Corporate Governance Report

Handelsbanken is a Swedish public limited company, whose shares are listed on Nasdaq Stockholm. Here the Board submits its Corporate Governance Report for 2019. Handelsbanken applies the Swedish Code of Corporate Governance with no deviations.

This Corporate Governance report is an extract from Handelsbanken’s statutory annual report. The report has been audited by the Bank’s external auditors and this audit is reported in the Auditor’s Report.

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This report is also available in Swedish. Every care has been taken in this translation into English. In the event of discrepancies, the Swedish original will supersede the English version.
Corporate governance at Handelsbanken – an overview

1. Shareholders and shareholders’ meetings
Shareholders exercise their right to decide on matters concerning Handelsbanken at shareholders’ meetings, which are the Bank’s highest decision-making body. Every year, an annual general meeting is held, which among other things appoints the Board, the Chairman of the Board and auditors.

2. Nomination committee
The nomination committee’s task is to prepare and submit proposals to the AGM regarding the appointment of the Chairman and other members of the Board and fees to the Chairman and other members of the Board. The committee also proposes the appointment of the auditors, and their fees. The AGM decides how the nomination committee will be appointed.

3. External auditors
The auditors are appointed by the AGM for the period until the end of the following year’s AGM. The auditors are accountable to the shareholders. They carry out an audit and submit an audit report covering matters such as the Annual Report, including this Corporate Governance Report, and the administration of the Board and the CEO. In addition, the auditors report orally and in writing to the Board’s audit committee concerning how their audit was conducted and their assessment of the Bank’s administrative order and internal control. The auditors also submit a summary report of their audit to the Board as a whole.

4. The Board
The Board is responsible for the Bank’s organisation and manages the Bank’s affairs on behalf of its shareholders. The Board is to continuously assess the Bank’s financial situation and ensure that the Bank is organised in such a way that the accounting records, management of funds and other aspects of the Bank’s financial circumstances are satisfactorily controlled. The Board establishes policies and instructions on how this is to be executed, and establishes a work procedure for the Board and also instructions for the CEO.

These central policy documents state how responsibility and authority are allocated among the Board as a whole and the committees, and also between the Chairman of the Board and the CEO. The Board appoints the CEO, Executive Vice presidents and the Heads of Group Risk Control, Group Compliance and Group Audit, and stipulates the employment terms for these persons. The Chairman is responsible for evaluating the Board’s work and informs the nomination committee of the results of this evaluation.

5. Credit committee
The Board has set up a credit committee which decides on credit cases where the amount exceeds the decision limit that the...
Central Board has delegated to another unit. However, cases of special importance and credits to Board members and certain persons in managerial positions are decided upon by the Board as a whole. A representative from the unit within the Bank to which the credit case applies presents the case to the credit committee.

6. AUDIT COMMITTEE
The Board’s audit committee monitors the Bank’s financial reporting by examining important accounting matters and other factors that may affect the qualitative content of the financial reports. The committee also monitors the effectiveness of the Bank’s and Group’s internal control, internal audit and risk management with regard to financial reporting, as well as the external auditors’ impartiality and independence. It evaluates the audit work and assists the nomination committee in appointing auditors. The committee also receives reports from the Bank’s internal and external auditors.

7. RISK COMMITTEE
The Board’s risk committee monitors risk control and risk management in the Handelsbanken Group. The committee prepares decisions regarding the Bank’s risk strategy, risk tolerance, etc., and examines reports from Group Compliance and Group Risk Control.

8. REMUNERATION COMMITTEE
The Board’s remuneration committee evaluates the employment conditions for the Bank’s executive officers in the light of prevailing market terms. The committee’s tasks include preparing the Board’s proposals to the AGM concerning guidelines for remuneration to executive officers, monitoring and evaluating the application of these guidelines, and preparing the Board’s decisions on remuneration and other terms of employment for executive officers, as well as for the Head of Group Audit. The committee also makes an assessment of Handelsbanken’s remuneration policy and remuneration system.

9. GROUP AUDIT
Group Audit (internal audit) performs an independent, impartial audit of the operations and financial reporting of the Group. A key task for Group Audit is to assess and verify processes for risk management, internal control and corporate governance. The Chief Audit Officer is appointed by the Board and reports regularly to the audit committee, orally and in writing, and also submits an annual summary report to the whole Board.

10. PRESIDENT AND GROUP CHIEF EXECUTIVE (CEO)
The CEO is appointed by the Board to lead Handelsbanken’s day-to-day operations. In addition to instructions from the Board, the CEO is obliged to comply with the provisions of the Swedish Companies Act and a number of other statutes concerning the Bank’s accounting, management of funds and operational control.

11. GROUP GOVERNANCE
Group Governance, the corporate governance unit, ensures that decisions made at shareholders’ meetings and by the Board, as well as changes in legislation, regulations and corporate governance code, are implemented in policy documents from the Board and internal guidelines and instructions from the CEO, with the aim of stipulating overall responsibilities and authorities internally at the Bank.

12. GROUP CREDITS
Group Credits is responsible for formulating and maintaining the Bank’s credit process, and for preparing every major credit case that the Board’s credit committee or the Board as a whole decides on. The head of the department, Handelsbanken’s Chief Credit Officer, reports to the CEO and is a member of the credit committee established by the Board. The Chief Credit Officer also reports to the Board about losses and risks in the credit portfolio.

13. GROUP FINANCE
Group Finance is responsible for control systems, reporting, bookkeeping, accounting and taxes. It is also responsible for the Group’s liquidity, funding, and capital and for the Group’s overall risk management regarding financial risk, liquidity risk, and insurance risk. For a detailed description of this risk management, see note G2 on pages 96–133. The Head of Group Finance, Handelsbanken’s CFO, reports to the CEO and also regularly reports on behalf of the CEO to the Board’s audit committee and risk committee and, regarding market risks, liquidity, funding and capital, to the Board as a whole.

14. GROUP LEGAL
Group Legal is responsible for legal matters within the Group and provides other units with legal advisory services. The department monitors developments as regards regulations, laws, standards and guidelines in Handelsbanken’s home markets.

15. GROUP COMPLIANCE
The primary responsibilities of the Compliance function are to work actively to ensure a high level of compliance within the Group and to ensure that Handelsbanken’s low tolerance of risks linked to non-compliance is fulfilled. The Compliance function also manages public authority contacts related to supervisory cases.

The function provides advice and support about compliance to the employees, CEO and Board of the Group, and continually informs the units concerned about the risks which may arise in the operations due to inadequate compliance.

The function informs and trains employees affected by new or changed rules. The Compliance function also identifies the risks that the Group will not meet its obligations under regulations, laws and other rules for operations that are subject to a licence. It also checks and monitors that these risks are being managed by the units concerned, and also submits reports in accordance with established procedures.

The Group has a compliance manager who reports directly to the CEO and who leads the Compliance function in the Group, and is also ultimately responsible for reporting on regulatory compliance. The Compliance function is independent and organisationally separated from the functions and areas to be monitored and controlled. The Head of Group Compliance reports regularly to the CEO, the risk committee and the Board on matters regarding compliance.

16. GROUP RISK CONTROL
Group Risk Control is responsible for monitoring and reporting all the Group’s material risks at an aggregate level. This responsibility comprises credit and market risks (interest rate, exchange rate, equity price and commodity price risk), operational risk, liquidity risks and insurance risks, as well as risks associated with the Group’s remuneration system. Group Risk Control reports continually to the CEO and on a regular basis to the risk committee, the remuneration committee and the Board. The Head of Group Risk Control, Handelsbanken’s Chief Risk Officer, also provides information to the CFO on an ongoing basis. Group Risk Control reports directly to the CEO, acts independently, and is separate from the operations under review. Group Risk Control has function responsibility for all risk control in the Group.
CORPORATE GOVERNANCE

Corporate governance concerns how rights and obligations are allocated among the various bodies of the Bank, in accordance with prevailing laws and regulations. Corporate governance also encompasses the systems for decision-making, and the structure through which shareholders control the Bank, directly and indirectly. Handelsbanken's shareholders exercise corporate governance principally by electing the Board. The Board appoints and gives instructions to the CEO.

The following are fundamental to corporate governance at Handelsbanken: on the one hand the Articles of Association and documents adopted by the Board, for example the Board's rules of procedure, instructions to the CEO and the Chief Audit Officer, credit instructions and policy documents regarding the Bank’s operations (see also pages 70–72), and, on the other hand, the instructions and guidelines issued by the CEO. These documents are revised every year, and whenever deemed necessary. However, the foundation of functioning corporate governance is not only formal documents but also the Bank's corporate culture, corporate goal, working methods and remuneration system.

A central part of governance of Handelsbanken comprises managing the risks that arise in operations. Risk management is described in detail in a separate risk section in the Annual Report, note G2 on pages 96–133, in the Bank’s Pillar 3 report, and also briefly in this Corporate Governance Report.

The Bank's culture and long-term goal

Handelsbanken’s corporate goal is to have better profitability than the average of peer competitors in its home markets. This is mainly to be achieved by having more satisfied customers and lower costs. One of the purposes of this goal is to offer shareholders long-term high growth in value. Handelsbanken has a decentralised work method and a strong local presence due to its nationwide branch networks and a long-term approach to customer relations. The Bank’s decentralised working model involves profound trust in employees’ willingness and ability to take responsibility. This working model has been consistently applied for decades and has resulted in the Bank’s very strong corporate culture.

The Oktogonen profit-sharing scheme sharpens the employees’ focus on profitability, and is thus a method of reinforcing a corporate culture that is characterised by cost-awareness and prudence. Provisions for the Oktogonen scheme are made if Handelsbanken's profitability is better than the average of peer competitors in Handelsbanken’s home markets, and following an overall assessment of the Bank’s performance by the Board.

Handelsbanken takes a long-term view of both its employees and its customers. The Bank wishes to recruit young employees for long-term employment at the Bank by offering development opportunities that make the Bank self-sufficient in terms of skilled employees and managers. This long-term approach also applies to the way in which the Bank relates to its customers. It is manifested in, for example, the ambition of always giving the customer the best possible advice – without looking at what is most profitable for the Bank in the short term. In this manner, the Bank builds long-term relationships with both customers and employees.

Application of the Swedish Corporate Governance Code

Handelsbanken applies the Swedish Corporate Governance Code with no deviations. The code is available on the Swedish Corporate Governance Board’s website, boaliasgnyttning.se.

General information on the regulation and supervision of banks

The operations of Swedish banks are regulated by law, and banking operations may only be run with a licence from the Swedish Financial Supervisory Authority. The regulations for banking operations are very extensive, and are not described in detail in this report. A list of the key regulations is available on the Swedish Financial Supervisory Authority’s website. Handelsbanken’s main principle is that operations outside Sweden are subject both to Swedish regulations and to the host country’s regulations, if these are stricter or require deviations from Swedish rules.

The Swedish Financial Supervisory Authority extensively supervises the Bank’s operations in Sweden and in all countries where the Bank runs branches, in other words, when the foreign operation is part of the Swedish legal entity Svenska Handelsbanken AB. The supervisory work is co-ordinated in a supervisory group for Handelsbanken, led by the Swedish Financial Supervisory Authority. Equivalent authorities in other countries exercise limited supervision over the branches’ operations, but have full supervision over the Bank’s subsidiaries outside Sweden.

In addition to laws and ordinances, the Swedish supervisory authority is also based on regulations and general guidelines from the Swedish Financial Supervisory Authority. The Supervisory Authority requires extensive reporting on various matters such as the Bank’s organisation, decision-making structure and internal control.

The Supervisory Authority’s work also includes systematically visiting various parts of the Bank. The purpose of this is to follow up the Bank’s actual compliance with the terms and conditions of granted licences and other detailed regulations.

SHAREHOLDERS AND SHAREHOLDERS’ MEETINGS

Rights of shareholders

At the end of 2019, Handelsbanken had over 120,000 shareholders. They have the right to decide on matters related to the company at the AGM or extraordinary meetings of shareholders. Handelsbanken has two classes of shares: class A and class B. Class A shares are by far the most common and represented more than 98 per cent of all outstanding shares at the end of 2019. Each class A share entitles the holder to one vote, while each class B share entitles the holder to one-tenth of a vote. Handelsbanken’s Articles of Association state that at shareholders’ meetings, no shareholder is allowed to exercise voting rights representing more than 10 per cent of the total number of votes in the Bank. Class A shares and class B shares entitle holders to the same proportion of the profit.

Shareholders who wish to have a matter considered by the AGM must submit a written request to the Board sufficiently far in advance so that the matter can be included in the notice of the meeting. The Bank’s website, handelsbanken.com, contains information as to when this request must have reached the Board. At the AGM, the Bank’s shareholders make various decisions of major importance to the Bank’s governance. Shareholders’ decisions include:

- adopting the income statement and balance sheet
- appropriation of profits
- discharge from liability for the Board and the CEO for the past financial year
- how many members should be on the Board of the Bank, who these members should be, and who should be the Bank’s auditors
- determining fees to Board members and auditors
- principles for remuneration to executive officers.

The shareholders at a shareholders’ meeting can also make decisions on the Bank’s Articles of Association. The Articles of Association constitute the fundamental governing document for the Bank. They specify which operations the Bank is to conduct, the limits on the amount of share capital, the right of shareholders to participate at shareholders’ meetings and the items to be presented at the AGM. The Articles of Association state that the number of board members must be at least eight and at most 15. They are elected for one year at a time. Handelsbanken’s Articles of Association contain no stipulation regarding the appointment and discharging of board members or concerning amendments to the Articles of Association.

Information in preparation for meetings is published at handelsbanken.com. Minutes of previous meetings are also available there in both Swedish and English.

Major shareholders

At the end of 2019, the holdings of two shareholders represented more than 10 per cent of the votes: The Oktogonen Foundation, with 10.5 per cent, and AB Industri invärd, with 10.6 per cent. Detailed information on the Bank’s largest Swedish shareholders can be found on page 41.

Annual General Meeting 2019

The annual general meeting took place on 27 March 2019. Over 1,600 shareholders were represented at the meeting. They represented almost 56.2 per cent of all votes in the Bank. All board members except one were present at the meeting. Also participating were Helena Stjernholm, nomination committee chair, as well as Jesper Nilsson of Ernst & Young AB and Johan Rippe of PricewaterhouseCoopers AB, the auditors-in-charge from the auditing companies elected by the AGM. The chairman of the meeting was Sven Unger, a lawyer.
The decisions made by the shareholders at the meeting included:

- An ordinary dividend of SEK 5.50 per share.
- Authorisation for the Board to decide on acquisition of more than 120 million shares in the Bank, as well as divestment of shares.
- The Board is to consist of 11 members.
- The re-election of 10 Board members and the election of one new Board member, Carina Åkerström, for the period until the conclusion of the next AGM.
- The election of Pär Boman as Chairman of the Board.
- Fees to be paid to the Board members: SEK 3,400,000 to the Chairman of the Board, SEK 970,000 to the Deputy Chair, and SEK 680,000 to the other Board members. Fees to be paid for committee work to each member of the respective committee: SEK 400,000 for the credit committee, SEK 140,000 for the remuneration committee, SEK 400,000 for the risk committee and SEK 400,000 for the audit committee. It was decided that the fee to the chairperson of the risk committee would be SEK 450,000, and that the fee to the chairperson of the audit committee would be SEK 500,000. Board members who are employees of Handelsbanken shall not receive a fee.
- The AGM appointed Ernst & Young AB (re-election) and PricewaterhouseCoopers AB (re-election) to serve as auditors until the end of the AGM to be held in 2020. The shareholders at the meeting also adopted the following guidelines for remuneration and other terms of employment for executive officers, as proposed by the Board:
  - The total remuneration is to be on market terms.
  - Remuneration is only paid in the form of a fixed salary, pension provision and customary benefits.
  - By special decision of the Board, the Bank can provide housing.
  - Variable remuneration benefits, such as bonuses or commission on profits, are not paid.
  - The executive officers in question are included in the Oktogonen profit-sharing scheme on the same terms as all employees of the Bank.
  - The retirement age is normally 65. The pension benefits are defined contribution and may be payable in addition to pension plans under collective agreements.
- The period of notice on the part of an executive officer is six months, and on the part of Handelsbanken a maximum of 12 months. If the Bank terminates the employment contract later than five years after the person becomes one of the Bank’s executive officers, the period of notice is a maximum of 24 months. No additional severance pay is payable. Other time periods may apply due to collective agreements or labour legislation.
- The Board shall have the right to deviate from the established guidelines if there are special reasons in an individual case. The guidelines do not affect remuneration previously decided for executive officers. The guidelines are applied to the Group Chief Executive, other executive officers, and any members of Handelsbanken’s Central Board who are also employees of the Bank.

Auditors
Jesper Nilsson has been an authorised public accountant since 2007. He is auditor-in-charge for Ernst & Young AB at Handelsbanken and chairs Handelsbanken’s auditing team. Mr Nilsson is also an auditor for Intrum, Creades, and Alecta. Jesper Nilsson was born in 1964. Johan Rippe has been an authorised public accountant since 1999 and is auditor-in-charge for PricewaterhouseCoopers AB at Handelsbanken. Mr Rippe is also an auditor for Stena, Getinge, and Lundin Petroleum, Deputy CEO of PricewaterhouseCoopers AB, and the Chairman of the Board of the Swedish Institute of Authorised Public Accounts (FAR). Mr Rippe was born in 1968.

Nomination Committee
The shareholders at the 2010 AGM resolved to establish instructions for how the nomination committee is to be appointed. According to the decision, the instructions will apply until they are amended by a future AGM. The instructions state that the nomination committee shall comprise five members: the Chairman of the Board and one representative from each of the Bank’s four largest shareholders as at 31 August the year before the AGM is held. However, the nomination committee must not include representatives of companies which are significant competitors of the Bank in any of its main areas of operations. It is the Chairman of the Board’s task to contact the largest owners, so that they will appoint one representative each to sit on the nomination committee, together with the Chairman. The 2020 nomination committee comprises:

- Helena Stenholm, Chair Industrivärden 10.6%
- Christian Dahl Oktogonen Foundation 10.5%
- Mats Guldbrand Lundborg ownership group 3.7%
- Bo Sälling Alecta 1.4%
- Pär Boman, Board Chairman

Information on the composition of the nomination committee has been available on Handelsbanken.com since 21 September 2019.

The nomination committee’s task in preparation for the AGM on 25 March 2020 is to submit proposals for the election of a chairman of the AGM, the Chairman of the Board and other members of the Board, the fees to the Chairman and other members of the Board, and remuneration for committee work. In addition, the Handelsbanken Board has decided that proposals regarding the election of and fees to auditors be made by the nomination committee.

Recruitment and diversity-related work
In its work, the nomination committee takes into account matters relating to diversity, including gender distribution, on the Board. Handelsbanken’s Board has adopted a policy to promote diversity in the Board. The policy states that to promote independent opinions and critical questioning, it is desirable that the Board should be characterised by sufficient diversity in terms of age, gender, geographical origin, and educational and professional background. The proportion of women on the Board of the Bank is 45 per cent, and the proportion who are nationals of a country other than the one where Handelsbanken is domiciled is 36 per cent. In compiling its proposal for the AGM, the nomination committee will also consider the evaluation of the Board carried out by the Chairman of the Board.

The Board
After the shareholders at the 2019 AGM had appointed Pär Boman to be Chairman of the Board, Fredrik Lundberg was appointed as Deputy Chair at the first Board meeting immediately after the AGM. At the same time, the Board appointed members of the credit committee, audit committee, risk committee and remuneration committee. Information about the Board is shown on pages 74–75.

Composition of the Board
The Board consisted of 11 members during 2019. When the Board is to be elected, the nomination committee proposes members. Starting from the date of the 2020 AGM, the Board will include two members and two deputy members who are employee representatives, in accordance with applicable legislation.

The Board members have broad and extensive experience from the business community. Several are, or have been, chief executives of major companies, and most of them are also board members of major companies. See also pages 74–75. Several members have worked on the Bank’s Board for a long time and are very familiar with the Bank’s operations. The nomination committee’s proposals at previous AGMs, including their reasons, are available at handelsbanken.com.

Independence of Board members
The Swedish Corporate Governance Code stipulates that the majority of Board members elected by the AGM must be independent of the Bank and the Bank’s management, and that at least two of the independent Board members must
also be independent of those of the company’s shareholders that control 10 per cent or more of the shares and votes in the Bank. The composition of the Board fulfils the Code’s requirements for independence.

Regulations governing the Board’s work

The fundamental rules regarding the distribution of tasks among the Board, the Board committees, the Chairman, the CEO and Group Audit are expressed in the Board’s rules of procedure, as well as in its instructions to the CEO and to the Chief Audit Officer.

Chairman of the Board

The Board’s rules of procedure state that the Chairman shall ensure that the Board carries out its work efficiently and that it fulfils its duties. This involves organising and managing the Board’s work and creating the best possible conditions for this work. The Chairman must also ensure that the Board members continually update and expand their knowledge of the Bank’s operations, and that new members receive appropriate introduction and training. The Chairman must be available to the CEO as an advisor and discussion partner, but must also prepare the Board’s evaluation of the CEO’s work.

The Chairman’s duties include being chairman of the credit and remuneration committees, as well as being a member of the audit and risk committees. The Chairman is responsible for ensuring that the Board’s work is evaluated annually. The 2019 Board evaluation was performed by means of a survey and through discussions between the Chairman and each member. The Chairman informed the Board of the outcome of the evaluation and led a Board discussion on this. He also informed the nomination committee about the Board evaluation. The Chairman is responsible for maintaining contact with the major shareholders concerning ownership matters.

There is no other regular division of work for the Board except as concerns the committees.

The Board’s work in 2019

During the year, the Board had 15 meetings, including a lengthy strategy meeting.

The figure on page 69 gives an overview of the Board’s work in 2019, including regularly occurring major items at ordinary Board meetings. In addition, matters discussed at each committee meeting are reported at the next Board meeting.

Committee work

Credit committee

The credit committee consisted of eight members: the Chairman of the Board (Pär Boman), who also chairs the credit committee, the Deputy Chair (Fredrik Lundberg), the chair of the audit committee (Bente Rathe), the CEO (Carina Åkerström), the Chief Credit Officer (Per Beckman), and three Board members appointed by the Board (Jon Fredrik Baksasa, Ole Johansson, and Hans Börck).

The credit committee normally holds one meeting every month to take decisions on credit cases that exceed a set limit and that are not decided on by the whole Board due to the importance of these cases or legal requirements. The heads of the regional banks and Handelsbanken International presented cases to the credit committee from their own units in 2019 and participated when other cases were presented, with the objective of providing them with a good picture of the Board’s approach to risk. Credit cases that are decided upon by the whole Board are presented by the Chief Credit Officer. If a delay in the credit decision would inconvenience the Bank or the borrower, the credit instructions allow the CEO and the Chief Credit Officer to decide on credit cases during the interval between credit committee meetings.

In 2019, the credit committee had 11 meetings.

Audit committee

The audit committee comprised the Chairman of the Board (Pär Boman) and four Board members appointed by the Board (Jon Fredrik Baksasa, Ole Johansson, Lise Kaase and Bente Rathe). The latter members are independent of the Bank, its management, and major shareholders. Kerstin Hessius was appointed to chair the committee.

The work of the risk committee includes the following:

• processing reports from the Heads of Group Risk Control and Group Compliance
• preparing the Board’s decisions regarding the establishment of the internal capital adequacy assessment
• processing the validation and evaluation of the internal risk classification system
• preparing the Board’s decisions regarding risk tolerance and risk strategy
• processing the evaluation of the risk calculation methods used for limiting financial risks, calculating capital requirements and calculating economic capital
• preparing the Board’s decisions regarding the establishment of Handelsbanken’s recovery plan.

The Head of Group Risk Control, who is also the Bank’s CFO, and the Chief Compliance Officer present their reports to the risk committee in person. The members of the committee can also ask questions of the CFO and Head of Group Compliance when members of Bank management are not present. The Bank’s CEO, CFO, Chief Credit Officer and Chief Legal Officer also attend meetings of the risk committee.

In 2019, the risk committee had eight meetings.

Remuneration committee

The remuneration committee comprised the Chairman of the Board (Pär Boman, who also chairs the committee) and two Board members appointed by the Board (Ole Johansson and Bente Rathe), who are independent of the Bank, its management, and major shareholders.

The tasks of the remuneration committee include making an independent assessment of Handelsbanken’s remuneration policy and remuneration system. In addition, the remuneration committee prepares matters regarding remuneration to be decided on by the Board and the AGM. After the shareholders at the AGM have decided on guidelines for the terms and conditions of remuneration to executive officers, the Board decides on remuneration to these officers and the heads of the control functions: Group Audit, Group Risk Control and Group Compliance. Each year, the remuneration committee evaluates Handelsbanken’s guidelines as well as its remuneration structures and levels in accordance with the Swedish Corporate Governance Code. A statement from the committee in this regard is published on handelsbanken.com prior to the AGM.

In 2019, the remuneration committee had 11 meetings.

THE BANK’S MANAGEMENT

Group Chief Executive

Carina Åkerström has been President and Group Chief Executive since March 2019. Carina was born in 1962, is a Bachelor of Laws, and has worked at Handelsbanken since 1986. In 2008, Carina Åkerström became a member of the executive management as Deputy CEO and
Head of Regional Bank Eastern Sweden. In 2010, she was appointed Head of Regional Bank Stockholm. Carina Åkerström was appointed Deputy Group Chief Executive in 2016, while retaining her position as Head of Regional Bank Stockholm. With the exception of her positions as Deputy Chair of the Swedish Bankers’ Association and board member in World Childhood Foundation, Carina Åkerström has no significant assignments outside Handelsbanken. Her shareholdings in the Bank and those of close relatives are 10,500 shares, as well as 30,427 shares held indirectly via the Oktogonen profit-sharing scheme. Neither the CEO nor her close relatives has any material shareholdings or other ownership interests in companies with which the Bank has significant business relations.

Executive management
In addition to the Group Chief Executive, Handelsbanken’s executive management includes the CFO and the Heads of Group IT, Group Credits, Group Legal, Group HR and Capital Markets. The Heads of Business Development Sweden and Regional Bank Stockholm are co-opted to the Bank’s executive management. Executive management is a forum for addressing Group-wide issues and other matters of significance from a Group perspective. Before decisions are made on such matters, these are, as a general rule, discussed by executive management.

Decision-making process
To a large extent, responsibilities and powers of authority at Handelsbanken have been assigned to individual members of staff, rather than groups or committees. However, there are collective decisions regarding credit decisions made in credit committees and the boards of regional banks. It is also required that the members are unanimous regarding these decisions.

Risk Forum
Within Handelsbanken there is the Risk Forum, a forum for the follow-up of risk management within several areas and for in-depth discussions regarding the Bank’s overall risk situation prior to Board meetings. In addition to the CEO, the Risk Forum includes the CFO and the Heads of Group Risk Control, Group Compliance, Group Governance and Group Legal.

Operational structure
Handelsbanken has long had a decentralised working method, where almost all major business decisions are taken at the local branches, close to customers. Operations are pursued to a large extent within the parent company, but also in subsidiaries.

Branch operations
Branch operations are geographically organised into regional banks: five in Sweden, five in the UK, and one each in Denmark, Finland, Norway and the Netherlands. These countries comprise the Bank’s home markets. Each regional bank is led by a head. The regional banks in the UK are co-ordinated under the Head of Handelsbanken UK. Since December 2018, the operations in the UK are organised as a subsidiary, Handelsbanken plc.

In Denmark, Finland, Norway, and the Netherlands, the head of the regional bank is also the general manager. These heads, as well as the Head of UK operations and the general managers for the international operations outside the home markets, are responsible to the public authorities in their respective countries for all operations that the Bank and its subsidiaries pursue in those countries.

FRAMEWORK FOR CONTROL

Internal control for operations
Responsibility for internal control has been delegated from the CEO to managers who report directly to the CEO and who are in charge of internal control within their respective units. In turn, these managers have delegated responsibility for internal control to managers who report to them. This responsibility means that fit-for-purpose instructions and procedures for the operation must be in place, and compliance with these procedures must be monitored regularly. Thus, the responsibility for internal control and compliance is an integral part of managers’ responsibility at all levels in the Bank.

Group Compliance
Compliance is the responsibility of all employees in the Group. Measures to ensure that compliance is observed are also part of internal control. The responsibility for ensuring compliance rests therefore with function managers, product managers and product owners, as well as with managers and employees of Handelsbanken. Group Compliance monitors and verifies compliance in the Group. The regulations are often complex.

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Board work 2019\(^1\) – Regularly occurring major items at normal board meetings\(^2\)

- Annual accounts (Q4)
- Annual Report
- Credit losses and credit risks
- Capital evaluation
- Risk statement and risk declaration
- Compliance report
- Questions ahead of the AGM
- Risk report
- Capital evaluation
- Allocation to Oktogonen
- Interim report (Q1)
- Credit losses and credit risks
- Strategy meeting
- CEO’s instructions and guidelines
- Follow-up of remuneration and remuneration policy
- Information about the nomination committee
- Credit losses and credit risks
- Capital evaluation
- Capital evaluation
- Credit losses and credit risks
- External audit report
- Ceo’s instructions and guidelines
- Follow-up of remuneration and remuneration policy
- Information about the nomination committee
- Credit losses and credit risks
- Capital evaluation
- Limits for financial risks, etc.
- Staff development
- Adjustment of terms of employment

1. The committees’ meetings are not presented in the chart.
2. Utilisation of market risk limits, liquidity, funding and the business situation are dealt with at all meetings.
Handelsbanken’s capital situation must also justify a continued high rating from the most important rating agencies.

Financial policy
Through this policy, the Board establishes the framework for financial operations in Handelsbanken. This includes the general establishment of measurement methods for financial risks.

‘Financial risks’ here refers to market risks and liquidity risks. Market risks are in turn divided into interest rate risks, equity price risks, currency risks and commodity price risks.

Financial risks shall only occur as a natural step in customer business, in connection with Handelsbanken’s funding and liquidity management, and in its role as a market maker. The purpose of the Group’s funding and liquidity management is to ensure that Handelsbanken is able to meet its payment commitments in the short and long term. The Group’s funding must be well diversified in terms of markets, currencies and maturities. Handelsbanken must have an adequate liquidity reserve to be able to continue its operations for predetermined periods of time, without new funding in the financial markets. This requirement must also be fulfilled in times of financial strain.

Information policy
Handelsbanken’s information must be correct, objective, and easy to understand. It must respect the recipient of the information and be provided at the right time and in the right manner.

The information will contribute to strengthening Handelsbanken’s brand and the trust of its customers, the capital markets and society in general. Information provided to the capital market must be correct, relevant, clear, reliable and in compliance with stock market regulations in all other respects. Information is to be made public as soon as possible and simultaneously to the stock market, investors, analysts, news services and other media. At press conferences and the like, the media and analysts should normally participate at the same time.

Policy for sustainability
Handelsbanken aims to integrate financial, social and environmental sustainability into all its operations. Handelsbanken must safeguard human rights and employees’ rights, and not be complicit in breaches of these. Gender equality, diversity and an inclusive corporate culture should be a fundamental part of Handelsbanken’s values. Handelsbanken must, through financial and environmental sustainable operations, endeavour to minimise the negative effect on the environment and climate. Nor shall Handelsbanken accept corruption, money laundering or terrorist financing, and conflicts of interest must be managed.

The policy is available at handelsbanken.com.

Policy for ethical standards
Employees of Handelsbanken must conduct themselves in a manner that upholds confidence in Handelsbanken. All operations in the Group must be characterised by high ethical standards. Financial advice must be based on
the customer’s requirements. In case of doubt as to what is ethically acceptable, the matter must be discussed with the employee’s immediate superior. There must be no discrimination on grounds such as gender or religion. The policy on ethical standards also describes how employees who suspect internal fraud or other irregularities should act. As a supplement to the paths for reporting provided by the Compliance and Group Audit functions, Handelsbanken also has an established whistleblower system, through which reports may be submitted anonymously.

The policy is available at handelsbanken.com.

Policy for management of conflicts of interest
Conflicts of interest are a natural part of a business operation, which means that these types of conflicts may arise within the Group’s operations. It is the responsibility of all heads of units to continuously identify potential conflicts of interest in their operations. If a conflict of interest is identified, the first priority is to ensure that the customer’s interests are not adversely affected. If this is not possible, the customer must be informed of the conflict of interest.

The policy is available at handelsbanken.com.

Policy against corruption
The Bank’s policy against corruption establishes the importance of preventing and never accepting corruption, and of always taking action where there is suspicion of corruption.

Employees of the Group must carry out their responsibilities in all their activities at the Group and their external assignments in a manner that upholds confidence in Handelsbanken.

They must not, therefore, participate in actions that may involve bribery or any other improper influence.

The policy is available at handelsbanken.com.

Policy for remuneration
Handelsbanken takes a long-term view of its staff’s employment. Remuneration must be on market terms, enabling Handelsbanken to attract, retain and develop skilled staff, and ensuring good management succession, thus contributing to the achievement of the Handelsbanken Group’s corporate goal.

Handelsbanken has a low risk tolerance in general. This is reflected in the company’s view of remuneration. Handelsbanken considers that fixed remuneration contributes to healthy operations. This is therefore the main principle. Fixed remuneration is comprised primarily of a basic salary, customary employee benefits and pension.

Variable remuneration must be applied with great caution and is not offered to employees who, in their professional roles, can have a material impact on the Bank’s risk profile.

Remuneration at Handelsbanken is generally established locally in accordance with the Bank’s decentralised method of operating and is based on salary-setting factors that are established in advance.

In certain countries, Handelsbanken is party to collective agreements on general terms and conditions of employment and conditions for pensions. This policy does not affect rights and obligations under collective agreements; nor does it affect obligations under applicable contract law or labour law.

Group HR is responsible for verifying that remuneration in Handelsbanken is compliant with internal and external rules. The independent control functions monitor and analyse the remuneration system, and report material risks and flaws to the Board’s remuneration and risk committees.

A more detailed description of Handelsbanken’s remuneration principles is shown on page 72 and details about remuneration are shown in note G8 on pages 136–139.

Policy for suitability assessment
Group HR performs suitability assessments in conjunction with the election of board members, CEOs, board members at the Bank’s subsidiaries and the Head of Group Audit, and ahead of decisions on appointments of officers that report directly to the CEO and the Head of Group Audit.

Policy for group audit operations
Group Audit is to evaluate the efficiency and appropriateness of the Group’s processes for risk management, internal governance and control. The Audit function must impartially and independently examine the Group’s operations, accounts and governance process, ensure that material risks are identified and managed in a satisfactory manner, and ensure that material financial information is reliable, correct and delivered on time.

Group Audit reports directly to the Board; it provides reports for the Board and its audit committee, as well as for the CEO.

Policy for managing and reporting events of material importance
Incidents of material importance must be reported to the Swedish Financial Supervisory Authority. This refers to incidents that may jeopardise the stability of the parent company or a subsidiary, or the protection of customers’ assets.

Policy for the Bank’s use of the external auditors’ services
Engaging the Bank’s elected auditors for services other than auditing is to be avoided when this can be done without inconvenience. A decision on this must be made by the Chief Audit Officer or, in the case of more extensive assignments, by the Board’s audit committee. This policy is adopted by the Board’s audit committee on behalf of the Board.

Policy for compliance
Compliance refers to the observance of regulations, laws, directives and recommendations from public authorities, internal rules, as well as generally accepted business practices or standards relating to all operations conducted within the Handelsbanken Group that are subject to a licence. Handelsbanken has a low tolerance of compliance risks and, as far as possible, must prevent these risks. Using a risk-based approach, the Compliance function is to support and verify compliance. It also analyses shortcomings and risks relating to compliance. Group Compliance reports directly to the CEO; it provides reports for CEO, as well as for the Board and its risk committee. The Compliance function is independent and organisationally separated from the functions and areas to be monitored and controlled.

Policy for complaints management
Complaints must be taken very seriously, managed with the utmost professionalism and regarded as an opportunity to correct a mistake or misunderstanding. The customer in question must be treated with respect and understanding, regardless of the size of their commitment with the Group. The aim of Handelsbanken’s complaints management is that the person making the complaint must be very satisfied with the Bank’s handling of the complaint.

Policy for employees’ private securities and currency transactions
The policy for employees’ private securities and currency transactions applies to all permanent and temporary employees of the Handelsbanken Group, closely related persons and service providers. The purpose of the policy is to prevent any person who is covered by the policy from carrying out his/her own securities transactions that involve market abuse, or misuse or improper disclosure of confidential information under the regulations that apply to Handelsbanken and its employees, in accordance with prevailing legislation, directives from public authorities and voluntary agreements.

Accounting policy
The accounting policy applies to Handelsbanken’s accounting function. The consolidated accounts are prepared in accordance with IFRS, as adopted by the EU, plus additional standards in accordance with the Swedish Annual Accounts Act for Credit Institutions and Securities Companies, and the regulations and general guidelines issued by the Swedish Financial Supervisory Authority. The parent company’s annual report is prepared in accordance with the Swedish Annual Accounts Act for Credit Institutions and Securities Companies, and the regulations and general guidelines issued by the Swedish Financial Supervisory Authority. International units must prepare accounts in accordance not only with the Group’s rules, but also with regulations that apply in the country where they are required to maintain accounting records.

Policy for products and services
The Handelsbanken Group’s range of products must maintain a high level of quality. This means that the products’ function, and their associated costs and risks, must meet customers’ needs, characteristics and goals, as well as being presented in such a way that customers are able to make well-founded decisions. A decision-making procedure must be in place for the approval of new and materially changed products. Before a product is rolled out, it must be subject to product testing, and no new or materially changed product may be rolled out until the resources are in place to manage the risks associated with the product. The products must have established target markets and the strategy for distribution
of products must be appropriate in relation to the target market. Products distributed must be distributed to the predetermined target market. Procedures must exist for monitoring the product, to ensure that it remains suitable for the established target market.

Policy on measures against financial crime

Any legal measures against financial crime is partly based on Swedish laws and regulations concerning money laundering, terrorist financing, breaches of international sanctions, applicable non-Swedish rules (including UK regulations against tax evasion) and fraud, and it shall be applied throughout the Handelsbanken Group. Handelsbanken must not participate in transactions of which the employees do not understand the implications, or which may be suspected of being linked to criminal activities. The Group’s work method is based on having a good knowledge of its customers, and an understanding of its customers’ business operations, as well as the purpose and nature of the business relationship. Customer due diligence must be performed and maintained for as long as the customer relationship exists. Handelsbanken must monitor and comply with decisions and sanctions pursuant to the Swedish Act on Certain International Sanctions.

PRINCIPLES FOR REMUNERATION AT HANDELS BANKEN

The Bank's principles for remuneration to employees are long established. In general, Handelsbanken has low tolerance of risk and holds the opinion that fixed remuneration contributes to healthy operations. This is, therefore, the main principle. Only fixed remuneration is paid to the Bank’s executive officers and to employees who make decisions on credits or limits, or who work at the Bank’s control functions. This also applies to employees who are assessed as having a material impact on the Bank's risk profile, called “risk-takers” in the Bank.

Variable remuneration is applied with great caution and to a very limited extent. It is only offered to employees in the Capital Markets business area and in mutual fund and asset management operations. In these operations, variable remuneration may only be paid to employees at units whose profits derive from commissions or intermediary transactions that take place without the Bank being subject to credit risk, market risk or liquidity risk. Approximately 1 per cent of the Group’s employees are eligible to receive variable remuneration. The total amount reserved for variable remuneration to employees in the Handelsbanken Group must not exceed 0.4 per cent of the Bank’s common equity tier 1 capital during any given year. For 2019, a total of SEK 48 million was allocated for variable remuneration, corresponding to approximately 0.5 per cent of total salaries and approximately 0.04 per cent of the Bank’s common equity tier 1 capital. Handelsbanken complies with the Swedish Financial Supervisory Authority's regulations governing remuneration policies in credit institutions, investment firms and fund management companies, which include provisions for formulating and adopting remuneration policies. The heads of the areas concerned, as well as the CRO and Chief Compliance Officer, take part in the remuneration committee's preparation and assessment of the Board's remuneration policy and the Bank's remuneration system.

The main principle is that salaries are set locally in salary reviews between the employee and his/her line manager. These principles have been applied for many years with great success. They mean that managers at all levels participate regularly in the salary process, and take responsibility for the Bank's salary policy and the growth in their own unit’s staff costs.

Salaries are based on factors known in advance: the nature and level of difficulty of the work, competency and skills, work performance and results achieved, leadership, and being a cultural ambassador for the Bank.

In Sweden and certain other countries, the Bank is party to collective agreements on general terms and conditions of employment during the employment period and on terms and conditions of pensions after employees have reached retirement age. The aim of the Bank's policy on salaries is to increase the Bank's competitiveness and profitability, to enable the Bank to attract, retain and develop skilled staff, and to ensure good management succession planning. Good profitability and productivity performance at the Bank create the necessary conditions for salary growth for the Bank's employees.

At Handelsbanken, the Board decides on the remuneration policy. The main principle of the remuneration policy is that remuneration is paid in the form of fixed remuneration. However, the policy allows for variable remuneration to be paid. The Board decides on the total amount. A detailed description of fixed and variable remuneration at Handelsbanken is given here. Other information concerning remuneration paid by the Bank in accordance with the current regulations is presented in note G8 on pages 136–139. This note also provides information about amounts for salaries, pensions and other benefits, and loans to executive officers.

Fixed remuneration

The Bank takes a long-term view of its staff's employment. Remuneration for work performed is set individually for each employee, and is paid in the form of a fixed salary, customary salary benefits and pension. At Handelsbanken, salary-setting takes place at local level.

Variable remuneration

Variable remuneration is based on Handelsbanken's factors for setting salaries and it must be designed so that it does not encourage unhealthy risk-taking. The financial result on which the variable remuneration is based is adjusted for risk and charged with the actual cost of the capital and liquidity required by the operations. Normally, variable remuneration is only paid in cash. In subsidiaries which run mutual fund operations and in Heartwood Wealth Management Ltd, the variable remuneration is entirely or partially paid out as mutual fund units.

The main rule for variable remuneration is that at least 40 per cent is to be deferred for at least three years. For particularly large amounts of variable remuneration, 60 per cent is deferred for four years. Payment and the right of ownership to the variable remuneration do not accrue to the person with the entitlement until after the end of the deferment period. Deferred variable remuneration can be removed or reduced if losses, increased risks or increased expenses arise during the deferment period, or if payment is deemed to be unjustifiable in view of the Bank’s financial situation. No employee may receive variable remuneration of more than 100 per cent of his/her fixed remuneration.

Principles for remuneration to executive officers

The shareholders at the AGM decide on guidelines for remuneration to the Group Chief Executive and other executive officers. The guidelines are applied to the Group Chief Executive, other executive officers, and any members of Handelsbanken’s Board who are also employees of the Bank. For the AGM guidelines from 2019, see the “Annual General Meeting 2019” section on pages 66–67.

The Board decides on remuneration to the officers who are subject to the AGM’s remuneration guidelines (with the exception of the two Board members who are Handelsbanken employees), a total of 13 individuals (as at 31 December 2019). The Board also decides on remuneration to the Head of Group Audit, among others.

Executive officers in Handelsbanken are Board members, members of executive management, Deputy CEOs and the Heads of Group Risk Control and Group Compliance. These persons comprise executive officers according to the definition in the Swedish Companies Act. These persons are subject to the remuneration guidelines applied by the annual general meeting. Further information about executive officers is shown on pages 136–139. The Swedish Financial Supervisory Authority's regulation FFFS 2011:1 states that “senior management” includes members of executive management, Deputy CEOs and the Heads of Group Risk Control and Group Compliance.
The presentation of Handelsbanken’s internal control process for financial reporting is based on the framework developed by the Committee of Sponsoring Organizations of the Treadway Commission (COSO), and covers the following components: control environment, risk assessment, control activities, information and communication, and follow-up. The process was designed to ensure compliance with the Bank’s principles for financial reporting and internal control, and to ensure that the financial reporting has been prepared pursuant to the law, applicable accounting standards, and other requirements related to listed companies.

**Control environment**

To ensure reliable financial reporting, Handelsbanken’s internal control process for financial reporting is based on the control environment. The control environment is fundamental to other components of the process and has been described earlier in the corporate governance report: organisational structure, division of responsibilities, guidelines and policy documents. An important aspect of the control environment is that decision-making channels, powers of authority and responsibilities are clearly defined and communicated, as is that policy documents and guidelines established by the Board and CEO give clear guidance and are complied with.

**Risk assessment**

Risk assessment aims to identify, manage and follow up risks with the potential to affect the financial reporting. Group Finance is responsible for performing a risk assessment at Group level, in order to identify units for which the need for internal control is assessed as of material significance to minimise the risk of material error in the financial reporting. Units that Group Finance deems must be covered by the process are required to draw up general documentation of their processes for internal control regarding financial reporting. This general documentation must describe the processes that generate the unit’s most significant balance sheet and profit and loss items, risks, procedures for preparing the accounts, and identified control activities. The identified control activities are carried out each quarter to ensure that the financial reporting is correct, in all material respects.

The annual self-evaluations carried out at regional banks, subsidiaries, central departments and international units are an essential part of the Bank’s total risk assessment. Risks in the financial reporting are part of this total analysis. Other aspects of Handelsbanken’s risk management are detailed in note G2 on pages 96–133 and in the Bank’s Pillar 3 report.

**Control activities**

Various control activities are incorporated in the entire financial reporting process. Group Finance bears the overall responsibility for the financial reporting, the consolidated accounts and consolidated financial reports, and for financial and administrative control systems. The unit’s responsibilities also include the Group’s liquidity, the internal bank, own funds, tax analysis and Group-wide reporting to public authorities. The capital requirements are, however, calculated by Group Risk Control.

Group Finance has the overall responsibility for ensuring that a fit-for-purpose process is in place for reporting on internal control regarding the financial reporting. For the units that Group Finance has deemed must be covered by the process for internal control regarding financial reporting, control activities are identified which are aimed at preventing, detecting and correcting errors and deviations in the financial reporting. Group Finance has established a number of financial control activities linked to the general ledger and the process of preparing the accounts, which all finance departments at regional banks, subsidiaries, central departments and international units are required to carry out in conjunction with every quarterly closing of accounts. These include, for example, the reconciliation and verification of reported amounts, and analyses of income statements and balance sheets. In addition to financial control activities, units selected by Group Finance are responsible for identifying and evaluating control activities within business process and systems that have a substantial impact on the income statement and balance sheet, with the aim of minimising the risk of material error in the financial reporting. Heads of accounting and control at the respective units are responsible for ensuring that the control activities in the financial reporting for their unit are fit-for-purpose – i.e. that they are designed to prevent, detect and correct errors and deviations – and are in compliance with internal guidelines and instructions. At each quarterly closing of accounts, the units certify to Group Finance that the control activities have been carried out, and that their balance sheets and income statements are correct. Based on Group Finance’s follow-up of the units’ reports, the Head of Group Finance (i.e. the CFO) reports the status of the internal control of financial reporting to the audit committee at each quarterly closing of accounts.

The CRO is responsible for setting up and maintaining a valuation committee. The committee’s role is to support risk control, Group Finance and the local risk and treasury functions in the decision-making processes for valuation and reporting matters. The committee deals with the valuation of financial assets and liabilities, including derivatives at fair value and also financial guarantees. The valuations refer to both own holdings and holdings on behalf of others. The committee must ensure that the valuation complies with external regulations, internal guidelines and current market practices.

High information security is a precondition for good internal control of financial reporting. Thus there are regulations and guidelines to ensure availability, accuracy, confidentiality and traceability of information in the business systems.

**Information and communication**

The Bank has information and communication paths with the aim of achieving completeness and correctness in its financial reports. Group Finance must ensure that the staff concerned are aware of and have access to instructions of significance to the financial reporting. The Group’s general accounting instructions and special procedures for producing financial reports, and the process for internal control regarding financial reporting, are communicated to the staff concerned via the Group’s intranet. The system used for financial reporting encompasses the entire Group.

**Follow-up**

The policy established by the Board for Group Compliance states that it must monitor and verify compliance within the Group. Accounting and financial control departments at regional banks, subsidiaries, central departments and international units also monitor and verify compliance with applicable rules in the form of internal policies, instructions and other policy documents which affect the financial reporting.

The policy established by the Board for internal audit states that it must examine internal governance and control, and must evaluate the reliability of the Group’s financial reporting. Group Audit is described in more detail on page 85.

The policy established by the Board for Risk Control states that it must identify, check and report risks of errors in the Bank’s assumptions and assessments that form the basis of the Bank’s financial reporting.

As part of the quality control work for financial reporting, the Board has set up an audit committee. Among other responsibilities, the committee processes crucial accounting matters and the financial reports produced by the Bank. The committee also supervises the effectiveness of the internal control, internal audit and risk management systems for internal control regarding financial reporting. The audit committee is described in more detail on page 85.

The Group’s information and communication paths are monitored continually to ensure that they are fit-for-purpose for the financial reporting.
# The Board

| Names                  | Year elected | Year of birth | Nationality | Position and significant board assignments | Background | Education          | Remuneration 2019 | Credit committee Participation | Audit committee Participation | Remuneration committee Participation | Risk committee Participation | Board meetings Participation | Own shareholdings and those of immediate family | Dependent/Independent | Number of assignments | Actual number of assignments |
|------------------------|--------------|---------------|-------------|---------------------------------------------|------------|-------------------|-------------------|-----------------------------|-------------------------------|--------------------------------|-------------------------------|-----------------------------|--------------------------------|--------------------------|--------------------------|
| Pär Boman              | 2006         | 1961          | Swedish     | Chairman of Svenska Cellkosa AB SCA and Essity AB, Deputy Chairman of AB Industrivärden, Board Member Skanska AB, President and CEO of L E Lundborgföretagen AB, Chairman of Holmen AB, Huvudstaden AB, AB Industrivärden, Board Member L E Lundborg-Knotetagen AB, Skanska AB. | 2006–2015 President and CEO of AB Industrivärden. | Engineer and Business/Economics degree. | SEK 4,706,250  | Chairman 11/11            | 10/10                         | 11/11                         | 8/8                          | 126,475, of which 26,475 in indirect holdings | Not independent of the Bank and its management (former CEO). | 14            | 5                        |

1 Remuneration decided by the AGM. Total remuneration to the Board in 2019 was SEK 15,753,750.
2 Member of the Board/committee from 27 March 2019.
3 Indirect holding of shares in Handelsbanken via the Oktogonen profit-sharing foundation.
5 Number of assignments based on the Swedish Banking and Financing Business Act (2004:297), Chapter 10, Section 8 b, by which assignments in the same group or in companies in which the Bank has a qualifying holding may be counted as a single assignment. Assignments in organisations that are primarily non-commercial, including certain foundations and not-for-profit associations, are not included.
6 Number of assignments disregarding the basis of calculation stated in footnote 5.
7 Has permission from the Swedish Financial Supervisory Authority to hold an additional assignment as board member under the Swedish Banking and Financing Business Act (2004:297) Chapter 10, Section 8 b, paragraph 3.
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<th>Bente Rathe</th>
<th>Charlotte Skog</th>
<th>Carina Åkerström</th>
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<td>and its management (employee).</td>
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<td>and its management (employee).</td>
<td>and its management (CEO).</td>
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<td>Not independent of major</td>
<td>shareholders.</td>
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<td>Independent of major shareholders.</td>
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<td>shareholders (Chairman of</td>
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<td>shareholders.</td>
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<td>Oktogonen Foundation).</td>
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<td>3</td>
<td>4</td>
<td>60</td>
<td>3</td>
<td>5</td>
<td>1</td>
</tr>
</tbody>
</table>

3 Independent of major shareholders
## Executive management

<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Year of birth</th>
<th>Employed</th>
<th>Shareholdings*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per Beckman</td>
<td>Chief Credit Officer, Group Credits</td>
<td>1962</td>
<td>1993</td>
<td>14,966 of which 14,966 in indirect holdings**</td>
</tr>
<tr>
<td>Magnus Ericson</td>
<td>Chief Human Resources Officer, Group HR</td>
<td>1968</td>
<td>1988</td>
<td>26,681 of which 25,681 in indirect holdings**</td>
</tr>
<tr>
<td>Michael Green¹</td>
<td>Head of Handelsbanken Stockholm</td>
<td>1966</td>
<td>1994</td>
<td>116,452 of which 19,592 in indirect holdings**</td>
</tr>
<tr>
<td>Dan Lindwall</td>
<td>Head of Capital Markets</td>
<td>1965</td>
<td>2000</td>
<td>13,624 of which 13,624 in indirect holdings**</td>
</tr>
<tr>
<td>Katarina Ljungqvist¹</td>
<td>Head of Business Development Sweden</td>
<td>1965</td>
<td>1989</td>
<td>41,964 of which 30,104 in indirect holdings**</td>
</tr>
<tr>
<td>Rolf Marquardt</td>
<td>Chief Financial Officer, Group Finance</td>
<td>1964</td>
<td>2002</td>
<td>15,752 of which 10,752 in indirect holdings**</td>
</tr>
<tr>
<td>Juha Rantamaa</td>
<td>Acting Chief Information Officer, Group IT</td>
<td>1964</td>
<td>2011</td>
<td>12,402 of which 12,402 in indirect holdings**</td>
</tr>
<tr>
<td>Martin Wasteson</td>
<td>Chief Legal Officer, Group Legal</td>
<td>1971</td>
<td>2012</td>
<td>2,444 of which 2,444 in indirect holdings**</td>
</tr>
<tr>
<td>Carina Åkerström</td>
<td>President and Group Chief Executive</td>
<td>1962</td>
<td>1986</td>
<td>40,927 of which 30,427 in indirect holdings**</td>
</tr>
</tbody>
</table>

* Direct holdings of shares refer to own holdings or those of closely related persons.
** Indirect holding of shares in Handelsbanken via the Oktogonen profit-sharing foundation.
¹ Co-opted to executive management.
To the general meeting of the shareholders of Svenska Handelsbanken AB (publ),
corporate identity number 502007-7862

Auditor’s report

Report on the annual accounts and consolidated accounts

Opinions
We have audited the annual accounts and consolidated accounts of Svenska Handelsbanken AB (publ) for the year 2019 with the exception of the sustainability report on pages 43–61. The annual accounts and consolidated accounts of the company are included on pages 6–237 in this document.

In our opinion, the annual accounts have been prepared in accordance with the Annual Accounts Act for Credit Institutions and Securities Companies and present fairly, in all material respects, the financial position of the parent company as of December 31, 2019 and its financial performance and cash flow for the year then ended in accordance with the Annual Accounts Act for Credit Institutions and Securities Companies. The consolidated accounts have been prepared in accordance with the Annual Accounts Act for Credit Institutions and Securities Companies and present fairly, in all material respects, the financial position of the group as of December 31, 2019 and their financial performance and cash flow for the year then ended in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU, and the Annual Accounts Act for Credit Institutions and Securities Companies. A corporate governance statement has been prepared. The statutory administration report and the corporate governance statement are consistent with the other parts of the annual accounts and consolidated accounts, and the corporate governance statement is in accordance with the Annual Accounts Act for Credit Institutions and Securities Companies.

We therefore recommend that the general meeting of shareholders adopts the income statement and balance sheet for the parent company and the group.

Our opinions in this report on the annual accounts and consolidated accounts are consistent with the content of the additional report that has been submitted to the parent company’s audit committee in accordance with the Audit Regulation (537/2014) Article 11.

Basis for opinions
We conducted our audit in accordance with International Standards on Auditing (ISA) and generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor’s Responsibilities section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements. This includes that, based on the best of our knowledge and belief, no prohibited services referred to in the Audit Regulation (537/2014) Article 5.1 have been provided to the audited company or, where applicable, its parent company or its controlled companies within the EU.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.

KEY AUDIT MATTERS
Key audit matters of the audit are those matters that, in our professional judgment, were of most significance in our audit of the annual accounts and consolidated accounts of the current period. These matters were addressed in the context of our audit of, and in forming our opinion thereon, the annual accounts and consolidated accounts as a whole, but we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor’s responsibilities for the audit of the financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial statements.

Provision for expected credit losses
Detailed information and description of the area is presented in the annual accounts and consolidated accounts. Credit risk exposure and how it is handled is described in note G2 on page 99. The Group’s reported expected credit losses are specified in note G10. Information concerning the parent company is presented in note P2 and P10. Regarding the area relevant accounting policies for the group, these can be found in note G1, section 13 on page 88. Note P1 shows that the accounting principles of the parent company concerning credit granting and provision for expected credit loss corresponds with the accounting principles of the group.

Description of audit matter
As of 31 December, 2019 lending to the public amounts to 2,292,603 (820,175) SEK m for the group (parent) which amount to 75 (30) % of total assets. The total credit risk exposure, including off-balance commitments, amounts to 3,380,472 (2,522,132) SEK m. Provision for expected credit losses on lending to the public amounts to 4,468 (3,731) SEK m for which 801 (406) SEK m is based on model based calculations (Stages 1 and 2) and 3,767 (3,325) SEK m is based on manual calculations (Stage 3). The Bank performs adjustments on the model based calculations in Stages 1 and 2 to take into consideration factors which is not accounted for in the model.

Expected credit losses shall be measured in a way that reflects an unbiased and probably weighted amount that is determined by evaluating a range of possible outcomes and is based on past events, current conditions and forecasts of economic conditions. To make the provision the Bank is required to make estimates and assumptions regarding for example criteria to identify a significant increase in credit risk and methods to calculate expected credit losses. Due to the complexity of the calculation and that it requires the Bank to make estimates and assumptions provisioning for expected credit losses is considered a key audit matter.

How this matter has been considered in the audit
We have assessed whether the Bank’s assessment of probability of default, loss given default, exposure at default and expected credit loss as well as significant increase in credit risk is in accordance with IFRS 9.

We have tested the design and efficiency of key controls in both the credit process and credit decisions, credit review, rating classification as well as identifying and determining credits to be in default. We have also tested controls relating to input to model data and the general IT-controls including the handling of authorization regarding these systems. Our assessment is that we can rely on controls when performing in our audit.

Furthermore, we have on a sample basis challenged the Bank’s initial and current credit rating. We have tested that data used from supporting systems used in the model is complete and accurate. We have reviewed and assessed the model including the assumptions and parameters as well as assessed the outcome of the model validations which has been performed and reviewed the reasonableness of the macroeconomic data used. We have reviewed the reasonableness in the manual adjustments performed by the Bank. In our audit we have used our internal model specialists to support us when performing the audit procedures.

We have also assessed the disclosures in the financial statements regarding credit risk are appropriate.
Fair value measurement of financial instrument with no market prices available

Detailed information and description of the key audit matter is provided in the annual accounts and consolidated accounts. Financial instruments measured at fair value are described in note G40 for the group and P35 for the parent company. Relevant accounting principles for the parent company are described in note G1, section 9 on page 88. Note P1 shows that the parent company’s accounting principles for financial instruments measured at fair value is consistent with the group’s accounting principles.

Description of audit matter
The Bank has financial instruments where market price is missing, thus fair value is determined using valuation models based on market data. These financial instruments are categorized as level 2 under IFRS fair value valuation hierarchy. Also, Svenska Handelsbanken has, to some extent, financial instruments whose valuation to fair value is determined using valuation models for which the value is affected by the input data that cannot be verified by external market data. These financial instruments are categorized as level 3 under IFRS fair value valuation hierarchy.

The group (parent company) has financial assets and financial liabilities in level 2 of 49 301 (70 137) SEK m and 24 308 (41 511) SEK m respectively. Financial assets and liabilities in level 3 amounts to 1 870 (1 814) SEK m and 563 (563) SEK m respectively.

The main part of the financial instruments in level 2 are contracts, and derivative contracts with certain interest rate swaps and various types of linear currency derivatives, and business bonds. Corporate bonds and derivative contracts in level 2 are valued by valuation models based on market rates and other market prices. Financial instruments in level 3 primarily consist of unlisted shares in joint ventures, investments in the insurance business as well as certain derivative contracts valued by non-observable data. Due to the complexity when calculating and as it requires the Bank to make assessments valuation of financial instruments with no market prices are deemed to be a key audit matter.

How this matter has been considered in the audit
We have assessed whether the Banks method for valuating financial instruments with no market prices available including the classification in the valuation hierarchy is in accordance with IFRS 13.

We have tested the key controls in the valuation process, including the bank’s assessment and approving of assumptions and methods used in model-based calculation, control of data quality as well as handling of change regarding internal valuation models. We have also tested the general IT-controls including the handling of authorization regarding these systems. Our assessment is that these key controls are designed, implemented and operative effective and hence we have determined that we can rely on these key controls in our audit.

Further, we have evaluated the methods and assumptions made when valuating financial instruments with no market prices available. We have compared the valuation models with valuation guidelines and appropriate industry practice. We have compared assumptions and price sources and examined any significant deviations. We have also checked the accuracy of the estimations by conducted sample tests and performed our own independent valuations. We have engaged our internal valuation specialists to support us when performing our audit procedures.

We have also assessed the disclosures in the financial statements regarding valuation of financial instruments to fair value are appropriate.

Other information than annual accounts and consolidated accounts
This document also contains other information than the annual accounts and consolidated accounts and is found on pages 1-5 and 242-256. The Board of Directors and the Managing Director are responsible for this other information.

Our opinion on the annual accounts and consolidated accounts does not cover this other information and we do not express any form of assurance conclusion regarding this other information.

In connection with our audit of the annual accounts and consolidated accounts, our responsibility is to read the information identified above and consider whether the information is materially inconsistent with the annual accounts and consolidated accounts. In this procedure we also take into account our knowledge otherwise obtained in the audit and assess whether the information otherwise appears to be materially misstated.

If we, based on the work performed concerning this information, conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors and the Managing Director
The Board of Directors and the Managing Director are responsible for the preparation of the annual accounts and consolidated accounts and that they give a fair presentation in accordance with the Annual Accounts Act and, concerning the consolidated accounts, in accordance with IFRS as adopted by the EU. The Board of Directors and the Managing Director are also responsible for such internal control as they determine is necessary to enable the preparation of annual accounts and consolidated accounts that are free from material misstatement, whether due to fraud or mistake.

In preparing the annual accounts and consolidated accounts, The Board of Directors and the Managing Director are responsible for the assessment of the company’s and the group’s ability to continue as a going concern. They disclose, as applicable, matters related to going concern and using the going concern basis of accounting. The going concern basis of accounting is however not applied if the Board of Directors and the Managing Director intends to liquidate the company, to cease operations, or has no realistic alternative but to do so.

The Audit Committee shall not prejudice to the Board of Director’s responsibilities and tasks in general, among other things oversee the company’s financial reporting process.

Auditor’s responsibility
Our objectives are to obtain reasonable assurance about whether the annual accounts and consolidated accounts as a whole are free from material misstatement, whether due to fraud or mistake, and to issue an auditor’s report that includes our opinions. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and generally accepted auditing standards in Sweden will always detect a material misstatement when it exists. Misstatements can arise from fraud or mistake and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual accounts and consolidated accounts.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

• Identify and assess the risks of material misstatement of the annual accounts and consolidated accounts, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinions. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

• Obtain an understanding of the company’s internal control relevant to our audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company’s internal control.

• Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors and the Managing Director.

• Conclude on the appropriateness of the Board of Directors’ and the Managing Director’s use of the going concern basis of accounting in preparing the annual accounts and consolidated accounts. We also draw a conclusion, based on the audit evidence obtained, as to whether any material uncertainty exists related to events or conditions that may cast significant doubt on the company’s and the group’s ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor’s report to the related disclosures in the annual accounts and consolidated accounts or, if such disclosures are inadequate, to modify our opinion about the annual accounts and consolidated accounts. Our conclusions are based on the audit evidence obtained up to the date of our auditor’s report. However, future events or conditions may cause a company and a group to cease to continue as a going concern.

• Evaluate the overall presentation, structure and content of the annual accounts and consolidated accounts, including the disclosures, and whether the annual accounts and consolidated accounts represent the underlying transactions and events in a manner that achieves fair presentation.

• Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the group to express an opinion on the consolidated accounts. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our opinion.

We must inform the Board of Directors of, among other matters, the planned scope and timing of the audit. We must also inform of significant audit findings during our audit, including any significant deficiencies in internal control that we identified.

We must also provide the Board of Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be expected to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the Board of Directors, we determine those matters that were of most significance in the audit of the annual accounts and consolidated accounts, including the most important assessed risks for material misstatement, and are therefore the key audit matters. We describe those key audit matters in the auditor’s report unless law or regulation precludes disclosure of the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in the auditor’s report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.
Opinions
In addition to our audit of the annual accounts and consolidated accounts, we have also audited the administration of the Board of Directors and the Managing Director of Svenska Handelsbanken AB (publ) for the year 2019 and the proposed appropriations of the company’s profit or loss.

We recommend to the general meeting of shareholders that the profit be appropriated (loss be dealt with) in accordance with the proposal in the statutory administration report and that the members of the Board of Directors and the Managing Director be discharged from liability for the financial year.

Basis for opinions
We conducted the audit in accordance with generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor’s Responsibilities section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.

Responsibilities of the Board of Directors and Managing Director
The Board of Directors is responsible for the proposal for appropriations of the company’s profit or loss. At the proposal of a dividend, this includes an assessment of whether the dividend is justifiable considering the requirements which the company’s and the group’s type of operations, size and risks place on the size of the parent company’s and the group’s equity, consolidation requirements, liquidity and position in general.

The Board of Directors is responsible for the company’s organization and the administration of the company’s affairs. This includes among other things continuous assessment of the company’s and the group’s financial situation and ensuring that the company’s organization is designed so that the accounting, management of assets and the company’s financial affairs otherwise are controlled in a reassuring manner. The Managing Director shall manage the on-going administration according to the Board of Directors’ guidelines and instructions and among other matters take measures that are necessary to fulfill the company’s accounting in accordance with law and handle the management of assets in a reassuring manner.

Auditor’s responsibility
Our objective concerning the audit of the administration, and thereby our opinion about discharge from liability, is to obtain audit evidence to assess with a reasonable degree of assurance whether any member of the Board of Directors or the Managing Director in any material respect:

• has undertaken any action or been guilty of any omission which can give rise to liability to the company, or
• in any other way has acted in contravention of the Companies Act, the Banking and Financing Business Act, the Annual Accounts Act for Credit Institutions and Securities Companies or the Articles of Association.

Our objective concerning the audit of the proposed appropriations of the company’s profit or loss, and thereby our opinion about this, is to assess with reasonable degree of assurance whether the proposal is in accordance with the Companies Act.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with generally accepted auditing standards in Sweden will always detect actions or omissions that can give rise to liability to the company, or that the proposed appropriations of the company’s profit or loss are not in accordance with the Companies Act.

As part of an audit in accordance with generally accepted auditing standards in Sweden, we exercise professional judgment and maintain professional skepticism throughout the audit. The examination of the administration and the proposed appropriations of the company’s profit or loss is based primarily on the audit of the accounts. Additional audit procedures performed are based on our professional judgment with starting point in risk and materiality. This means that we focus the examination on such actions, areas and relationships that are material for the operations and where deviations and violations would have particular importance for the company’s situation. We examine and test decisions undertaken, support for decisions, actions taken and other circumstances that are relevant to our opinion concerning discharge from liability. As a basis for our opinion on the Board of Directors’ proposed appropriations of the company’s profit or loss we examined the Board of Directors’ reasoned statement and a selection of supporting evidence in order to be able to assess whether the proposal is in accordance with the Companies Act.

The auditor’s opinion regarding the statutory sustainability report
The Board of Directors is responsible for the statutory sustainability report on pages 43–61, and that it is prepared in accordance with the Annual Accounts Act.

Our examination has been conducted in accordance with FAR’s auditing standard RevR 12. The auditor’s opinion regarding the statutory sustainability report. This means that our examination of the statutory sustainability report 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 opinion.

A statutory sustainability report has been prepared.

Ernst & Young AB, Jakobsbergs gatan 24, 111 24 Stockholm, was appointed auditor of Svenska Handelsbanken AB by the general meeting of the shareholders on the March 27, 2019 and has been the company’s auditor since April 28, 1998.

PricewaterhouseCoopers AB, Torsgatan 21, 113 97 Stockholm, was appointed auditor of Svenska Handelsbanken AB by the general meeting of the shareholders on the March 27, 2019 and has been the company’s auditor since March 29, 2017.

Stockholm February 12, 2020

Ernst & Young AB
Jesper Nilsson
Auktoriserad revisor

PricewaterhouseCoopers AB
Johan Rippe
Auktoriserad revisor