Board meetings
Anders Böös**			6
Göran Carlsson	6	2	16
Stefan Charette			14
Magnus Johansson*		2	9
Arne Karlsson	5		16
Lars-Göran Moberg**	2	2	7
C S Patel*			7
Anders Thelin		4	14
Caroline Sundewall	6		15
Cecilia Vieweg**		2	3

* Board member since June 2011

** Board member until June 2011

Auditors

At the 2011 Annual General Meeting, Authorized Public Accountants Michael Bengtsson and Ann-Christine Häggglund from Pricewaterhouse-Coopers AB were re-elected, respectively, as auditors until the 2014 Annual General Meeting. Authorized Public Accountants Christine Rankin Johansson and Cesar Moré were reelected to deputy auditors by the 2011 Annual General Meeting.

Michael Bengtsson has been an Authorized Public Accountant since 1988, and is the elected

auditor of such companies as Perstorp Holding AB and Carnegie Investment Bank AB.

Ann-Christine Häggglund has been an Authorized Public Accountant since 1997 and is the elected auditor of such companies as NCC Construction Sweden and NCC Housing Group.

Neither Michael Bengtsson nor Ann-Christine Häggglund have assignments in other companies that are associated with Haldex' largest owners or President.

The auditors have had extra assignments outside the scope of the ordinary audit. These assignments included consultations in tax and accounting issues and other company issues. These assignments have been procured in accordance with the guidelines established by the Audit Committee for such procurement.

Remuneration of the Board of Directors and Senior Executives

Guidelines for determining remuneration of senior executives

In compliance with a motion to be addressed by the 2012 Annual General Meeting, the Board of Directors proposes that the following guidelines shall apply up to the 2013 Annual General Meeting. The guidelines are to apply to all employment contracts entered into after the resolution by the Annual General Meeting and to all amendments to existing agreements that are made after the Meeting's resolution.

Remuneration of the President and CEO and other senior executives shall consist of a well-balanced combination of fixed salary, annual bonus, long-term incentive programs, pension and other benefits and conditions concerning termination of employment/severance payment. The total remuneration shall be competitive in the market and based on performance. The fixed remuneration shall be determined individually and based on each individual's responsibility, role, competence and position. The annual bonus shall be based on outcomes of predetermined financial and individual objectives and not exceed 50% of the fixed annual salary.

In exceptional situations, special remuneration may be paid to attract and retain key competence or to induce individuals to move to new places of service or accept new positions. Such remuneration may not be paid out for periods exceeding 36 months and may not exceed the equivalent of twice the remuneration the executive would otherwise have received. The Board of Directors may propose that the General Meeting resolve on long-term incentive programs.

Pension benefits shall be based on defined-contribution plans and, for employees in Sweden, shall provide entitlement to pension at age 65. Upon termination of employment by the company, the notice period for the President and CEO is 12 months and for other senior executives up to six months. In addition, when entering into new employment contracts, agreement may be made on severance pay not exceeding the equivalent of 12 months' fixed salary. The Board shall be entitled to depart from the guidelines if there are specific reasons for doing so in individual cases.

The above guidelines are essentially unchanged

in relation to the guidelines adopted by the 2011 Annual General Meeting. For additional information concerning remuneration of senior executives, refer to Note 6.

Remuneration of the Executive Committee in 2011

President

President, from the period from 1 January and until the demerger of the group on 15 June 2011, has been Joakim Olsson. After the demerger the company was led by the President Jay Longbottom until the 30 of November 2011 when Jay decided to step down from his position as CEO and remain in his role as President of the North American operations and assume the role as Executive Vice President for the Haldex Air Controls division. From 1 December, Ulf Ahlén is the President and acting CEO of the Haldex Group. Ulf Ahlén was the former Executive Vice President of Haldex Traction.

In 2011, the Presidents and CEOs received a fixed salary and variable salary as detailed in the table below.

The salary for Joakim Olsson also includes vacation pay with 1,4 MSEK.

Remuneration to President Joakim Olsson

The agreement with President Joakim Olsson included a reciprocal 12-month period of notice. In

the event of a termination of employment by the company, the President would receive severance pay equivalent to 12 months' salary. In the event of resignation by the President, no severance pay may be claimed.

As a part of the demerger of Haldex Group additional and specific agreements were prepared in 2010 with the President covering the period of notice and severance pay with the aim of securing services during the implementation of the proposed demerger. This remuneration amounts to 8.5 MSEK and is included in the variable remuneration in the table below. The variable remuneration also includes 1.3 MSEK relating to the incentive programmes LTI 2007 and LTI 2010. The cost for these programmes have been recognized in the profit and loss during 2009-2011 in accordance with the vesting period.

The pension benefits for the President Joakim Olsson has been premium-based and comprises an ITP scheme and an annual provision for 25% of fixed salary exceeding 20 "basic amounts" (base figure for Swedish social security).

Remuneration President Jay Longbottom

The agreement with President Jay Longbottom included a reciprocal 6-month period of notice. In the event of a termination of employment by the company, the President would receive severance pay equivalent to 12 months' salary. In the event

Remuneration of Executive Committee 2011, SEK thousands

	2011		
	Basic salary/ Director fees	Variable remuneration	Pension
President			
Joakim Olsson, <i>to 15 June 2011</i>	3,897	9,835	504
Jay C. Longbottom, <i>from 16 June to 30 November 2011</i>	1,450	192	39
Ulf Ahlén, <i>from 1 December 2011</i>	321	-	95
Other senior executives (Group Management)			
To 15 June 2011 (5 people, of whom 0 women)	5,858	12,117	1,057
From 16 June to December 31 (7 people, of whom 0 women)	4,274	923	480
	15,800	23,067	2,067

of resignation by the President, no severance pay may be claimed.

Jay Longbottom is entitled to a pension benefit corresponding to a value up to 5 % of the fixed salary subject to FRS limits.

Remuneration President Ulf Ahlén

Based on the terms and conditions the President and acting CEO, Ulf Ahlén is not entitled to any severance pay. The President is entitled to a pension in accordance with the remuneration guidelines.

Other senior executives

According to guidelines approved by the Annual General Meeting, the President, in consultation with the Board's Compensation Committee, prepares remuneration issues concerning Group and divisional management, which are subject to resolution by the Annual General Meeting. Compensation consists of a fixed salary and a variable salary.

The variable part is based on goals established by the President and the Compensation Committee on a yearly basis and may amount to 50% of the fixed annual salary. All members of the Executive Committee have up to a reciprocal six-month period of notice and, in the event of termination of employment by the company, will receive severance pay equivalent to between 6-12 months' salary. The pension benefits are regulated in pension plans adapted to local practice in the countries in question, with the retirement age starting at 65.

Incentive program

The Annual General Meetings in 2010 resolved to introduce a long-term performance-based incentive program under which senior executives and key personnel would be allotted employee stock options on condition that the participants become shareholders by making their own investment in Haldex shares in the stock market.

Under the 2010 program, each share acquired in the market provides entitlement, free of charge, to an allotment of ten employee stock options, whereby each option provides entitlement to the acquisition of 1.0 Haldex share. A prerequisite for allotment was that the company's operating mar-

gin exceeded 1%, excluding restructuring costs and nonrecurring costs/revenues from acquisitions or divestments during the 2010 fiscal year. Maximum allotment would occur if the company's operating margin, subject to the above, exceeded 4%. The employee stock options would be allotted based on the company's earnings outcome in 2010 and in accordance with decisions taken by the Board during 2011. Maximum allotment occurred in 2011.

According to the conditions in the program, the program was recalculated due to the capital structure changes that occurred due to the demerger of the Group. Both strike price and number of shares that each option entitles to has been recalculated in accordance with generally accepted

methods whereby the demerger and the new capital structure in the end has not affected the cost for the Group or the benefit for the employee.

Remuneration of the Board of Directors for the period June 2011 – April 2012

Remuneration of Board members elected by the Annual General Meeting is approved by the Annual General Meeting following proposals from the Nomination Committee. For 2011, remuneration was paid in accordance with the table below. All remuneration of the Board comprises fixed payments and does not contain any variable parts. No remuneration is paid to members who are employed by the Group.

Remuneration of the Board 2011, SEK

	Compensation Committee	Audit Committee	Board fees	Total Remuneration
Göran Carlsson	50,000	50,000	450,000	550,000
Stefan Charette			175,000	175,000
Arne Karlsson		50,000	175,000	225,000
Magnus Johansson	25,000		175,000	200,000
C.S. Patel			175,000	175,000
Caroline Sundewall		100,000	175,000	275,000
Anders Thelin	25,000		175,000	200,000
Total	100,000	200,000	1,500,000	1,800,000

Auditing fees 2011, SEK m

	2011	2010
<i>PricewaterhouseCoopers</i>		
Audit assignments	4	4
Audit work in addition to the audit assignment	-	-
Tax advice	1	1
Other assignments	-	-
Continued operations	5	5
Discontinued operations – audit assignment	0	2
Discontinued operations – other assignments	16	11
Total	21	18

Discontinued operations, other assignments, relates to consultancy fees paid to PwC in their assignment as advisors in the divestment of the Traction Division and the demerger project. The fees mainly relates to tax advisory services occurred when the Group was restructured into three separate legal sub-group's before the demerger and divestment of the Traction Division took place.

Internal control and risk management

Internal control at Haldex is a process that is regulated by the Board of Directors and the Audit Committee and performed by the President and the Executive Committee. It is designed to ensure that to the greatest extent possible Haldex' reporting is appropriate and reliable and that the company complies with applicable legislation and regulations. The process is based on a control environment that provides structure for other parts of the process, including risk assessment, control activities, information, communication and follow-ups. It is based on the framework for internal control published by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

According to the Swedish Companies Act and the Swedish Code of Corporate Governance, the Board of Directors is responsible for internal control. This report on internal control and risk management was prepared in accordance with The Annual Accounts Act and the Swedish Code of Corporate Governance and is thus limited to a description of the material elements of Haldex' systems for internal control and risk management with regard to financial reporting.

The Board of Directors monitors and ensures the quality of external financial reporting in the manner documented in the Operating Procedures of the Board of Directors, the Instructions for the President and the Group's Treasury Policy

It is the responsibility of the President together with the CFO to review and quality-assure all external financial reporting, such as interim reports, year-end reports, Annual Reports, press releases containing financial information and presentation material in conjunction with meetings with the media, the owners and financial institutions. The President and CFO presents all interim reports, year-end reports and Annual Reports to the Audit Committee for review.

The Board of Directors is responsible for ensuring that the company's financial reports are prepared according to law, accounting standards and other requirements concerning listed companies.

The Board of Directors' instructions for the President also include requirements that the Board of Directors must be continuously provided with internal summary reports on financial matters. These reports, which must include income statements, balance sheets, valuation issues, assessments, forecasts, any changes and their consequences, possible amendments to accounting rules, legal matters and disputes, are reviewed by the Audit Committee and thereafter submitted to the Board of Directors. With regard to the Board of Directors' communication with the company's auditors, see below.

Control environment

The Board of Directors has adopted a number of control documents for the company's internal control and governance.

Within the Board of Directors, there is an Audit Committee comprising three Board members elected by the Annual General Meeting: Göran Carlson, Arne Karlsson and Caroline Sundewall. The Audit Committee, which prepares matters for the Board of Directors, considers such issues as the internal control process, follows up reporting issues and discusses accounting principles and the consequences of changes of these principles. Furthermore, the Audit Committee maintains regular contact with the external auditors. The Committee is responsible for evaluating auditing work and the auditors' efficiency, qualifications, fees and independence. In addition, the Audit Committee assist the Nomination Committee in nominating auditors and procuring their services

Risk assessment

Haldex' risk assessment with respect to financial reporting, meaning the identification and evaluation of the principal risks in terms of financial reporting in the Group's companies, divisions and processes, provides the foundation for risk management. The risks may be managed by accepting the risks or by reducing or eliminating them, subject to the controls and control levels within the framework established by the Board of Directors, the Audit Committee, the President and the Executive Committee.

Control activities

Work to enhance internal control activities and governance is a continuing work and where documentation, evaluation, implementation of new control and improvements of existing controls constantly are in progress.

Information and communication

The company has a system for information and communication that is intended to result in complete and correct financial reporting. The company has a reporting system in which all Group companies report monthly according to an established format and to fixed accounting principles. In conjunction with reporting, the reporting units perform risk assessments and decide on the need for any provisions. The central finance department produces reports from the Group-wide system, which is structured according to the Group's established reporting format. Responsible managers and controllers at various levels in the Group have access to the information in this system relating to their area of responsibility.

All of the Group's steering documents for internal control and governance are available on the Group's intranet.

Follow-ups

The company's financial reporting is followed up continuously, in part by business management at various levels in the company and in part by the finance organization and controllers in the various divisions and business units. Follow-ups take place each month in conjunction with reporting and comprise both analysis and reviews by the relevant controllers and meetings between the relevant business managers and the reporting units. The CEO and the CFO have monthly meetings with divisional managers and divisional controllers. At these meetings, the division's income statement, balance sheet, cash-flow

statement and other financial key data are discussed.

The Audit Committee communicates on a regular basis with the company's external auditors and the CFO, both at and between meetings. The Board of Directors receives a monthly report on business development. More detailed reporting is provided primarily by the President at all Board meetings. The Board of Directors regularly assesses the risks relating to financial reporting based on significant and qualitative factors.

Each year, the Board of Directors evaluates the need to establish a special internal audit function. In 2011, the Board did not consider this necessary.

The Board considered that internal control is primarily exercised by:

- operative managers at various levels
- local and central finance functions
- through the Executive Committee's supervisory control

Due to this, in combination with the company's size, the Board of Directors currently does not consider it justifiable in financial terms to establish yet another function.

Auditors' report on the Corporate Governance Statement

To the annual meeting of the shareholders of Haldex AB (publ), corporate identity number 556010-1155

It is the Board of Directors who is responsible for the Corporate Governance Statement for the year 2011 on pages 60-67 and that it has been prepared in accordance with the Annual Accounts Act.

We have read the Corporate Governance Statement and based on that reading and our knowledge of the company and the group we believe that we have a sufficient basis for our opinions. This means that our statutory 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.

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

Landskrona March 9, 2012

Michael Bengtsson
Authorized Public Accountant

Ann-Christine Hägglund
Authorized Public Accountant