Corporate governance report 2009

SSAB AB was formed in 1978 and, through a successful and deliberate niche focus, has developed into one of the world’s most profitable steel companies.

Application and deviations
SSAB’s organization is characterized by a decentralized work method in which responsibilities and powers are, to a large degree, delegated to the respective divisions and subsidiaries.

The Group’s steel operations in 2009 comprised the three divisions, SSAB Strip Products, SSAB Plate and SSAB North America, while trading and processing operations consisted of the subsidiaries, Tibnor and Plannja. At the end of 2009, a decision was taken to change the organization structure in the Group so that, commencing January 1, 2010, the divisions are replaced by three geographic business areas: SSAB EMEA (Europe, the Middle East and Africa), SSAB Americas (North and Latin America) and SSAB APAC (Asia, Australia and New Zealand).

SSAB is listed on Nasdaq OMX Stockholm and complies with its rules and regulations and thereby applies the Swedish Code on Corporate Governance (the “Corporate Code”). SSAB has no deviations from the Corporate Code to report with respect to 2009.

The corporate governance report for 2009 does not constitute a part of the formal annual report documents and has not been reviewed by the Company’s auditors.

The diagram below illustrates SSAB’s corporate governance model as per December 31, 2009 and how the central bodies operate.

Shareholders
SSAB’s share capital consists of class A and class B shares, with class A shares carrying one vote and class B shares one-twentieth of one vote. Both classes of shares carry the same

Important internal regulations and policies
- By-laws
- The Rules of Procedure for the Board of Directors with instructions for the President
- Instructions for Board committees
- Accounting manual (Financial Guidelines), including finance policy
- Code of Business Ethics

Significant external rules and regulations
- Swedish Companies Act
- Swedish Accounting Act
- Swedish Annual Reports Act
- Nasdaq OMX Stockholm’s Rules and Regulations
- Swedish Code on Corporate Governance
rights to participate in the Company’s assets and profits.

On December 31, 2009 there were 69,910 shareholders. In terms of votes, Industrivärden was the largest shareholder, followed by Swedbank Robur Funds, LKAB and AMF. 70 percent of the shareholders held 1,000 shares or fewer, while the ten largest institutional owners together owned just over 39 percent of the total share capital. Foreign owners accounted for 22 (21) percent of shareholdings. For further information regarding the ownership structure, see page 44.

Owners as per December 31, 2009

<table>
<thead>
<tr>
<th>Owner</th>
<th>% of votes</th>
<th>% of shares</th>
<th>Number of shares</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrivärden</td>
<td>20.7</td>
<td>16.0</td>
<td>51,711,440</td>
</tr>
<tr>
<td>Swedbank Robur Funds</td>
<td>5.8</td>
<td>7.0</td>
<td>22,718,167</td>
</tr>
<tr>
<td>LKAB</td>
<td>5.0</td>
<td>3.8</td>
<td>12,344,064</td>
</tr>
<tr>
<td>AMF – Försäkring och Fonder</td>
<td>3.3</td>
<td>2.5</td>
<td>8,112,860</td>
</tr>
<tr>
<td>Nordia Investment Funds – Sweden</td>
<td>1.9</td>
<td>2.0</td>
<td>6,446,166</td>
</tr>
<tr>
<td>Folksam – KPA – Förenade Liv</td>
<td>1.8</td>
<td>1.6</td>
<td>5,064,782</td>
</tr>
<tr>
<td>SEB Investment Management</td>
<td>1.6</td>
<td>1.6</td>
<td>5,311,930</td>
</tr>
<tr>
<td>Handelsbanken incl. pension fund</td>
<td>1.6</td>
<td>1.4</td>
<td>4,526,804</td>
</tr>
<tr>
<td>Other shareholders</td>
<td>58.5</td>
<td>64.1</td>
<td>207,698,562</td>
</tr>
<tr>
<td>Total</td>
<td>100.0</td>
<td>100.0</td>
<td>323,934,775</td>
</tr>
</tbody>
</table>

Source: Euroclear

2009 Annual General Meeting

The 2009 Annual General Meeting adopted the Annual Report and consolidated financial statements for 2008 presented by the Board and the President, decided on the allocation of the Company’s profit, and granted the directors and the President discharge from liability.

In addition, the Chairman of the Nomination Committee described the work during the year and described the reasons for the presented proposals. The General Meeting decided on compensation to the Board and auditors in accordance with the Nomination Committee’s proposals. Carl Bennet, Anders G Carlberg, Olof Faxander (President and CEO), Sverker Martin-Lof (Chairman), Marianne Nivert, Anders Nyrén, Matti Sundberg and Lars Westerberg were re-elected as directors. John Tulloch was newly elected to the Board.

The General Meeting decided that the dividend would be SEK 4.00 per share.

With the exception of Marianne Nivert, all directors and the auditor-in-charge were present at the Annual General Meeting.

See the minutes of the General Meeting on www.ssab.com

Nomination Committee

The Nomination Committee’s duties include presenting proposals to the Annual General Meeting regarding:

- Chairman of the Board
- Directors
- Auditors, where appropriate
- Chairman of the Annual General Meeting
- Fees to the Board
- Fees to auditors

Composition of the Nomination Committee

The 2009 Annual General Meeting adopted guidelines for the Nomination Committee. According to these guidelines, the Chairman of the Board is charged with the task of requesting no fewer than three and no more than five of the larger shareholders in terms of votes to each appoint one member to form a Nomination Committee together with the Chairman of the Board. The total number of members shall not exceed six. The Chairman of the Nomination Committee shall be the representative of the largest shareholder.

The composition of the Nomination Committee was announced on the Company’s website, www.ssab.com, on September 25, 2009.
Corporate governance

Nomination Committee for the 2010 Annual General Meeting

<table>
<thead>
<tr>
<th>Appointment</th>
<th>Name</th>
<th>Share in % of voting capital</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrivärden, represented by</td>
<td>Carl-Olof By, Chairman</td>
<td>20.7</td>
</tr>
<tr>
<td>Swedbank Robur Fonder, represented by</td>
<td>Peter Rydell</td>
<td>5.8</td>
</tr>
<tr>
<td>LKAB, represented by</td>
<td>Lars-Erik Aaro</td>
<td>5.0</td>
</tr>
<tr>
<td>AMF, represented by</td>
<td>John Hernander</td>
<td>3.3</td>
</tr>
<tr>
<td>Sverker Martin-Löf, Chairman of the Board</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

Until December 31, 2009 shareholders were able to submit proposals to the Nomination Committee, among other things by e-mail. The Nomination Committee’s proposals are published not later than in connection with the notice to attend the Annual General Meeting. In connection with issuance of the notice to attend the Annual General Meeting, the Nomination Committee will provide, on www.ssab.com, a detailed statement regarding its proposal for a Board.

The Nomination Committee’s work pending the 2010 Annual General Meeting

Since being appointed in the autumn of 2009, the Nomination Committee has held three meetings at which all members were present.

The Chairman of the Board has described to the Nomination Committee the process applied in the Company in conjunction with the annual evaluation of the Board of Directors and the President, as well as the result of the evaluation. In addition, the Chairman of the Nomination Committee has informed the Nomination Committee of the result of the evaluation of the Chairman of the Board. At one of its meetings, the Nomination Committee also met the Company’s President, who informed the members about the Company’s operations and strategy.

The Nomination Committee has discussed the composition of the Board and agreed on the main demands which should be imposed on the directors, including the demand for independent directors. The Nomination Committee has also had access to an external consultant in the work of identifying and evaluating potential new directors.

The Nomination Committee has produced proposals for fees for the Board and its committees, among other things taking into consideration levels of Board fees in similar companies. In the production of a proposal regarding fees for audit work, the Nomination Committee has been assisted by the Audit Committee.

The Board of Directors

The overall task of the Board of Directors is to manage the Company’s affairs on behalf of the shareholders in the best possible manner. The Board of Directors shall regularly assess the Group’s financial position and evaluate operational management. The Board of Directors decides, among other things, on questions concerning the Group’s strategic focus and organization, and decides on important capital expenditures (exceeding SEK 50 million) and undertakings.

Each year, the Board shall prepare proposals for guidelines regarding determination of salary and other compensation for the President and other members of the Company’s management, to be decided upon at the Annual General Meeting.

The Board’s Rules of Procedure

Each year the Board adopts rules of procedure including instructions to the President which, among other things, govern the allocation of work between the Board and the President. The rules of procedure also regulate the manner in which Board work is allocated among the directors, the frequency of Board meetings and the allocation of work among various Board committees. According to the rules of procedure an Audit Committee and a Compensation Committee shall be established. Prior to each Board meeting, the directors receive a written agenda and full documentation to serve as a basis for decisions. At each Board meeting, a review is conducted regarding the current state of the business, the Group’s results and financial position, and prospects for the remainder of the year. Other issues addressed include competition and the market situation.

Chairman of the Board

The Chairman of the Board of Directors presides over the Board’s work, represents the Company on ownership issues and is responsible for the evaluation of the work of the Board. In addition, the Chairman is responsible for regular contacts with the President and for ensuring that the Board of Directors performs its obligations.

Composition of the Board

According to the by-laws, the Board shall consist of no fewer than five and no more than ten directors elected by the general meeting. The Board is quorate when more than half of the directors elected by the general meeting are present. Taking into consideration the Company’s operations, phase of development and circumstances in general, the Board must have an appropriate composition which is characterized by diversity and breadth as regards the expertise, experience and background of its members. New directors undergo an introduction course to rapidly acquire the knowledge which is expected in order to best promote the interests of the Company and its shareholders.
THE BOARD’S WORK IN 2009

In 2009, nine meetings were held at which minutes were taken and the Board was at all times quorate. SSAB’s General Counsel, who is not a director, served as secretary to the Board. During the year, SSAB’s Board has worked intensively to counteract the financial crisis and the effects of the recession on the Company’s business and financial situation. Focus was placed on issues concerning the Company’s cash flow and follow-up of the Company’s cost reduction program which was initiated at the end of 2008. The Board has also devoted a great deal of time to the Company’s strategy and organization and, at the meeting in October, decided on a radical change in the Company’s organization, aimed primarily at clarifying and strengthening the Company's total offering to customers. Work continued on ensuring the integration work following the acquisition in 2007 of the North American steel company, IPSCO Inc. (SSAB North America) and the subsequent divestment of the North American tubular business in 2008.

AUDITORS

According to the by-laws, SSAB shall have one or two external auditors. At the 2007 General Meeting, PricewaterhouseCoopers was re-elected as auditor for an additional four-year term. Authorized public accountant Claes Dahlén has been the auditor-in-charge since 2005; he is also the auditor-in-charge of the listed company, Medivir. PricewaterhouseCoopers is the elected auditor of a total of 23 of the 61 companies in the “Large cap” segment, and 94 out of a total of 262 companies on Nasdaq OMX, Stockholm.

The external audit of the financial statements of the parent company and the Group, as well as management by the Board of Directors and President, is conducted in accordance with Generally Accepted Auditing Standards in Sweden. The company’s auditor-in-charge participates at all meetings of the Audit Committee. The auditor attends at least one Board meeting per year and goes through the audit for the year and discusses the audit with the directors, without the President being present. For information regarding fees to the auditors, see Note 2.

PRICewaterHOUSECOOPERS AB

<table>
<thead>
<tr>
<th>Name of Director</th>
<th>Elected to the Board</th>
<th>Total annual fee, SEK</th>
<th>Board meetings</th>
<th>Compensation Committee</th>
<th>Audit Committee</th>
<th>In relation to the Company and Company management</th>
<th>In relation to the Company’s major shareholders</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elected by the General Meeting</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sverker Martin-Löf, Chairman of the Board (1943)</td>
<td>2003, Chairman since 2003</td>
<td>1,350,000</td>
<td>9</td>
<td>5</td>
<td>5</td>
<td>Yes</td>
<td>No, deputy chairman of Industrivärden</td>
</tr>
<tr>
<td>Carl Bennet (1951)</td>
<td>2004</td>
<td>400,000</td>
<td>9</td>
<td></td>
<td>Yes</td>
<td>Yes</td>
<td></td>
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<tr>
<td>Anders G Carlberg (1943)</td>
<td>1986</td>
<td>500,000</td>
<td>9</td>
<td></td>
<td>5</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Olof Faxander, President and CEO (1970)</td>
<td>2006</td>
<td>-</td>
<td>9</td>
<td></td>
<td>No, President and CEO of the Company</td>
<td>No, director of Industrivärden</td>
<td></td>
</tr>
<tr>
<td>Marianne Nivert (1940)</td>
<td>2002</td>
<td>400,000</td>
<td>7</td>
<td>1</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Anders Nyrén (1954)</td>
<td>2003</td>
<td>400,000</td>
<td>9</td>
<td>1</td>
<td>Yes</td>
<td>No, President and CEO of Industrivärden</td>
<td></td>
</tr>
<tr>
<td>Matti Sundberg (1942)</td>
<td>2004</td>
<td>475,000</td>
<td>7</td>
<td>4</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>John Tulloch (1947)</td>
<td>2009</td>
<td>400,000</td>
<td>6 [1]</td>
<td></td>
<td>No, former President of IPSCO Division</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Lars Westerberg (1948)</td>
<td>2006</td>
<td>475,000</td>
<td>9</td>
<td>4</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
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<tr>
<td>Employee representatives</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Bert Johansson (1952)</td>
<td>1998</td>
<td>-</td>
<td>9</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Ola Parten (1953)</td>
<td>2005</td>
<td>-</td>
<td>9</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Per Scheiki (1968)</td>
<td>2009</td>
<td>-</td>
<td>6 [2]</td>
<td>-</td>
<td>-</td>
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<td>-</td>
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<tr>
<td>Alternates</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sture Bergvall (1956)</td>
<td>2005</td>
<td>-</td>
<td>9</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Uno Granborn (1952)</td>
<td>2008</td>
<td>-</td>
<td>9</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Owe Jansson (1945)</td>
<td>1990</td>
<td>-</td>
<td>3 [3]</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Bo Jerräng (1947)</td>
<td>2004</td>
<td>-</td>
<td>9</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

\[1\] As from the 2009 AGM.
\[2\] Until the 2009 AGM.

Honorary Chairman: Björn Wahlström since 1991.
Appointed by the Annual General Meeting

<table>
<thead>
<tr>
<th>Member</th>
<th>Elected to the Board</th>
<th>Shareholding*</th>
<th>Experience and current appointments</th>
</tr>
</thead>
</table>
| Sverker Martin-Löf, Chairman (1943) | 2003, Chairman since 2003 | 21,563 shares | Licentiate of Technology, dr h.c.  
Board Chairman: SCA and Skanska.  
Deputy-Chairman: Ericsson, Industrivärdar och Svenskt Näringsliv (Confederation of Swedish Enterprise).  
Director: Handelsbanken.  
Formerly President and CEO of SCA. |
| Carl Bennet (1951) | 2004 | 53,375 shares | MSc. in Economics, Tech dr h.c.  
Board Chairman: Elanders, Getinge, Lifco and University of Gothenburg.  
Director: Holmen and L E Lundbergföretagen.  
Formerly President and CEO of Getinge. |
| Anders G Carlberg (1943) | 1986 | 6,000 shares | MSc. in Economics.  
Board Chairman: Höganäs.  
Director: Axel Johnson, Mekonomen, Beijer Alma, Sapa, Sweco and Säkl.  
Formerly President and CEO of Nobel Industrier, J.S. Saba and Axel Johnson International, and Executive Vice President of SSAB. |
| Olof Faxander, President and CEO (1970) | 2006 | 8,000 shares | MSc. (Materials Science) and BSc. (Business Administration),  
Chairman of the Council of the Swedish Steel Producers’ Association.  
Director: Industrivärdar.  
Employed at SSAB since 2006. Formerly Executive Vice President of Outokumpu. |
| Marianne Nivert (1940) | 2002 | 10,000 shares | BA  
Director: Beijer Alma and Wallenstam.  
Formerly President and CEO of Telia. |
| Anders Nyrén (1954) | 2003 | 2,812 shares | MSc. in Economics, MBA.  
President and CEO of Industrivärdar.  
Deputy Chairman: Handelsbanken and Sandvik.  
Director: Ericsson, Industrivärdar, SCA, Volvo and Ernströmgruppen.  
Chairman of the Board of the Association of Exchange Listed Companies and the Association for Generally Accepted Principles in the Securities Market.  
Formerly Executive Vice President of Skanska. |
| Matti Sundberg (1942) | 2004 | 10,000 shares | Mining Counselor, MSc. in Business and Economics, econ dr h.c.  
Board Chairman: Chempolis.  
Director: Boliden and Skanska.  
Formerly President and CEO of Valmet/Metso and Ovako Steel. |
| John Tulloch (1947) | 2009 | 15,000 shares | Bachelor of Agricultural Science, Master of Science.  
Formerly Executive Vice President, Steel & Chief Commercial Officer of IPSCO and Executive Vice President of SSAB & President, Division IPSCO. |
| Lars Westerberg (1948) | 2006 | 10,000 shares | Civil Engineer and MBA.  
Board Chairman: Autoliv, Husqvarna and Vattenfall.  
Director: Volvo.  
Formerly President and CEO of Autoliv and Gränges. |

*Shareholdings include shares owned by closely-related persons.

Appointed by the employees

<table>
<thead>
<tr>
<th>Member</th>
<th>Year</th>
<th>Position</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ola Parten (1953)</td>
<td>2005</td>
<td>Engineer, SSAB Strip Products.</td>
</tr>
<tr>
<td>Per Scheikl (1968)</td>
<td>2009</td>
<td>Mechanic, SSAB Plate.</td>
</tr>
<tr>
<td>Uno Granborn (1952)</td>
<td>2008</td>
<td>Technician, SSAB Strip Products.</td>
</tr>
<tr>
<td>Bo Jerräng (1947)</td>
<td>2004</td>
<td>Personnel, SSAB Plate.</td>
</tr>
<tr>
<td>Alternates:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Uno Granborn (1952)</td>
<td>2008</td>
<td>Technician, SSAB Strip Products.</td>
</tr>
</tbody>
</table>
Corporate governance

Compensation Committee

DUTIES
The Compensation Committee’s work duties are set forth in the Board’s rules of procedure. The Compensation Committee presents proposals to the Board of Directors regarding the President’s salary and other employment terms, establishes salaries and employment terms for other members of the Group Executive Committee and establishes limits regarding salary and employment terms for other senior executives. The Compensation Committee assists the Board in its task of drawing up proposals for guidelines for determination of salary and other compensation for the President and other members of the Company’s management, to be decided upon at the Annual General Meeting.

WORK IN 2009
In 2009, the Compensation Committee held five meetings at which minutes were taken. The Compensation Committee comprises Sverker Martin-Löf (Chairman) and Lars Westerberg. The President is co-opted to the Committee but does not participate in discussions concerning his own salary and employment terms.

Audit Committee

DUTIES
The Audit Committee’s work duties are set forth in the Board’s rules of procedure. The Chairman of the Audit Committee is responsible for ensuring that the entire Board is kept regularly informed regarding the work of the Committee and, where necessary, shall submit matters to the Board for a decision. The main duties of the Audit Committee are to support the Board in the work of ensuring the quality of the financial reporting. The Committee regularly meets the Company’s auditors, evaluates the audit work and establishes guidelines as to which additional services the Company may procure from its auditors. Such additional services must be approved in advance by the Chairman of the Audit Committee in each individual case.

There is an established risk management process in the Company which is based and structured on processes and flows in production. In this process, the Audit Committee reviews and takes into account the risk areas that have been identified (both commercial risks and risks of errors in the financial reporting). Based on the result of the internal and external risk assessment, the Committee regularly analyses the focus and scope of the audit with the Company’s internal and external auditors.

Each year, the Audit Committee adopts an internal audit plan which, among other things, is based on the risks that have arisen in the risk management process described above. The audit plan is discussed with the external auditors in order to enhance the efficiency and quality of the regular audit work. The Committee also analyses and elucidates significant accounting issues which affect the Group and assists the Nomination Committee in producing proposals as regards auditors and their fees.

WORK IN 2009
In 2009, the Audit Committee developed and improved the presentation of the external financial reporting. The Audit Committee, together with the external auditors, reviewed and analyzed the risk analysis and audit plan prepared by the auditors as a basis for the statutory audit.

The Committee’s members were Anders G Carlberg (Chairman), Sverker Martin-Löf and Matti Sundberg. In 2009, the Audit Committee held five meetings at which minutes were taken.

Group Executive Committee

THE GROUP EXECUTIVE COMMITTEE’S WORK
AND RESPONSIBILITIES
The Group Executive Committee is responsible for the formulation and implementation of the Group’s overall strategies and addresses issues such as acquisitions and divestments. These issues, as well as major capital expenditures (in excess of SEK 50 million), are prepared by the Group Executive Committee for decision by the Board of Directors of the parent company.

The President is responsible for the day-to-day management of the Company in accordance with the Board of Directors’ instructions and guidelines. As per December 31, 2009, the Group Executive Committee consists, in addition to the President, of the Presidents of SSAB Strip Products, SSAB Plate and SSAB North America, the Chief Financial Officer, the General Counsel, the Executive Vice President, Human Resources, the Chief Technical Officer, and the Executive Vice President, Communications.

The Group Executive Committee holds monthly meetings in order to follow up on the results and financial position of the Group as well as divisions/subsidiaries. Other issues addressed at Group Executive Committee meetings include strategic issues and follow-up on budget and forecasts.

The head of each division and subsidiary is responsible for the relevant income statement and balance sheet. Overall operational control of the divisions takes place through monthly performance reviews and, in Plannja and Tibnor, through each board of directors. In most cases, the President of the parent company is the Chairman of the Board of each of the directly-owned major subsidiaries and these boards also include other members from the Group Executive Committee as well as employee representatives. The boards of the subsidiaries monitor the ongoing operations and adopt strategies and budgets.
Compensation Guidelines
The 2009 Annual General Meeting decided that compensation to the President and other members of the Company’s senior management shall comprise fixed salary, possible variable compensation, other benefits and pension. The total compensation package shall be on market terms and competitive in the employment market in which the executive works. Fixed salary and variable compensation shall be related to the executive’s responsibilities and powers. The variable compensation shall be based on results as compared with defined and measurable targets and shall be subject to a ceiling in relation to the fixed salary. Variable compensation shall not be included in the basis for computation of pension, except in those cases where so provided in the rules of a general pension plan, e.g. the Swedish ITP plan. For senior executives outside Sweden, all or parts of the variable compensation may be included in the basis for pension computation due to legislation or competitive practice on the local market. The Board shall be entitled to deviate from the guidelines where special reasons exist in an individual case. For more detailed information regarding current compensation, reference is made to Note 2.

The Company currently has no share or share-price related incentive programs.

Internal control and risk management
The overall objective of the internal control is to ensure, to a reasonable degree, that the Company’s operational strategies and targets are followed up and that the owners’ investments are protected. In addition, the internal control shall ensure with reasonable certainty that the external financial reporting is reliable and prepared in accordance with generally accepted accounting principles, and shall

<table>
<thead>
<tr>
<th>Name</th>
<th>Member of Group Executive Committee</th>
<th>Shareholding*</th>
<th>Education and experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Olof Faxander, President and CEO (1970)</td>
<td>2006</td>
<td>8,000 shares</td>
<td>MSc. (Materials Science) and BSc. (Business Administration). Employed at SSAB since 2006. Formerly Executive Vice President of Outokumpu.</td>
</tr>
<tr>
<td>Jonas Bergstrand, General Counsel and Executive Vice President, Legal (1965)</td>
<td>2006</td>
<td>4,242 shares</td>
<td>Master of Law. Employed at SSAB since 2006. Formerly corporate counsel at ABB; OM Gruppen; Ericsson Radio Systems.</td>
</tr>
<tr>
<td>David Britten, Executive Vice President, SSAB and President, SSAB North America (1960)</td>
<td>2008</td>
<td>5,000 shares</td>
<td>MSc. (Engineering). Employed at SSAB since 2007. Formerly Executive Vice President, IPSCO.</td>
</tr>
<tr>
<td>Martin Lindqvist, Executive Vice President, SSAB and President, SSAB Strip Products (1962)</td>
<td>2001</td>
<td>17,109 shares</td>
<td>BSc. (Economics). Employed at SSAB since 1998. Formerly CFO at SSAB, CFO at SSAB Strip Products and Chief Controller at NCC.</td>
</tr>
<tr>
<td>Martin Pie, Executive Vice President, Technical Development (1963)</td>
<td>2007</td>
<td>1,000 shares</td>
<td>Ph. D (Technology). Employed at SSAB since 2001. Formerly Head of Research and Development; General Manager, Slab Production, SSAB Plate.</td>
</tr>
<tr>
<td>Karl-Gustav Ramström, Executive Vice President SSAB and President, SSAB Plate (1954)</td>
<td>2007</td>
<td>1,000 shares</td>
<td>Master of Engineering, MBA. Employed at SSAB since 2007. Formerly Head of Division, Svenska ABB.</td>
</tr>
<tr>
<td>Helena Stålnert, Executive Vice President, Communications (1951)</td>
<td>2007</td>
<td>500 shares</td>
<td>Master program in Journalism. Employed at SSAB since 2007. Formerly Senior Vice President, Communications at Saab, Editor-in-Chief Aktuell Swedish Television.</td>
</tr>
<tr>
<td>Anna Vikström Persson, Executive Vice President, Human Resources (1970)</td>
<td>2006</td>
<td>2,500 shares</td>
<td>Master of Law. Employed at SSAB since 2006. Formerly Head of Human Resources at Ericsson’s Swedish operations.</td>
</tr>
<tr>
<td>Marco Wirén, Chief Financial Officer and Executive Vice President, Finance (1966)</td>
<td>2008</td>
<td>4,850 shares</td>
<td>Master in Economics. Employed at SSAB since 2007. Formerly Chief Controller at SSAB and CFO at Telia Networks AB and Vice President, Strategic Planning and Group Controller at NCC.</td>
</tr>
</tbody>
</table>

* Shareholdings include shares owned by closely-related persons.
ensure compliance with applicable laws and regulations and the requirements imposed on listed companies.

During the autumn of 2008, SSAB decided to employ a risk manager in SSAB to replace the Company’s Risk Committee. The risk manager has the task of developing and implementing a uniform risk management model regarding the Group’s risks, primarily with respect to injuries to individuals as well as damage to machinery and the environment. The risk manager is required to identify, evaluate and report these risks, and to compile and update SSAB’s risk structure and risk model. The work also involves assessing which preventive measures are to be taken in the internal control in order to reduce and prevent such risks. The risk manager shall also ensure that the Group is sufficiently insured and prepare information which serves as a basis for decisions by the Group Executive Committee, the divisions, and subsidiaries. The risk manager reports directly to the Company’s General Counsel. The financial risks will continue to be managed by the Group’s treasury function and are thus outside the mandate of the risk manager.

For a description of the organization of the internal control with respect to financial reporting, see below.

**Internal audit**

SSAB has an established internal audit function reporting directly to the Audit Committee but functionally subordinate to the Chief Financial Officer.

During 2009, the internal audit function carried out and reported on audits in accordance with an audit plan adopted by the Audit Committee. These audits were carried out in accordance with a developed and adopted audit process which is regularly developed in order to optimize the work method and delivery of reports which generate added value.

For a further description of the work of the internal audit in 2009, see the section entitled "The Board’s description of the internal control and risk management regarding financial reporting".

**The Board’s description of the internal control and risk management regarding financial reporting**

In accordance with the Swedish Companies Act and the Swedish Code on Corporate Governance, the Board of Directors of SSAB is responsible for the internal control. This description has been prepared in accordance with section 10.5 of the Swedish Code on Corporate Governance. This description does not constitute a part of the formal annual report documents and has not been reviewed by the Company’s auditors.

**FRAMEWORK FOR INTERNAL CONTROL**

SSAB complies with the internationally established framework, Internal Control – Integrated Framework, which is issued by the Committee of Sponsoring Organizations of the Treadway Commission (“COSO”). In accordance with COSO, SSAB’s internal control process is based on five components: control environment, risk assessment, control activities, information and communications, as well as follow-up. SSAB’s internal control process is structured in order to ensure, to a reasonable degree, the quality and accuracy of the financial reporting. In addition, the process shall ensure that the reporting is prepared in accordance with applicable laws and regulations, reporting standards, as well as requirements imposed on listed companies in

* Member of the Group Executive Committee
Sweden. Prerequisites for this being achieved are that a sound control environment is in place, that reliable risk assessments are carried out, that established control activities are in place and that information and communication as well as follow-up function satisfactorily.

CONTROL ENVIRONMENT
The control environment is characterized by the organization structure, management’s work methods and philosophy as well as other roles and responsibilities within the organization. The Audit Committee assists the Board with respect to important accounting issues which the Group applies, and monitors the internal control with respect to financial reporting. In order to maintain an efficient control environment and sound internal control, the Board of Directors has delegated the practical responsibility to the President who, in turn, has delegated responsibility to other members of the Group Executive Committee as well as to heads of divisions/subsidiaries.

A number of projects aimed at achieving improvements in work methods, routines and documentation are regularly conducted with the aim of ensuring that the Group’s internal controls meet the requirements imposed by various stakeholders. In order to ensure the quality of the financial reporting, work takes place regularly on further developing policies and manuals for the entire Group; among other things, an accounting manual (Financial Guidelines) for the Group has been produced and communicated within the Group. The Financial Guidelines also include the finance policy. Apart from the Financial Guidelines, the most important overall control documents and policies for the Group are the information policy and ethics policy. In addition, there are control documents and policies, e.g. credit policy and policy for dissemination of financial information.

All divisions and subsidiaries have adopted guidelines with respect to ethical issues. The work on clarifying the Group’s Code of Business Ethics continued during 2009. The Group has also decided to participate in the UN Global Compact commencing January 1, 2010. This represents a stage in further strengthening the communication of the Group’s values and philosophy.

RISK ASSESSMENT
SSAB is an organization which is exposed to internal and external risks. To appropriately ensure a sound internal control, the risks which may affect the financial reporting are identified, gauged and measures are taken. The Group’s system for identifying, reporting and taking measures as regards risks is integrated in the regular reporting to Group Executive Committee and the Board of Directors and also constitutes the basis for the assessment of risks of error in the financial reporting. SSAB’s operations are characterized by processes involving well-established routines and systems. The risk assessment thus takes place largely within these processes. Only general risk assessments take place on a Group level. Responsible persons in the Group identify, monitor and follow-up risks. This creates conditions for well-founded and correct commercial decisions at all levels. Financial risks such as currency, financing and liquidity risks, as well as interest rate and credit risks, are handled primarily by the parent company’s treasury function in accordance with the Group’s finance policy (see Note 27). See also the section entitled “Internal control and risk management” as well as the Report of the Directors, page 22, for an outline of the Group’s commercial risk exposure.

CONTROL ACTIVITIES
The primary purpose of control activities is to prevent and discover at an early stage errors in the financial reporting so that they can be addressed and rectified. Control activities, both manual and automated, take place on both overall and more detailed levels within the Group. Routines and activities have been designed in order to handle and rectify significant risks associated with the financial reporting as identified in the risk analysis. Corrective measures, implementation, documentation and quality assurance take place on a Group level, subsidiary level or process level, depending on the nature and affiliation of the control activity. As with other processes, the relevant head is responsible for the completeness and accuracy of the control activities.

In 2007, the Group commenced work on implementing a joint Group consolidation system. All companies in the Group report in this system commencing 2009. The joint Group system entails an improved internal control over the financial reporting. Work has also continued in the Group concerning automation of more controls and processes,
and limitations on authority in IT systems in accordance with express and ostensible powers.

Control activities are carried out at all levels in the Group. For example, there are established Controller functions which analyze and follow-up deviations and forward reports in the Company. Monitoring by Group Executive Committee takes place, among other things, through regular meetings with heads of divisions and subsidiaries with regard to the operations, their financial position and results, as well as financial and operational key ratios. The Board of Directors analyses, among other things, monthly business reports in which the Group Executive Committee describes the period that has elapsed and comments on the Group’s financial position and results. In these ways, important fluctuations and deviations are followed up, a factor which minimizes the risks of errors in the financial reporting.

The work on the closing accounts and the annual report involves processes in which there are additional risks of error in the financial reporting. This work is less repetitive in nature and contains several elements in the nature of an assessment in the financial reporting. This work is less repetitive in nature and contains several elements in the nature of an assessment in the financial reporting. This work is less repetitive in nature and contains several elements in the nature of an assessment in the financial reporting. This work is less repetitive in nature and contains several elements in the nature of an assessment in the financial reporting. This work is less repetitive in nature and contains several elements in the nature of an assessment in the financial reporting. This work is less repetitive in nature and contains several elements in the nature of an assessment in the financial reporting. 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In the event of a leakage of price sensitive information or upon the occurrence of special events which may affect the valuation of the Company, Nasdaq OMX Stockholm will be notified, after which a press release containing the same information will be distributed. Informational activities are governed by an information policy.

**INTERNALLY**

Each division and subsidiary has a chief financial officer who is responsible for maintaining high quality and precision of delivery with respect to the financial reporting.

The local intranets constitute important communication channels in the Company on which information is published regularly. In 2008, SSAB introduced a new joint Group intranet. Regular joint Group accounting meetings are held with the chief financial officers of the divisions/subsidiaries. In this way, the divisions/subsidiaries are updated regarding news and changes within, among other things, the accounting area as well as routines and internal controls with respect to the financial reporting. In addition, the parent company regularly communicates changes in the joint Group accounting principles and policies as well as other issues relating to the financial reporting.

**FOLLOW-UP**

The Board’s follow-up of the internal control with respect to financial reporting takes place primarily through the Audit Committee, among other things through follow-up of the work and reports of the internal and external auditors.

The internal audit regularly carries out independent and objective audits in accordance with an established audit plan. The audits are carried out in accordance with an adopted audit process which commences with an annual risk analysis in order to create an audit plan. Following a completed audit, the audit is formally concluded with regular reporting back to the Audit Committee regarding observations and measures taken by the Company. The audits are carried out as process audits focusing on SSAB’s compliance with its internal rules and regulations and the existence of efficient and suitable processes for risk management, business management and internal controls.

The external auditors each year review selected parts of the internal control within the scope of the statutory audit. The external auditors report the results of their review to the Audit Committee and Group Executive Committee. Important observations are also reported directly to the Board of Directors. In 2009, the external auditors reviewed the internal control in selected key processes and reported thereon to the Audit Committee and Group Executive Committee.

**Information and communication**

**EXTERNALLY**

SSAB’s communications must be correct, open, and prompt and provided simultaneously to all interested groups. All communications must take place in accordance with Nasdaq OMX Stockholm’s Rules and Regulations and in accordance with other regulations. The financial information must provide the capital market and stock market, as well as current and future shareholders, with a comprehensive and clear view of the Company, its operations, strategy and financial development.

The Board of Directors approves the Group’s annual reports, results for the year, and half-yearly reports, and instructs the CEO to submit quarterly reports in accordance with the Board’s rules of procedure. All financial reports and press releases are published on the website (www.ssab.com) simultaneously with publication via Nasdaq OMX Stockholm, and are also notified to the Swedish Financial Supervisory Authority.

Financial information regarding the Group may be provided only by the CEO and CFO, as well as by the Executive Vice President, Communications and Director Investor Relations. The divisions/subsidiaries disseminate financial information regarding their business only after the Group has published corresponding information.

The Company applies silent periods during which the Company does not communicate information regarding the Company’s development. Silent periods are three weeks prior to publication of results for the year, half-yearly reports and quarterly reports.

In the event of a leakage of price sensitive information or upon the occurrence of special events which may affect the valuation of the Company, Nasdaq OMX Stockholm will be notified, after which a press release containing the same information will be distributed. Informational activities are governed by an information policy.

Further information regarding corporate governance in SSAB is available on www.ssab.com, including the following information:

- Routines regarding the Annual General Meeting (when the Annual General Meeting is to be held, notice to attend and registration procedure, as well as which important decisions are to be taken at the Annual General Meeting)
- Information from SSAB’s previous Annual General Meetings (commencing 2005), including notices, minutes, addresses by the President and communiqués
- The by-laws
- Corporate governance reports from previous years
- Information regarding the Nominations Committee