

Corporate Governance Report

Gunnebo is a Swedish public limited company listed on NASDAQ OMX Stockholm, Mid Cap. The company applies the Swedish Corporate Governance Code and hereby submits its 2014 Corporate Governance Report.

Gunnebo AB (publ) is listed on the NASDAQ Stockholm and, in addition to Swedish law, the Group's corporate governance is based on the Swedish Corporate Governance Code (referred to below as "the Code"), NASDAQ OMX Stockholm AB's Rule Book for Issuers and the Swedish Securities Council's statements. This Report summarises the structure of corporate governance and how corporate governance has been performed and developed within the Group during the 2014 financial year. Gunnebo complies with the regulations of the Code in all respects.

GOVERNANCE AND DIVISION OF RESPONSIBILITIES

Corporate governance structured around the Group's operations is essential to commercial success and increased profitability. Effective corporate governance involves a well-defined division of duties and responsibilities, transparency vis-a-vis the shareholders and the market

and efficient governance and effective control over the Group's operations to ensure that it meets established targets, applicable legislation and other regulations.

In 2014, the following groups were primarily in charge of the governance, management, control and divisions of responsibilities at Gunnebo:

- Shareholders
- Board of Directors
- President
- Group Executive Team
- Operational management groups in regions, sales companies, Entrance Control as well as Operations
- Group corporate functions

Overview of Gunnebo's Corporate Governance



SHAREHOLDERS AND THE SHARE

For information about shareholders and the Gunnebo share, refer to pages 92–93 and www.gunnebogroup.com.

GENERAL MEETINGS

Shareholders exercise their influence at the Annual General Meeting or, if held, at Extraordinary General Meetings, which are Gunnebo's highest decision-making bodies. All shareholders registered in the transcript or other statement of the shareholders' register a certain amount of time before the Meeting and who have registered their attendance at the Meeting before the stipulated deadline in the notice to attend are entitled to participate in the Meeting and exercise full voting rights. Shareholders who are unable to attend the Meeting in person may appoint a proxy. Shareholders wishing to have an issue addressed by a General Meeting should submit their request to the Board by e-mail to info@gunnebo.com or by post to Gunnebo AB at the address printed on page 96 of this Annual Report. Such a request should be submitted far enough in advance to be included in the convening notice to the General Meeting.

2014 ANNUAL GENERAL MEETING

The 2014 Annual General Meeting (AGM) was held on 10 April at the Chalmers Student Union building in Gothenburg. A total of 110 shareholders took part in the Meeting, representing 60% of the number of shares and votes in the company. Chairman of the Board Martin Svalstedt was elected Chairman of the Meeting. All Board members elected by the Meeting were in attendance.

Minutes from the AGM have been published on Gunnebo's website: www.gunnebogroup.com. The Meeting adopted resolutions including:

- A dividend according to the Board and President's proposal of SEK 1.00 per share for the 2013 financial year.
- Re-election of all Board members
- Re-election of Martin Svalstedt as Chairman of the Board
- Determination of remuneration to the Board of Directors and auditor
- Guidelines for remuneration of senior executives
- Process for appointments to the Nomination Committee
- Election of Deloitte AB as the company's auditor until the end of the 2015 Annual General Meeting

2015 ANNUAL GENERAL MEETING

The next Annual General Meeting of shareholders in Gunnebo will be held in the Chalmers Student Union building, Chalmersplatsen 1, in Gothenburg on Wednesday, 15 April 2015. More information about the Annual General Meeting is available on page 89 of this Annual Report and will be published on www.gunnebogroup.com.

NOMINATION COMMITTEE

The task of the Nomination Committee is to present proposals to the Annual General Meeting for decisions in such matters as the election of the Chairman of the Meeting, Board members (number, name and Chairman), fees to the Board of Directors, remuneration for Committee work, auditor's fees, procedures for the appointment of the Nomination Committee and, where applicable, the election of auditors. It was decided at the 2014 Annual General Meeting that, for the period until the 2015 Annual General Meeting, Gunnebo's Nomination Committee would consist of one representative from each of the three largest shareholders as of 30 September 2014 as well as the Chairman of the Board. This means that the following shareholder representatives constituted the Nomination Committee for the period until the 2015 Annual General Meeting: Dan Sten Olsson (Stena Adactum), Nils-Olov Jönsson (Vätterledens Invest), Ricard Wennerklint (If Skadeförsäkring) and Martin Svalstedt, Chairman of the Board and convener. The Chairman of the Nomination Committee is Dan Sten Olsson. In the Nomination Committee's opinion, all of the Committee members are independent of the company and its executive management. Furthermore, Nils-Olov Jönsson and Ricard Wennerklint are deemed to be independent of the company's largest shareholder in terms of votes. No remuneration is paid by the company to the members for their work on the Nomination Committee. The Nomination Committee held one meeting prior to the date of this Annual Report.

Contact the Nomination Committee by post to Gunnebo AB at the address printed on page 96 or by e-mail to valberedningen@gunnebo.com.

BOARD

The overall task of the Board of Directors is to manage the interests of the company and all of its shareholders. It is also the Board's duty and responsibility to ensure that this Corporate Governance Report is prepared. The Articles of Association stipulate that the Board shall comprise no fewer than five and no more than seven members, with no more than two deputies.

The 2014 Annual General Meeting resolved that, for the period until the 2015 Annual General Meeting, Gunnebo's Board would comprise six ordinary members and no deputies. In addition, Gunnebo's Swedish trade unions are entitled to appoint two ordinary Board members and two deputies.

The Chairman of the Board is appointed by the Annual General Meeting. None of Gunnebo's senior executives are members of the Board. The President and the CFO participate at Board meetings, the latter also serving as secretary. Furthermore, other senior executives participate at meetings whenever required.

INDEPENDENCE OF BOARD MEMBERS

Pursuant to the Code, the majority of Board members elected at the Annual General Meeting must be independent of the company and its executive management. At least two members who are independent of the company and its executive management must also be independent of the company's major shareholders. The shareholdings of the individual Board members and their independence of the company, its executive management and the major shareholders, and other assignments in other companies are presented in the table on page 38 and the presentation of Board members on page 42.

THE BOARD'S RULES OF PROCEDURE

The Board's work is primarily governed by the Swedish Companies Act, the Code and the Board's rules of procedure. The rules of procedure are adopted every year at the statutory meeting of the Board. The current rules of procedure state that the Board shall hold at least six scheduled meetings between Annual General Meetings and describe the matters to be addressed at each meeting. The rules of procedure also outline the division of work and responsibilities between the Board, the Chairman, the Board Committees and the President.

The Board's tasks include adopting strategies, business plans, operational targets, interim reports and year-end reports. Furthermore, it is the Board's duty to decide on significant changes to the organisation of Gunnebo and its business activities and continuously evaluate the work of the President.

MEETINGS' REPORT

In 2014, the Board held seven scheduled meetings (in addition to the statutory meeting) and two extra meetings. During these meetings, reports from the President, the accounts at the close of interim periods, the budget for 2015, interim and annual reports, financial statements, reports from the Board's Committees and the Nomination Committee, and items pertaining to the Annual General Meeting were addressed. The following topics were also discussed:

- Strategic issues
- Investment issues
- Acquisition of Clear Image MMS Ltd, UK
- Divestment of Fichet-Bauche Télésurveillance, France
- Acquisition of Diseños Inteligentes de Seguridad S.A de C.V, Mexico
- New establishments
- AGM items
- Board evaluations
- Evaluation of President

No Board members registered reservations against any decisions during the year.

EVALUATION OF THE BOARD'S WORK

The work of the Board is evaluated every year by a survey, the results of which form the basis for continuous improvements to the Board's work. The evaluation, for which the Chairman of the Board is responsible, includes issues regarding the composition of the Board, meetings, material, Committees and the manner in which the Chairman of the Board and the Board perform their main duties in accordance with the Code. The evaluation also serves as a basis for the Nomination Committee's proposals concerning Board members and remuneration levels.

CHAIRMAN

Martin Svalstedt was re-elected the Chairman of the Board of Directors at the Annual General Meeting held on 10 April 2014. It is the Chairman of the Board's responsibility to ensure that the Board's work is conducted efficiently. This includes ensuring that the Board completes its duties, and monitoring the progress of the company and ensuring that the other members continuously receive the information required for the Board to perform its work to the necessary standard and in accordance with the relevant regulations. The Chairman does not participate in the operational management of the company.

COMMITTEES

During 2014, the Board of Directors of Gunnebo had two Committees: the Remuneration Committee and the Audit Committee. The representatives sitting on these Committees are appointed by the Board from among its own ranks.

REMUNERATION COMMITTEE

The Remuneration Committee's task includes preparing issues pertaining to the conditions of employment for the Group Executive Team, succession planning and other personnel development issues prepared by the Group Executive Team and the Group's SVP HR. The Remuneration Committee also evaluates the application of the guidelines for remuneration to senior executives adopted by the Annual General Meeting. The Remuneration Committee follows written rules of procedure.

Following the Annual General Meeting held on 10 April 2014, the Committee comprised Martin Svalstedt (Chairman), Mikael Jönsson and Göran Bille. All of the members of the Remuneration Committee are independent of the company and company management and one member is also independent of the company's major shareholders. The Committee held five meetings during the year, at which items such as bonus models, bonus outcomes and guidelines for remuneration to senior executives were discussed. The attendance of the Committee members at meetings is presented in the table on page 38.

AUDIT COMMITTEE

The Audit Committee is a preparatory body for contact between the Board and the auditors. The Audit Committee follows written rules of procedure. The Committee's duties also include examining and monitoring the Group's financial reporting, external reporting, internal control and ensuring the management and reporting of financial risks.

Following the Annual General Meeting held on 10 April 2014, the Committee comprised Bo Dankis (Chairman), Mikael Jönsson and Tore Bertilsson. All of the members of the Audit Committee are independent of the company and company management and, with the exception of Mikael Jönsson, the company's major shareholders.

The Committee held eight meetings during the year and the Group's auditors participated in five of these. The Group's auditors also participated at one Board meeting to present an account of their audit. Issues including the annual and interim accounts, the auditors' audit, risk management, internal control and the election of an auditor were discussed during the year. The attendance of the Committee members at meetings is presented in the table on page 38.

EXTERNAL AUDIT

Gunnebo's auditors are elected at the Annual General Meeting. At the 2014 Annual General Meeting, the registered public accounting firm Deloitte AB was elected as the auditor with Jan Nilsson as the Auditor in Charge. The current mandate period expires at the 2015 Annual General Meeting. The auditor's report on their audit to the Audit Committee and the Board of Directors. In addition to their standard audit assignments, Deloitte provides assistance in the form of advisory and investigative assignments. The assignments performed are not deemed to give rise to a disqualification situation. Information regarding fees to auditors is provided in Note 33.

PRESIDENT & CEO AND GROUP EXECUTIVE TEAM

Per Borgvall is Gunnebo's President and CEO and leads Gunnebo's business activities. The President is also responsible for ensuring that the Board receives the information and material necessary for making decisions. Furthermore, he presents reports at Board meetings and continuously keeps the Board and Chairman informed of the Group's and company's financial position and performance.

It is the President's responsibility to implement and ensure the execution of the strategies, business plans and operational targets adopted by the Board.

The President is assisted by a Group Executive Team comprising managers for regions, Entrance Control, Operations and corporate functions. At year-end 2014, the Group Executive Team consisted of eight individuals. These individuals are presented on page 43 of this Annual Report. In 2014, the Group Executive Team held 12 meetings.

The meetings mainly focused on the Group's strategic and operational development as well as performance monitoring.

CORPORATE FUNCTIONS

Gunnebo's head office houses the corporate functions for the coordination of Operations (production, quality, logistics and purchasing), CFO (finance, financial control, business control, legal affairs, IT, investor relations and acquisitions), Human Resources, and Marketing and Service. These functions are responsible for preparing relevant Group-wide strategies and activity plans for their respective areas of responsibility and for driving, supporting and controlling the development of the organisation based on their respective areas of expertise.

OPERATIONAL MANAGEMENT

Gunnebo's operating activities consist of the regions EMEA, Asia-Pacific and the Americas with sales companies, and the business unit Entrance Control as well as Operations. Each unit has an operational Board, which is responsible for the unit's business operations. The operational Boards are the bodies under the Group Executive Team that are responsible for ensuring and following up on the implementation of the decisions made. Other members of the operational boards include representatives from the Group Executive Team and representatives from the management groups of each of the units. These management groups are responsible for leading the day-to-day operations in each unit and usually comprise the head of each unit and the most important heads of corporate functions.

FINANCIAL REPORTING

Each region and sales company, Entrance Control as well as Operations, reports its financial outcomes every month. The major sales companies also report certain key figures on a weekly basis.

These reports are compiled by the central finance, financial control and business control corporate functions, and form the basis of further analyses and interim reporting to shareholders and the stock market.

INCENTIVE PROGRAMME

The 2010 Annual General Meeting resolved to adopt an initial component of a "rolling" incentive programme comprising warrants (Incentive Programme 2010/2014). A total of 550,000 warrants were offered to 46 senior executives and other key individuals in the Group. The warrants were valued at market value externally in accordance with the Black & Scholes valuation model and the price per warrant was set at SEK 3.30. A warrant entitles the holder to subscribe for a share in Gunnebo AB for SEK 32.00 during certain fixed periods between 2013 and 2014. During 2014, a total of 259,403 new shares were registered through the exercise of warrants issued within the framework of the Incentive Programme 2010–2014.

In conjunction with the 2011 Annual General Meeting, a second component of the rolling incentive programme (Incentive Programme 2011/2015) was adopted. A total of 575,000 warrants were offered to 49 senior executives and other key individuals in the Group. The

warrants were valued at market value externally in accordance with Black & Scholes valuation model and the price per warrant was set at SEK 6.30. A warrant entitles the holder to subscribe for a share in Gunnebo AB for SEK 44.20 during certain fixed periods between 2014 and 2015.

In conjunction with the 2012 Annual General Meeting, a third component of the rolling incentive programme (Incentive Programme 2012/2016) was adopted. A total of 585,000 warrants were offered to 50 senior executives and other key individuals in the Group. The warrants were valued at market value externally in accordance with the Black & Scholes valuation model and the price per warrant was set at SEK 4.00. A warrant entitles the holder to subscribe for a share in Gunnebo AB for SEK 31.40 during certain fixed periods between 2015 and 2016.

Since the participants, within the scope of the above incentive programme, have been offered acquisition of warrants at market price, the programme is not deemed to entail any accounting salary costs or similar costs in accordance with IFRS 2.

However, costs in the form of social security charges may be payable in certain countries.

Statistics on Attendance and Independence of Board Members 2014

Name Elected at Annual General Meeting	Elected	Board meetings	Remuneration Committee	Audit Committee	Independent in relation to:		Total remuneration, SEK
					The company and executive management	The company's largest shareholders	
Martin Svalstedt	2003	10 (C)	5 (C)		Yes	No	475,000
Tore Bertilsson	2012	10 (M)		8 (M)	Yes	Yes	267,500
Göran Bille	2008	10 (M)	4 (M)		Yes	Yes	267,500
Charlotte Brogren	2012	10 (M)			Yes	Yes	237,500
Bo Dankis	2006	9 (M)		8 (C)	Yes	Yes	287,500
Mikael Jönsson	2000	10 (M)	5 (M)	8 (M)	Yes	No	297,500
Employee representatives							
Crister Carlsson	2010	10 (M)					38,700
Irene Thorin	2012	10 (M)					38,700
Number of meetings:		10	5	8			Total: 1,909,900

C=Chairman M=Member

Board of Directors' Report on Internal Control

The responsibility of the Board of Directors for internal control is regulated in the Swedish Companies Act and in the Swedish Corporate Governance Code. Gunnebo AB applies and adheres to the requirements for internal governance and control stipulated by Swedish law (Companies Act and Annual Accounts Act) and the Swedish Corporate Governance Code ("the Code"). Accordingly, the Report is limited to a description of how internal control is organised with regard to financial reporting.

INTERNAL CONTROL OF FINANCIAL REPORTING

The internal governance and control process involves the Board, Audit Committee, President, Group Executive Team, corporate staffs, operational boards and other personnel. The purpose of the process is to ensure fulfilment of the Group's goals in terms of relevant and efficient processes, to obtain reasonable assurance with respect to the reliability of external financial reporting in the form of interim reports, annual reports and year-end reports and to ensure that this reporting is prepared in accordance with law, applicable financial reporting standards and other requirements on listed companies.

CONTROL ENVIRONMENT

Gunnebo's Board of Directors has overall responsibility for establishing an efficient system for the internal control of financial reporting and operations in general. The Board has established rules of procedure that clarify the responsibilities of the Board and regulate the division of duties between the Board and the Board Committees. The Board of Directors' Audit Committee monitors the financial reporting, internal control and risk management within Gunnebo. The Audit Committee also represents the Board of Directors in connection with external audits and stays informed about audits of the Annual Report and the consolidated financial statements, and also stays informed about day-to-day finance activities. The Board of Directors has prepared instructions for the President and instructions for financial reporting to the Board of Directors. The operational responsibility for maintaining an efficient control environment is delegated to the President and this responsibility is exercised by the President together with the Group Executive Team, operational boards and management, as well as Group staff. Gunnebo's Code of Conduct is fundamental to the control environment and highlights the basic principles that govern operations. The structure of the internal governance and control is described on page 34 and the various functions that are included interact based on approved divisions of responsibility and relevant governing documents, in addition to the above-named documents, including the Authorisation Policy and Finance Policy.

RISK ASSESSMENT

Risk assessment is an integrated part of the Group's business, from the strategy process to budget, financial forecasts, implementation and follow-up. Furthermore, it is combined with other information that may influence risks, such as major changes with regard to the organisation, senior executives, systems or new operations and acquisitions. The risks identified are managed through the Group's control structures and continuously monitored with the aim of implementing measures, identifying and evaluating processes and ensuring good quality in financial reporting. More information about the Group's risks is available in the section "Risk and Sensitivity Analysis", pages 44–47, and in Note 3, "Financial Risk Management and Financial Instruments".

CONTROL ACTIVITIES

Control activities are performed at various levels within Gunnebo. The Group Executive Team is ultimately responsible for implementing and ensuring that controls are performed at both a general and detailed operational level. This is achieved by ongoing governance and control of the accounts and financial reporting carried out by the finance functions of the local companies, regions and the corporate finance functions in conjunction with reporting and consolidation. The controller network in the various organisational units performs detailed financial analyses of earnings, key ratios, tied-up capital, trends and the follow-up of budgets and forecasts. In addition, more detailed analyses are performed as required.

The Group's risks with regard to financial reporting are related to the risk that material misstatements may arise in the reporting of the company's financial position and performance. The company's reporting instructions and established monitoring procedures aim to minimise these risks.

INFORMATION AND COMMUNICATION

Gunnebo's external and internal information and communication in the form of reporting to various authorities, financial reporting and information to the Board and employees takes place in accordance with the requirements of the business environment, the Group's internal governing documents and the Communication Policy. Accordingly, all external and internal information and communication are to be appropriate, up-to-date and correct, and should be available to the target groups as and when required.

INTERNAL INFORMATION

Internal governing documents and guidelines pertaining to financial reporting are available to the relevant personnel on Gunnebo's intranet and are also communicated at meetings and through other channels. The intranet contains policies, guidelines and specific instructions for financial reporting, internal control, closing of accounts, budget and forecasts. The Gunnebo Training Centre (GTC) is a tool used for training and facilitating communication of, for example, the Group's vision, targets, strategies and ethical dilemmas linked to the Group's Code of Conduct.

The Board receives regular reports on the financial statements and earnings trends, analyses and comments on outcomes, plans and forecasts. It also receives feedback from Audit Committee meetings, at which the auditors present the results of their audits. Additionally, there are various internal meeting forums, such as the International Management Conference (IMC), and internal boards that also include the monitoring of financial information and other important internal matters on their fixed agendas.

EXTERNAL INFORMATION

Information about the Group's business is communicated to external stakeholders on www.gunnebogroup.com, which contains publications, interim reports and other financial information, press releases

and information about Gunnebo's organisation and market offering. This information is also supplemented by meetings with investors and analysts, which are logged in an internal database.

FOLLOW-UP

Regular monitoring of and reporting on operations is carried out at different levels by the Board, Audit Committee, President, Group Executive Team, corporate finance function and operational boards. Monitoring of Group companies includes monthly and quarterly reviews of outcomes compared with budget and forecasts, the results of audits, etc. In addition to this, special efforts are monitored such as activities linked with the implementation of the new strategy, acquisitions and divestments. The Group's internal control function is an integrated part of the corporate finance function. The Board, which annually evaluates the need for such a function, has deemed that existing structures for monitoring, control and evaluation provide satisfactory documentation. External auditors are engaged for certain special audits.

See the Information for the Capital Market section on pages 89–91 for information about how communication and monitoring of the Group's financial reporting are carried out externally.

Auditor's Report on the Corporate Governance Report

This auditor's report on the corporate governance report is a translation of the Swedish language original. In the events of any differences between this translation and the Swedish original the latter shall prevail.

To the Annual General Meeting of Gunnebo AB
Corp. Reg. No. 556438-2629

It is the Board of Directors who is responsible for the Corporate Governance Report for the financial year January 1, 2014 to December 31, 2014 included in the printed version of this document on pages 34–40 and that it has been prepared in accordance with the Annual Accounts Act.

We have read the Corporate Governance Report, and based on this reading and our knowledge of the Group, we believe that we have sufficient grounds for our opinions. This means that our statutory

examination of the Corporate Governance 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.

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

Gothenburg, March 5, 2015

Deloitte AB

Jan Nilsson
Authorised Public Accountant