



Corporate Governance Report

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Swedish Corporate Governance Code and ITAB'S Corporate Governance Report

ITAB Shop Concept AB (publ) is a Swedish public, registered limited liability company, whose overall ambition is to create long-term value for shareholders and other stakeholders. ITAB's ordinary shares are listed on Nasdaq Stockholm in the Mid Cap segment.

ITAB applies the Swedish Corporate Governance Code (hereinafter referred to as the "Code"). The Code is a component of self-regulation within the Swedish business sector and is based on a "comply or explain" principle. This means that a company that applies the Code may deviate from individual rules if it is deemed to result in better corporate governance, but must then explain the reasons for each deviation reported.

This Corporate Governance Report for the 2025 financial year describes ITAB's corporate governance, management and administration as well as internal controls of financial reporting, and is prepared in accordance with the Code's recommendations. The Corporate Governance Report constitutes part of the formal Annual Report documentation and was reviewed by the company's auditors pursuant to Swedish Annual Accounts Act.

Corporate governance, division of responsibilities and Articles of Association

Good corporate governance involves ensuring that companies are managed sustainably, responsibly and as efficiently as possible for the shareholders. Trust among legislators and in society that companies are acting responsibly is crucial to the freedom of companies to realise their strategies in order to create value. Trust among existing and potential investors that this is taking place is decisive for their interest in investing in the companies. In this way, the business sector's freedom to develop and its supply of venture capital and expertise are safeguarded.

The aim of corporate governance in Swedish listed companies is to create a clear division of roles and responsibilities between shareholders, the Board of Directors, Board committees and executive management, and it is regulated by a combination of written rules and practices. At first instance, ITAB is to apply the Swedish Companies Act and the rules that apply in the regulated market in which the company's

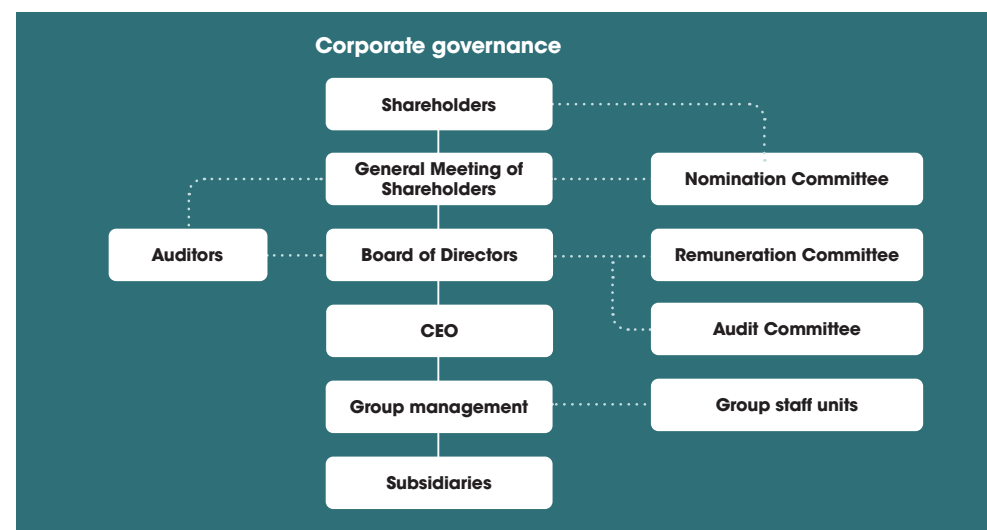
shares are listed for trading (Nasdaq Stockholm) as well as best practices in the stock market. The disclosure requirements to which ITAB is subject are found in the Rule Book for Issuers published by Nasdaq Stockholm, and the Code is a component of this regulatory framework. ITAB shall, at the same time, in the course of its operations abide by the provisions stipulated in the company's Articles of Association. The Articles of Association can be found in their entirety on ITAB's website, itabgroup.com.

Deviations from the Code

There are no deviations from the Code to report for 2025.

ITAB's corporate governance structure

The Swedish Companies Act states that there should be three decision-making bodies in the company: the General Meeting of Shareholders, the Board of Directors and the CEO. There must also be an inspection body – an auditor that is appointed by the Annual General Meeting. The Act specifies the duties of each body and the responsibility of the individuals included in the company's bodies. Refer to pages 104-106 for information about the ITAB share and ownership structure.



General Meeting of Shareholders

The General Meeting of Shareholders is the highest decision-making body through which shareholders exercise their influence over the company. The body is superior in relation to the company's Board of Directors and CEO. According to the Articles of Association, notices for a general meeting shall be published by means of an announcement in Post- och Inrikes Tidningar (Official Swedish Gazette) and on the company's website. Information that notification has been issued must be announced in Dagens Industri. The statutory Annual General Meeting (AGM) passes resolutions on the adoption of annual accounts and consolidated accounts, discharge the Board of Directors and CEO from liability, appropriation of profits for the past year, election of the Board and, when required, auditors, and other matters in accordance with the Swedish Companies Act and the Articles of Association.

All shareholders registered in the share register and who have given notice of attendance in time may participate in the meeting and vote according to the number of shares owned. Shareholders who are unable to attend in person may exercise their rights by postal voting or by proxy. The company does not

apply any special arrangements regarding the function of the general meeting due to provisions in the Articles of Association or, insofar as is known to the company, due to shareholder agreements.

Annual General Meeting 2025

ITAB's AGM was held on Wednesday, 7 May 2025. At the AGM, 74 shareholders participated, together representing approximately 196 million votes, corresponding to just over 77 percent of the total number of shares and votes outstanding in the company on the date of the meeting. The following main resolutions were passed:

- Discharge from liability for the Board of Directors and CEO for their administration in the 2024 financial year.
- Re-election of Board members Petter Fägersten, Amelie de Geer, Lars Kvarnsund, Anders Moberg, Madeleine Persson, Fredrik Rapp and Peder Strand, and election of Kerstin Anderson as a new Board member.
- Anders Moberg was re-elected as Chairman.
- The registered auditing company Ernst & Young AB was elected as auditors, with authorised public accountant Franz Lindström as auditor in charge.
- Fees to the Board of Directors and auditors, the Remuneration Report for 2024 and updated guidelines for remuneration to senior executives were adopted.
- Authorisation to the Board to decide on the purchase and conveyance of own shares.
- Authorisation of the Board to decide on new issues of shares up to a maximum of 10 percent of the company's outstanding shares.
- Establishment of a performance-based share savings programme for certain ITAB employees (LTIP 2025) and measures to conclude the performance-based share savings programme from 2022 (LTIP 2022).

Annual General Meeting 2026

ITAB's AGM will be held on Wednesday, 6 May 2026 in Jönköping, Sweden. Further information can be found on page 159.

Nomination Committee

In accordance with Code, ITAB shall have a Nomination Committee. The Nomination Committee is the general meeting's body for proposals to the meeting's decisions regarding appointment issues in order to provide good conditions for the meeting's decisions on these issues.

At the 2022 AGM, revised instructions for the Nomination Committee were adopted. In accordance with these instructions, the Chairman of the Board is tasked with contacting the largest shareholders and requesting that they appoint three members to form the Nomination Committee. The selection of shareholders to contact is to be based on the share register maintained by Euroclear Sweden as of 31 August each year. Unless otherwise agreed by the members, the Chairman of the Nomination Committee is to be the member appointed by the largest shareholder. The composition of the Nomination Committee is to be announced not later than six months prior to the Annual General Meeting. The instructions apply until further notice.

In accordance with this, the largest shareholders Pomona-gruppen AB, WQZ Investments Group Ltd and Övre Kullen AB each appointed one member of the Nomination Committee ahead of the 2026 AGM. This Nomination Committee comprises Ulf Hedlundh (appointed by Pomona-gruppen), Eirik Rogstad (appointed by WQZ Investments Group) and Petter Fägersten (appointed by Övre Kullen) with Ulf Hedlundh as Chairman. The members of the Nomination Committee were appointed for the period up to and including the 2026 AGM. In the event that a member steps down from the Nomination Committee before its work is completed, the remaining members are tasked with appointing a new member.

Ahead of the 2026 AGM, the Nomination Committee is assigned with preparing and presenting proposals for the Chairman of the Meeting, Board members and the Chairman of the Board, fees to members of the Board and committees, and where applicable, the election of and fees to auditors. The Nomination Committee shall in other respects fulfil its tasks in accordance with the Code. In its assessment of the Board's evaluation and in its proposals, the Nomination Committee shall pay particular attention to the requirement for diversity and breadth in the Board and strive for an even gender distribution in accordance with the diversity policy according to rule 4.1 in the Code. The Nomination Committee's proposals shall be included in the notice to attend the 2026 AGM.

In conjunction with the Board issuing the notice for the AGM, the Nomination Committee shall ensure that the company publishes the Nomination Committee's proposals and reasoned statement as well as information about how the Nomination Committee has conducted its work on ITAB's website, itabgroup.com.

No fees are paid for the Nomination Committee assignment.

Board of Directors

The task of the Board of Directors is to manage the company's affairs on behalf of the shareholders. According to ITAB's Articles of Association, the Board of Directors must comprise at least three and at most nine Board members with no more than nine deputies.

Board members

At the end of 2025, the Board of Directors of ITAB Shop Concept AB consisted of eight regular members appointed by the AGM on 7 May 2025: Anders Moberg (Chairman), Kerstin Anderson, Petter Fägersten, Amelie de Geer, Lars Kvarnsund, Madeleine Persson, Fredrik Rapp and Peder Strand. A presentation of these Board members, including information about their other assignments, is presented on page 107 as well as on ITAB's website, itabgroup.com. The CEO and other officers of the Group participate in Board meetings, acting as rapporteur or in administrative functions.

All Board members are independent in relation to the company and its senior executives. Five Board members are independent in relation to the major shareholders. The Board thereby fulfils the requirements for independence pursuant to regulatory frameworks. The Articles of Association do not contain any special conditions for appointment and dismissal of Board members or change of the Articles of Association.

In accordance with the AGM's resolution in May 2025, Directors' fees totalled SEK 3,000,000, of which SEK 725,000 was paid to the Chairman of the Board and SEK 325,000 to each of the other Board members.

See page 102 for a summary of the Board members and their committee membership(s), attendance at Board meetings, independence and Directors' fees.

Chairman of the Board

The Chairman of the Board is tasked with ensuring that the Board's work is well organised and efficiently conducted, and that the Board fulfils its assignments. The Chairman shall, in particular, organise and lead the Board's work to create the best possible conditions for the Board's work. The Chairman is tasked with ensur-

ing that a new Board member participates in requisite introductions and other training that the Board's Chairman and the Board member deem to be appropriate, that the Board continuously updates and deepens its knowledge of the company, that Board meetings are held when required and that satisfactory information and supporting material for decisions is obtained for its work, that the proposed agendas for Board meetings are adopted in consultation with the CEO, that the Board's resolutions are implemented, and that the Board's work is evaluated annually. The Chairman is responsible for contacts with shareholders regarding shareholder issues and for conveying the views of shareholders to the Board.

Board duties

The Board of Directors has ultimate responsibility for the company's organisation and the administration of the company's affairs in the interests of the company and all shareholders, pursuant to the laws, ordinances and agreements that the company is subject to. The Board shall also, based on an analysis of the business environment, pass resolutions on strategic issues.

The Board annually adopts written rules of procedures that regulate the Board's work and its division of responsibilities, including its committees, decision-making bodies within the Board, the Board's meeting plan, and the Chairman's tasks, as well as instructions for the financial reporting. The Board has also issued instructions to the CEO, which includes decision authority for investments, corporate acquisitions and divestments as well as financing matters. The Board has also adopted a number of policies for the Group's operations, such as a Code of Conduct.

The Board monitors the CEO's work by continuously following up operations during the year and is responsible for ensuring that the organisation, management and guidelines for the administration of the company's affairs are appropriately structured and that company has good internal controls and efficient systems for the follow-up and control of the company's operations and compliance with laws and regulations that are applicable to the company's operations. The company's auditor attends at least one of the Board's meetings annually. On such occasions, the auditor's observations concerning the company's accounts, procedures and internal control are reported and reviewed.

The Board is also responsible for the determination, development and follow-up of the company's targets and strategy, decisions about acquisitions and divestments of businesses, major investments, repurchases of

own shares as well as the appointment and remuneration of executive management. The Board of Directors and CEO submit the annual accounts to the AGM.

Furthermore, the Board is responsible for preparing an annual Corporate Governance Report that shall include the Board of Directors' actions to follow up on internal controls related to the financial reporting and on how reporting to the Board has worked. The Corporate Governance Report shall be reviewed by the company's auditor. In connection with this, the Board shall annually assess and decide whether the company should have a special review function (internal audit). This decision shall be justified in the Corporate Governance Report.

The Board conducts an annual evaluation of its work, whereby a questionnaire is sent out to all its members. The results are compiled by the Chairman of the Nomination Committee, who then provides feedback to each Board member. The Board continuously evaluates the CEO's work.

Each Board member shall independently assess the matters that are to be addressed by the Board and request the information that the Board member deems necessary for the Board to make a well-informed decision. Each Board member shall continuously acquire knowledge of the company's operations, organisation, markets and similar information required for their assignment.

The Board's work

The Board's work follows an annual plan. In addition to the statutory meeting held in connection with the AGM, the Board normally meets ten times a year (regular meetings). Extraordinary meetings are convened as needed. Every meeting follows an agenda that is provided together with other underlying documentation to Board members prior to each Board meeting. Board resolutions are passed following a discussion led by the Chairman. Committees appointed by the Board are tasked with preparing matters for resolution by the Board (see below).

The agenda of the statutory Board meeting includes adoption the Board's rules of procedures, decisions about company signatories and the approval of minutes. The regular meeting held in February addresses the annual accounts, proposals on the appropriation of profits and the Year-End Report. In conjunction with this, the company's auditors submit a report to the Audit Committee with their findings and assessments of the conducted audit. Every regular meeting generally includes several other fixed items for presentation, such as a report on the current financial outcome of the operations.

The Board held ten regular meetings, of which one was a statutory meeting, and nine extraordinary Board meetings in 2025. The attendance at Board meetings and committee meetings is presented in the summary below. Essential subjects that have been discussed during the year include:

- Strategic direction for the operations
- Business plans, financial plans and forecasts
- Completion of the acquisition of HMY and follow-up of integration work
- Investments
- Long-term financing
- Appointment of new CEO to begin in May 2026 and the interim CEO for the period from January to May 2026
- Policies and guidelines
- Risk management and internal control
- Interim reports and annual accounts
- Reports from the Board's committees
- Sustainability work
- Follow-up of external audit

Audit Committee

The Board has appointed an Audit Committee that, without impacting the Board's responsibilities and assignments in general, is to prepare the Board's work of quality-assuring the company's financial reporting, continually meet with the company's auditors to obtain information about the focus and scope of the audit as well as discuss coordination between the external audit and the internal control and views of the company's risks. The Audit Committee is also responsible for establishing guidelines regarding which services other than audits the company may procure from the company's auditors, evaluate the audit work and notify the company's Nomination Committee about the results of the evaluation as well as assist the Nomination Committee in preparing proposals for the election of auditors and the payment of fees for the audit work.

ITAB's Audit Committee comprises Amelie de Geer, Lars Kvarnsund (Chairman of the Committee) and Peder Strand. All members of the committee are independent of the company and its executive management. Amelie de Geer and Lars Kvarnsund are independent in relation to the company's major shareholders. Lars Kvarnsund has accounting expertise. The company thus fulfils the requirements of the Swedish Companies Act.

In 2025, the Audit Committee held eight minuted meetings, and maintained ongoing contact with the

company's auditors. The Audit Committee also had a number of contacts with Group management. In 2025, fees for the Audit Committee's work comprised SEK 150,000 to the Chairman of the Committee and SEK 60,000 to each of the other members.

Remuneration Committee

The Remuneration Committee's primary tasks are preparing the Board's decisions on issues regarding remuneration principles, remuneration and other terms of employment for executive management, monitoring and evaluating ongoing schemes and schemes concluded during the year regarding variable remuneration to executive management, as well as monitoring and evaluating the application of the guidelines for remuneration to senior executives decided by the AGM and current remuneration structures and remuneration levels in the company. ITAB's Remuneration Committee has also been tasked with preparing issues regarding remuneration and other employment terms for the managing directors of other companies in the Group.

The tasks of the Remuneration Committee include preparing the Board's decisions on proposals for guidelines for remuneration of senior executives, and drafting the Board of Directors' annual remuneration report on the application of the company's remuneration guidelines for approval at the AGM. The Board shall prepare proposals for new guidelines at least every four years or before that if there is a need for significant adjustments, and present the proposal for resolution at the AGM. The

guidelines shall apply until new guidelines have been adopted by the AGM. The current guidelines were adopted by the 2025 AGM (see Note 8). The 2024 Remuneration Report adopted by the 2025 AGM is available on ITAB's website, itabgroup.com.

ITAB's Remuneration Committee comprises Anders Moberg (Chairman of the Committee), Petter Fågersten and Madeleine Persson. The CEO is co-opted at committee meetings.

In 2025, the Remuneration Committee held three minuted meetings. During the year, fees for the Remuneration Committee's work comprised SEK 45,000 to the Chairman of the Committee and SEK 35,000 to each of the other members.

CEO and Group management

The CEO is appointed by the Board to be responsible for the company's day-to-day management in line with the Swedish Companies Act and within the framework established by the Board. The CEO's decision authority with respect to investments, corporate acquisitions and divestments as well as financing issues is subject to rules adopted by the Board. In consultation with Chairman of the Board, the CEO prepares the requisite information and supporting material for decisions in advance of Board meetings, presents agenda items and motivate proposed resolutions.

The CEO leads the work of Group management and makes decisions in consultation with other members of management. At the end of 2025, ITAB's Group management comprised President & CEO Andréas Elgaard,

Chief Financial Officer Andreas Helmersson, Senior Vice President – MBU North Europe Jan Andersson, Chief Sustainability & People Officer Petra Axelsson, Senior Vice President – MBU South Europe West José Benito Pardo, Senior Vice President – MBU South Europe East Nicola Frascaroli, Chief Commercial Officer & Senior Vice President – MBU Rest of the World Nick Hughes, General Counsel Frida Karlsson, Chief Sales Growth Officer – Annja Mostrup, Chief Operations Officer Mikael Nadelmann, Senior Vice President – MBU Central Europe Klaus Schmid, and Chief Information Officer Teresa Tomás Aznar.

Andréas Elgaard left his position as President & CEO on 6 January 2026. Glauco Frascaroli took over as interim President & CEO on 7 January 2026 and will remain in the role until Björn Borgman takes over as the new President and CEO on 1 May 2026.

A more detailed presentation of the current CEO (interim) and Group management can be found on page 108. Remuneration to the CEO and Group management in the 2025 financial year is presented in Note 8 on page 131.

Group staff units

Group staff units that report directly to Group management have responsibility for business development, finance, insurance, HR, purchasing, IT, information, marketing, production, development, investor relations, legal affairs, communications, consolidation of accounts and Group-wide administration. Projects that cover all or the majority of the Group's companies

The Board of Directors' and committees' composition, independence, attendance and fees 2025

Name	Assignment	Committees		Independent in relation to ¹⁾		Participation in			Directors' fees incl. committee fees (SEK)
		Remuneration	Audit	Company and executive management	Major shareholders	Board meetings (total number)	Remuneration Committee (total number)	Audit Committee (total number)	
Anders Moberg	Chairman	Chairman	-	Yes	Yes	19 (19)	3 (3)	-	720,000
Kerstin Anderson ²⁾	Member	-	Member	Yes	Yes	13 (13)	-	-	217,000
Petter Fågersten	Member	Member	-	Yes	No	19 (19)	2 (3)	-	343,000
Amelie de Geer	Member	-	Member	Yes	Yes	19 (19)	-	8 (8)	368,000
Lars Kvarnsund	Member	-	Chairman	Yes	Yes	19 (19)	-	8 (8)	458,000
Madeleine Persson ³⁾	Member	Member	-	Yes	Yes	18 (19)	1 (1)	4 (4)	352,000
Fredrik Rapp	Member	-	-	Yes	No	19 (19)	-	-	308,000
Peder Strand ⁴⁾	Member	-	Member	Yes	No	19 (19)	-	4 (4)	348,000
Vegard Søråunet ⁵⁾	Member	-	Member	Yes	No	6 (6)	2 (2)	-	103,000

¹⁾ In accordance with the definitions of the Swedish Corporate Governance Code.

²⁾ Kerstin Anderson was elected as a Board member at the Annual General Meeting on 7 May 2025.

³⁾ Madeleine Persson was a member of the Audit Committee from 1 January to 7 May 2025 and the Remuneration Committee during the period 7 May to 31 December 2025.

⁴⁾ Peder Strand was a member of the Audit Committee during the period from 7 May to 31 December 2025.

⁵⁾ Vegard Søråunet was a Board member during the period from 1 January to 7 May 2025.

are controlled and coordinated from here. Within each area, handbooks and policies are drawn up that regulate the work in the subsidiaries.

Auditors

To examine the company's annual accounts, consolidated accounts and accounting records as well as the administration of the Board of Directors and CEO, a registered auditing company or one or two authorised public accountants shall be appointed by the AGM according to the Articles of Association. The auditors report to the shareholders at the AGM via their Auditor's Report.

The regular election of auditors in ITAB took place at the 2025 AGM and pertained to the term up to and including the 2026 AGM. The company's auditor is the registered auditing company Ernst & Young AB, with authorised public accountant Franz Lindström as auditor in charge. Franz Lindström has been the auditor for ITAB since 2025. Other audit assignments include AAK Sweden, Be-Ge Företagen, Bergkvara Group, Yaskawa Nordic and LW Fastigheter.

The company's auditor works in accordance with an audit plan that incorporates the views of the Board and its Audit Committee. The auditor then reports his/her observations to executive management teams, Group management and ITAB's Board and its Audit Committee during the course of the audit and in conjunction with the adoption of the annual accounts. The company's auditor also participates at the AGM and describes and expresses his opinion about the audit work. The independence of the external auditor is regulated by special instructions adopted by the Board, which stipulate the areas in which the external auditor may be engaged on matters beyond regular audit work. Ernst & Young continuously tests its independence in relation to the company and submits a written affirmation to the Board every year, stating that the auditing firm is independent from ITAB.

In 2025, a total of MSEK 1 (2) was paid in fees for Ernst & Young's services in addition to the audit assignment.

Ethical guidelines

ITAB strives to ensure that its business operations adhere to stringent demands on integrity and ethics. The Board has adopted a so-called Code of Conduct for Group operations, which also includes ethical guidelines. The Code of Conduct emphasises the importance of each and every employee, that the Group is to offer a safe and healthy work environment, and that ITAB works continuously to reduce its environmental impact. It also points out that ITAB stands for

straightforward, honest communication and that all employees have to respect commercial confidentiality. If an issue relating to business ethics arises at company level, there is a system in place detailing how employees should report directly to the Group and how such issues will be handled. In accordance with the Code of Conduct, ITAB has a zero-tolerance policy regarding all forms of bribery and corruption. The Group's operations have whistleblowing systems for reporting any whistleblowing cases from both internal and external stakeholders.

ITAB regularly reviews and evaluates internal controls in all subsidiaries, which provides reasonable assurance of appropriate and effective operations, reliable financial reporting and compliance with laws and ordinances. The internal audit also includes a follow-up of the sustainability program and the Code of Conduct. The managing director of each individual company within the ITAB Group is responsible for ensuring compliance with local regulations. All of ITAB's employees are covered by the Group-wide Code of Conduct.

Since the end of 2017, there is also a separate Group-wide supplier policy containing fundamental business ethics requirements that ITAB imposes on its suppliers. In order to ensure that ITAB is complying with GDPR, training has been conducted for employees who process personal data as part of their work.

Based on reports received through ITAB Group's whistleblowing system and other internal reporting channels, three incidents of corruption and bribes were confirmed in the Group in 2025. These incidents were assessed in accordance with ITAB Group's established investigation and governance procedures. None of these incidents resulted in police reports.

Internal controls for the financial reporting

According to the Swedish Companies Act and the Code, the Board is responsible for internal controls aimed at protecting the company's assets and thereby the investments of its owners. This responsibility includes annually assessing the financial reporting that the Board receives and setting requirements for its content and presentation to ensure the quality of the reporting. This requirement entails that financial reporting must be appropriate, applying the relevant accounting rules and other requirements for listed companies. The following description is limited to ITAB's internal controls for the financial reporting.

The internal controls should provide reasonable assurance of appropriate and effective operations, reliable financial reporting, and compliance with laws and ordinances. The basis for the internal control of

financial reporting is the control environment, including the organisation, decision-making paths, authorisations and responsibilities that are documented and communicated in the governing documents below. ITAB's tool for internal control is based on the COSO framework. COSO is a framework for evaluating a company's internal control over financial reporting. The framework streamlines the work with internal controls.

The Group's risk matrix (see pages 24-28) was reviewed during the year and forms the basis of the internal audit program. In addition to the business risks, the internal controls have focused on formalities, procedures and processes linked to the updated risk matrix.

Financial reporting

All subsidiaries submit monthly reports concerning financial outcomes, in accordance with the Group's internal finance manual. The reporting is consolidated and constitutes the basis for quarterly reports and operational follow-ups.

This operational follow-up is carried out in accordance with an established structure where invoicing, liquidity, profit, tied-up capital and other key figures of importance for the Group are collated and form the basis for analysis and measures by management and controllers at various levels. Other important, Group-wide aspects of the internal control include business plans and the annual forecast process.

For communication with external parties, the Group has an information policy intended to ensure that all disclosure requirements are complied with correctly and in full.

Control environment

The Audit Committee's primary task is to monitor the accounting and reporting processes and to ensure the quality of these reports and processes. The responsibility for maintaining an effective control environment, day-to-day risk management and internal controls in terms of financial reporting has been delegated to the CEO. Executives at various levels of the company are in turn responsible within their respective areas. Responsibilities and authorisations are defined in instructions to the CEOs, instructions concerning attestation rights, manuals, and other policies and procedures.

The Board determines the Group's policies regarding information, credit and finance. Group management determines other instructions, and the responsible Group functions issue guidelines and oversee the application of the regulatory frameworks. The Group's accounting and reporting rules are stipulated in an accounting handbook that is available to all accounting staff. Together

with laws and other external regulatory frameworks, the organisational structure and internal regulatory frameworks constitute the control environment.

Risk assessment

ITAB works continually with risk analyses as a basis for revisions of the Group's risk matrix. Financial, operational and strategic risks are charted. The Audit Committee reviews the current risk matrix when necessary and at least once a year, as well as ongoing and planned activities linked to the respective risk, and revisions are undertaken if necessary.

Control activities

The purpose of control activities is to identify, prevent and correct errors and deviations. Policies and guidelines are particularly important for accurate accounting, reporting and information dissemination and also define which control activities should be conducted. ITAB regularly updates its policies and guidelines, in writing and at meetings. Control activities include approval procedures, reconciliation of accounts, analytical follow-up and control of IT systems.

Follow-up

Group management and controllers regularly follow up economic and financial reporting as well as key business events. At each Board meeting, financial performance is monitored against forecasts, and reviews are conducted of how well investments are proceeding according to plan. The follow-up of results is an important complement to the controls and reconciliations implemented in the financial processes themselves. The Audit Committee regularly evaluates the internal control, the Code and significant accounting issues.

Opinion on internal audit function

The Board has opted not to have a special function for internal audits. The assessment is based on the Group's size and operations as well as existing internal control processes where the work with internal controls is conducted in an internal audit program that covers all subsidiaries according to an established plan. If necessary, external advisers are used for internal control projects on behalf of the Audit Committee. Parts of the internal control are regularly examined by the auditors.

Violations

The company has not committed any violations of the regulatory framework of the stock market where the company's shares are traded nor breached any stock market best practices.