

Corporate governance report

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This corporate governance report has been drawn up in accordance with Swedish corporate law and Semcon's Articles of Association. The Articles of Association regulates the alignment of the business, share capital and how and when the notice to attend the AGM takes place. The entire Articles of Association are available on Semcon's website semcon.com. Semcon also complies with other applicable Swedish and foreign laws and regulations.

Application

Semcon applies the Swedish code of Corporate Governance and has no deviations to report. The current code is available at: www.bolagsstyrning.se.

Annual General Meeting

The Annual General Meeting (AGM) is Semcon's highest decision-making body. The notice to attend the Annual General Meeting appears in the Articles of Association. The notice to attend must be published in the Swedish Official Gazette, Dagens Industri and at semcon.com. At AGMs, shareholders get the opportunity to place their voting rights and, in accordance with Swedish corporate law and Semcon's Articles of Association, to take decisions concerning the composition of the Board and other central issues. Shareholders or proxies can vote for the number of shares he/she owns or represents at the meeting. AGM decisions made at the AGM are usually made with a simple majority. A qualified majority is however sometimes required for some decisions.

Annual General Meeting 2013

The 2012 AGM was held on Friday 26 April 2013 at Semcon's head office in Göteborg. Representatives of 54 per cent of

the share capital were present, of which underlying shares held by the members of the nominations committee represented 46 per cent.

Kjell Nilsson was elected to chair the meeting. The Board, Group management and a representative for Deloitte were present at the AGM.

The AGM decided on the following:

- for a dividend of SEK 2.00 per share (o) be paid
- to approve the nominations committee's proposal of Board members, remuneration to the Board and its chairman
- that the Board shall consist of five directly elected members
- to re-elect Kjell Nilsson as Chairman of the Board and re-elect Gunvor Engström, Marianne Brismar, Håkan Larsson and Joakim Olsson as Board members
- to re-elect Deloitte as the registered auditing firm until the next AGM.

The AGM also gave the Board, as in previous years, authorization to:

- carry out a new share issue of a maximum 1,811,253 ordinary shares in the company
- acquire ordinary shares and transfer ordinary shares. Acquisitions may be made at any time for so many ordinary shares that the company holds a maximum of ten per cent of all shares after the acquisition

The full minutes and information from the AGM 2013 are available at: semcon.com

Annual General Meeting 2014

The 2013 AGM will be held on Monday 28 April 2014 at Semcon's head office in Göteborg. More information is available on Semcon's website at: www.semcon.se

Share structure and voting rights

Semcon has one share class, ordinary shares, with a quotient value of SEK 1 and entitle the owner to one voting right. There were 18,112,534 (18,112,534) ordinary shares at year-end.

Shareholders

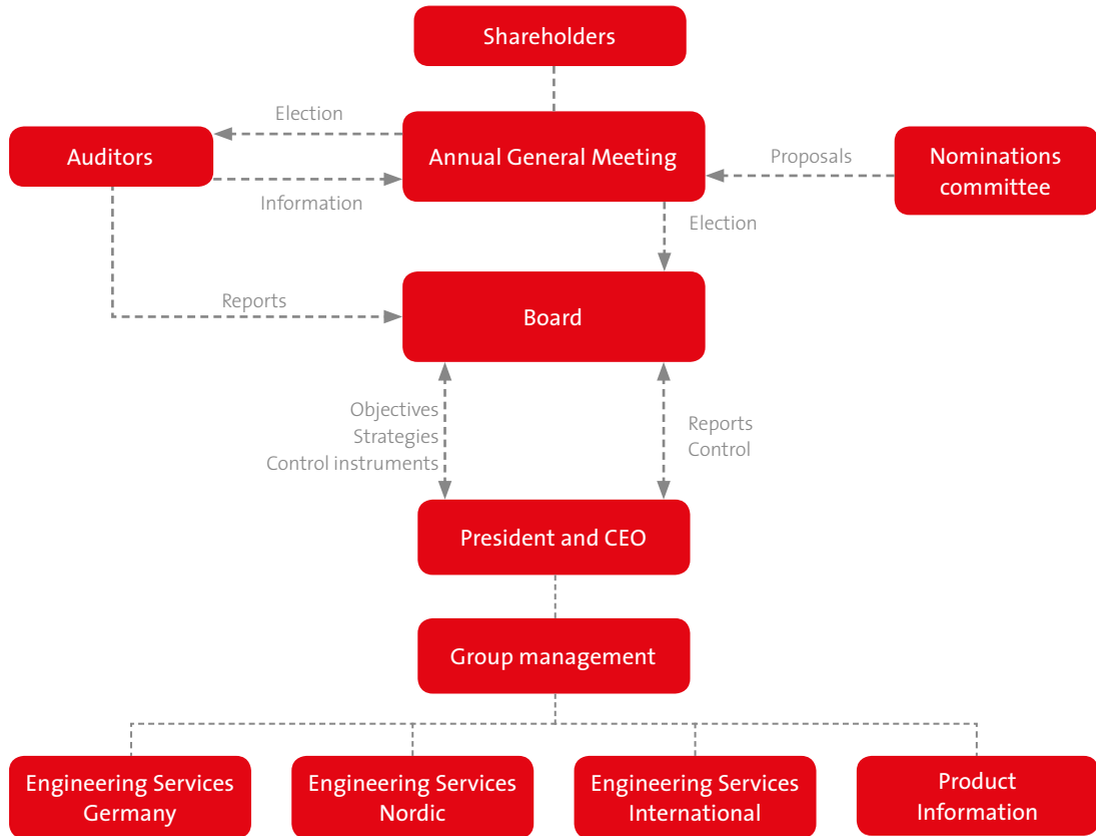
On 31 December 2013, the JCE Group owned 22.2 per cent (30.5) of Semcon's shares, Swedbank Robur Fonder 8.4 per cent (8.4), Nordea Investments Funds 6.3 per cent (o), Handelsbanken Fonder 5.7 per cent (3.7) and Andra AP-fonden 5.3 per cent. Foreign ownership amounted to 27.3 per cent (17.0) and the number of shareholders amounted to 3,782 (3,828).

Nominations committee ahead of the AGM 2014

| | Representing | Voting rights, %* |
|-----------------|-----------------------|-------------------|
| Gabriel Berg | JCE Group | 22.2 |
| Evert Carlsson | Swedbank Robur Fonder | 8.4 |
| Martin Jonasson | Andra AP-fonden | 5.3 |
| Kjell Nilsson | Semcon AB | 0.2 |
| Total | | 36.1 |

* No. of voting rights 28 February 2014

The summary below illustrates how responsibility for management and control of Semcon AB is divided between shareholders at the AGM, the Board and the CEO according to external regulations and internal policies.



Nominations committee

According to a decision made by the AGM, based on ownership statistics from Euroclear Sweden AB on 31 August for each respective year, the Chairman of the Board must convene the three largest shareholders in the company, who together shall appoint members of the nominations committee. If any of them decline then the right to nominate transfers to the next shareholder in terms of size, who doesn't already have the right to nominate members to the nominations committee. The member nominated by the largest shareholder will be the nominations committee's chairman.

The job of the nominations committee is to present proposals to the AGM concerning:

- Chairman of the AGM
- Chairman of the Board and other Board members, remuneration to the Board and in certain cases auditors and remuneration to the Board and auditors.
- The decision concerning principles for the structure of the

nominations committee. The nominations committee's members will be announced no later than six months before the AGM. Information about the nominations committee's members and how proposals to the AGM can be submitted are available in press releases at: semcon.com and in the Q3 report.

Nominations committee 2013/2014

The nominations committee's members in 2013/2014 were Gabriel Berg, JCE Group AB (nominations committee's chairman), Evert Carlsson, Swedbank Robur Fonder, Martin Jonasson, Andra AP-fonden and Kjell Nilsson (Chairman of the Board). No remuneration was paid to the members. The nominations committee met four times and also held individual meetings with directly elected members in Autumn 2013. The basis of the nominations committee's work has mainly been the company's strategies and priorities and an evaluation of the Board and its size and structure. The nominations committee's proposal for election of chairman

of the meeting, Board members, Chairman of the Board and auditors is given in the notice to attend the AGM and also published on Semcon's website. Questions to the nominations committee can be submitted to: valberedning@semcon.se

The Board

The Board is ultimately responsible for the organization and management of Semcon's business activities. The work of the Board is regulated by the Companies' Act, the Articles of Association and the procedures adopted annually by the Board.

Board structure

The Annual General Meeting elects Board members and their deputies in Semcon AB. The Board must consist of no fewer than three members and no more than eight members with no more than two deputies. Semcon AB's Board consists of five members elected by the AGM without deputies, of which two are female, and three members with their deputies elected by employees. Of the eight Board members, all are Swedish Citizens. The Board's structure meets the requirements for being independent set by the Swedish Code for Corporate Governance and in association with the NASDAQ OMX Stockholm. See table on page 83.

Work of the Board

The Board held nine ordinary meetings in 2013. The Board has adopted a number of steering documents and policies. The Board oversees the CEO's work by continuously monitoring the business throughout the year, and is responsible that the organization, management and guidelines for administering the company's affairs are suitably put together and that there is suitable internal control. The Board is furthermore responsible for developing and following-up the company's strategies through plans and objectives, decisions regarding the acquisition and divestment of businesses and major investments. The Board also determines six-monthly and annual accounts. The work of the Board follows an agenda with fixed points for Board members. The Chairman leads and delegates Board work and ensures that urgent matters in addition to the fixed points on the agenda are dealt with. Attendance at the Board meeting is given in the table on page 83. Other salaried employees in the company take part in Board meetings as co-opted members, speakers and secretary.

Board meetings 2013

No 1: Final accounts and financial statement 2012, internal control, financial report, remuneration issues, CEO evaluation, debriefing of audit (auditors present).

No 2: Decisions concerning major projects.

No 3: Review of annual report and decision proposals and notice to attend ahead of the AGM.

No 4: Q1 report, January–March, financial report.

No 5: Statutory meeting.

No 6: Interim financial statement, January–June, financial report.

No 7: Follow-up and setting of strategies.

No 8: Q3 report, January–September, financial report, debriefing of audit (auditors present).

No 9: Business plans for the business areas and setting budgets for 2014, CEO evaluation, Board evaluation and new organization.

All meetings took place at the company's head office in Göteborg.

Statutory meeting

The Board decided on a written agenda at the statutory Board meeting, close to the AGM. At the statutory Board meeting, the Board set its agenda, instructions for the CEO, subsidiary instructions, financial reporting instructions, certification procedures and financial policy.

Audit committee

Semcon has decided the entire Board will carry out the audit committee's tasks. The entire Board aims at keeping in close contact with the company's auditors so that it can satisfactorily follow significant issues concerning the company's accounts, reporting routines, management of company assets and internal control. These kinds of issues are therefore dealt with by the Board as a whole. To make sure that the Board's need for information is reached, the company's auditors report to the Board at least twice a year. Hans Warén, the responsible authorized public accountant at Deloitte, has reported their views over the past year about the Group's internal control and routines for reporting, financial accounting routines, reviewing the interim report for January–September and final balance sheet examination.

Remuneration issues

Remuneration committee

Semcon has decided that the entire Board will carry out the remuneration committee's tasks. Members of company management will not participate in this work.

Remuneration to the Board

Remuneration to the Board is decided by the AGM following proposals from the nominations committee. The AGM decided that remuneration to the Board in 2013/2014 should be SEK 500,000 for the Chairman and SEK 250,000 for other Board members not employed by the company.

Remuneration to the CEO and senior executives

The AGM decides on remuneration principles and other employment guidelines concerning the CEO and senior executives that report to him. Remuneration to the CEO is decided by the Board.

The CEO's remuneration and benefits are reported in note 8, page 61. Senior executives' remuneration is proposed

by the CEO and decided by the Board. All senior executives in the Group management team are entitled to a fixed salary and a flexible salary of no more than six months' salary based on how well they meet their respective targets. The fixed salary is adjusted to conditions on the market and set every calendar year. Remuneration guidelines include the individuals, who during the time the guidelines applied, were part of the senior management team. The Board has the right to deviate from the guidelines if there is just cause to do so in special circumstances. Senior executives' remuneration and bonuses are reported in Note 8 on page 61.

Auditors

Deloitte AB was re-elected as the company's auditor by the AGM in 2013 until the AGM in 2014. The company's main auditor is Hans Warén (born 1964). His other audit assignments include Akademiska Hus AB, Ekman & Co AB, Göteborgs Stadshus AB, Göteborg Energi AB, Parker Hannifin AB and SJ AB.

The auditors' interaction with the Board is described above. In addition to auditing, Deloitte AB also provides advice on accounting issues to Semcon. All services provided in addition to the statutory auditing service are checked specially to ensure there is no conflict of interest or disqualification issue. No senior executive at Semcon has held any position at Deloitte AB. Semcon's remuneration to auditors and purchase of services in addition to auditing, appear in Note 7 on page 60.

Group management

At year-end 2013 Group management consisted of the CEO and managers of the business areas and Group staff. See page 88.

Group management holds regular meetings led by the CEO. The meetings follow an agenda and are minuted. In addition to these meetings, a number of meetings are held where all, or parts of, the Group management are present along with to the employees from the Group. Group man-

agement works towards close contact with every business area in order to support and provide help and the tools to make the business more effective, marketing, business development and internal exchange of knowledge. From 1 January 2014 Group management consists of the CEO, CFO, general counsel and the business area managers.

Business areas

Semcon's business activities were organized into three business areas in 2013. Semcon's organization is characterized by far-reaching decentralization, where every unit is highly independent with lots of authorization. Group management's control of the business areas takes place, in addition to continual contacts, mainly through monthly internal debriefings by business area managers and controllers and by internal meetings with members of the Group management. A new market-oriented organization with four business areas was introduced on 1 January 2014.

Certification and decision-making

The Group has certification and decision-making that clearly regulates authorization at every level in the company, from individual employees to Semcon's management. The areas regulated include contract levels, handling quotes/tenders, investment, rental and leasing contracts, insurances, expenses and guarantees. The organization for an assignment/project varies according to the assignment/project's size, location and complexity. Semcon and its Swedish subsidiaries are certified and apply quality and environmental management systems according to ISO 9001:2008 and ISO 14001:2004, which are constantly reviewed by external auditors.

More information about corporate governance

The following information is available at semcon.com

- More in-depth information about internal control instruments, such as Corporate Governance and Code of Conduct.
- Information from Semcon's AGM from 2005 (notices to attend meetings, minutes etc.)

| ■ Semcon's Board | | Elected | Present | Dependent | Audit committee | Remunerations committee |
|-----------------------|-------------------------|---------|---------|-----------|-----------------|-------------------------|
| Kjell Nilsson | Chairman | 2007 | 9/9 | Yes * | Yes | Yes |
| Gunvor Engström | Member | 2007 | 9/9 | No | Yes | Yes |
| Håkan Larsson | Member | 2008 | 9/9 | No | Yes | Yes |
| Marianne Brismar | Member | 2008 | 9/9 | No | Yes | Yes |
| Joakim Olsson | Member | 2011 | 8/9 | No | Yes | Yes |
| Roland Kristiansson** | Employee representative | 2004 | 3/3 | | Yes | Yes |
| Christer Eriksson | Employee representative | 2007 | 9/9 | | Yes | Yes |
| Ronny Lundberg | Employee representative | 2011 | 9/9 | | Yes | Yes |
| Kenneth Straschko** | Employee representative | 2013 | 6/6 | | Yes | Yes |

*Kjell Nilsson is dependent to the company as he was the company's CEO.

** Roland Kristiansson retired in conjunction with the AGM 2013 and was replaced by Kenneth Straschko.

A presentation of Board members is available on page 86 of this Annual Report.

Internal control for financial reporting

The Swedish Companies Act regulates the Board and CEO's responsibility concerning internal control. The Board's responsibility is also regulated by the Swedish Code of Corporate Governance, which also includes demands for annual external information flow concerning how the financial reporting is organized.

Internal control

Semcon has defined internal control as a process designed to provide reasonable assurance that Semcon's objectives are achieved in terms of an appropriate, effective business, reliable reporting and how to follow applicable rules and regulations. The internal control is influenced by the Board, CEO, Group management and other employees and is based on a control environment that creates the basis for the other four components in the process - risk assessment, control activities, information, communication and follow-ups. The process bases itself on the framework for internal control issued by the Committee of the Sponsoring Organizations of the Treadway Commission (COSO). The control environment includes the values and ethics that the Board, CEO and Group management communicate and use and that are documented in Semcon's Code of Conduct and the Group's organizational structure, management, decision-making, authorization, responsibility and expertise of the employees. Semcon's vision, business concept, objectives and strategies are the basis of day-to-day work. Semcon is characterized by a decentralized organization driven from target-steered management with clear objectives.

Internal control for financial reporting

Internal control concerning financial reporting aims to give reasonable assurance concerning reliability of the external financial reporting in the form of quarterly reports, financial statements and annual reports, and that the external financial reports are drawn up in accordance with laws, applicable accounting standards and other demands made on listed companies. The following description has been drawn up in accordance with the Swedish Code of Corporate Governance and the current application instructions and make up the Board's report for internal control concerning the financial reporting.

Control environment

The Board has overall responsibility for the internal control of financial reporting. The Board has set out written standing orders that clarify the Board's responsibilities and that regulate the work of the Board. The Board will ensure that set principles for financial reporting and internal control are observed and that applicable relationships with the company's auditors are maintained. The Board has drawn up instructions for the CEO and for financial reporting. Responsibility for ensuring effective control environments is delegated to the CEO. The Group's Internal Control is a support function for the internal control of financial reporting in the Group's companies and business areas. Internal control instruments for financial reporting are made up of the Group's finance policy, information policy, investment rules, authorization rules and the Group's accounting and reporting rules. Semcon's ethical values are documented in the Group's Code of Conduct and staff policies complement other rules and instructions for employees. A lot of hard work has been carried out in recent years on the Group's management systems and for clearer routines and regulations for submitting tenders/bids, conditions of contract and drawing up agreements. To make sure these routines are adhered to a number of training initiatives were completed over the year.



Framework for internal control

Risk assessment

Semcon's risk assessment covering financial reporting, i.e. identification and evaluation of the most significant risks in the Group's companies, business areas and processes regarding financial reporting, consist of a foundation for how they are managed. They are managed by the risks being accepted, reduced or eliminated. Annual evaluation activities are carried out by the internal control function and worked out according to a risk-based model. A number of criteria are considered to assess the degree of risk of inaccuracies occurring in financial reporting. Complex accounting policies might, for example, mean that the financial reporting risks being inaccurate for the items covered by such policies. Valuing certain assets or liabilities using various assessment criteria might also constitute a risk. The same applies to complex and/or changes to business conditions.

Control activities

The significant risks identified for financial reporting are managed through various control activities and processes in the Group's companies and business areas and aim to safeguard that the basic demands on external financial reporting are met. The control activities build on the Group's minimum requirements for internal control for financial reporting and consist of comprehensive, detailed controls that can be preventative and exploratory in nature. The respective business areas are responsible for the Group's control instruments being implemented and observed and that any possible deviation is reported.

Information and communication

Information and communication about internal control instruments for financial reporting is published on Semcon's intranet, which is accessible to every employee. External communication consists, for example, of external financial reporting such as quarterly reports and the annual report. There is a communication handbook to support the information procedures in the Group. This clearly states who is allowed to communicate what type of information and that the information must be correct, coordinated, consistent, fast and able to be monitored, both internally and externally.

Follow-ups

Follow-ups for ensuring effective internal control for financial reporting are carried out by the Board, CEO, Group management, the Internal Control function and by the Group's companies and business areas. Follow-ups are carried out informally and formally and comprise follow-ups of monthly financial reports against budgets and objectives such as quarterly reports, which in certain cases are complemented with independent examinations by external auditors. Semcon has introduced a Group-wide reporting system for working on the internal control of financial reporting, which includes self-evaluation of all the Group's companies and business areas that provides a picture of how the Group's subsidiaries live up to the minimum requirements of internal control for financial reporting for significant risks identified and also provides information concerning the status of subsidiaries' work. Every company and business area is responsible for drawing up action plans for divergence that is then followed-up by the respective internal Board in each business area. In view of the results of the tests, the company has so far found no reason to introduce a special internal audit function.

Göteborg, 14 March 2014
The Board

Auditor's report on the corporate governance report

To the Annual General Meeting of Semcon AB, corporate identity number 556539-9549.

It is the Board of Directors who is responsible for the corporate governance report for 2013, included in the printed version of this document on pages 80-85 and that it has been prepared in accordance with the Annual Accounts Act.

We have read the corporate governance report and based on that reading and our knowledge of the company and the group we believe that we have a sufficient basis for our opinions. This means that our statutory examination of the corporate governance 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 the consolidated accounts.

Göteborg, 14 March 2014
Deloitte AB

Hans Warén
Authorized Public Accountant