ÅF AB – The work of the Nomination committee and the committee’s proposals to the 2017 Annual General Meeting

1 The Nomination committee and its work
In accordance with the principles adopted by the 2016 annual general meeting, the nomination committee consists of the chairman of the board, Anders Narvinger, Jonas Abrahamsson, appointed by the ÅForsk Foundation and Chair of the nomination committee, Annika Andersson, appointed by Swedbank Robur Fonder, Jonathan Schönbäck, appointed by Handelsbanken Investment Management, Johan Strandberg, appointed by SEB Investment Management and Karl Åberg, appointed by Zeres Public Market Fund.

As basis for its work, the Nomination committee has interviewed the board members and has engaged an external advisor to perform an evaluation. The nomination committee has also discussed the company’s strategic challenges with the CEO. Alongside this, the nomination committee has also met with the chairperson of the audit committee who presented the committee's work and considerations regarding the auditing of the company. The nomination committee has held 8 recorded meetings.

2 Proposals of the nomination committee
As mandated by the annual general meeting and in accordance with the principles of the Swedish Corporate Governance Code, the nomination committee submits the following proposals to the 2017 annual general meeting of shareholders in ÅF AB (publ).

Chairperson of the meeting
The Nomination committee proposes that the Chairman of the Board, Anders Narvinger, chairs the 2017 Annual General Meeting.

Board of Directors
The Nomination committee proposes that the Board of Directors of the company shall consist of eight (8) members elected by the Annual General Meeting with no deputies.

Re-election of the current members of the Board, Staffan Jufors, Anders Narvinger, Björn O. Nilsson, Maud Olofsson, Joakim Rubin, Kristina Schauman and Anders Snell.

It is proposed that Gunilla Berg is appointed as a new member of the board. Gunilla Berg is born in 1960. She holds a degree from the Stockholm School of Economics. Gunilla Berg is currently the CFO of the PostNord Group and a board member of Atlas Copco and Alfa Laval. Gunilla Berg owns no shares or other financial instruments issued by ÅF.

Marika Fredriksson has declined re-election.

Chairperson of the Board
The Nomination committee proposes that Anders Narvinger is re-elected as Chairman of the Board.

The Nomination Committee’s Reasoned Statement
When preparing the proposal of the composition of the board of directors, the Nomination committee has applied section 4.1 in The Swedish Corporate Governance Code regarding diversity, range of qualifications and gender balance in the board of directors.
The Nomination committee has evaluated which challenges the board may encounter and, with these taken into consideration, assessed which requirements should meet regarding the board’s competence, experience and diversity. The board members’ ability of full participation in the board work has also been considered.

As basis for its work, the nomination committee has inter alia made an evaluation of the board of directors and its work and considered the CEO’s presentation of the company’s operations, objectives and strategies.

Based on its assessments the nomination committee proposes that the current board, with the exception of Marika Fredriksson who has declined re-election, is re-elected and that Gunilla Berg is elected new member of the board.

The Nomination committee is of the opinion that the proposed composition of the Board of Directors contain the competence and experience desirable for handling the challenges of the company. The proposed composition of the board of directors also fulfils the requirements of gender balance and diversity stated in section 4.1 of The Swedish Corporate Governance Code.

The diversity issue is important and it is imperative that future nomination committees continue to work with it. Of the proposed directors to be elected by the general meeting, five are men and three are women. The level of 40 percent of the less represented gender, which is what the Swedish Corporate Governance Board aims for on the boards of the listed by the year 2020, is therefore almost reached. The Nomination committee’s opinion is therefore that there is no need to propose changes to obtain a more equal gender balance.

The Nomination committee’s proposal for the composition of the Board is based on considerations concerning which qualifications will best serve the company’s current and future business. Industry knowledge and experience of board work in listed companies have been deemed imperative. Another important aspect has been a variety of competences and experiences between the board members.

Through the contacts with the members of the board and the evaluation of the work of the board, the nomination committee has concluded that the work of the board functions very well and that the current composition of the board fulfils the criteria deemed important by the committee. The board actively engages in the strategy of the company through participation in the analytical and preparatory strategy work. It is the board’s opinion that it has sufficient control of the company’s profitability and financial standing.

The Board Members Dependence

Björn O Nilsson and Anders Snell have positions of dependence with regard to the largest shareholder in the company in respect of voting entitlement, The ÅForsk Foundation, but do not have positions of dependence with regard to the company.

None of the other directors proposed has a position of dependence with regard to any of the company’s major shareholders or with regard to the company.

Proposed composition of the board fulfils the rules in the Swedish Code of Corporate Governance that more than half of the board members shall be independent with regard to the company and that at least two of these members shall be independent with regard to the largest shareholders in the company.

Board Remunerations

The Nomination Committee proposes that remuneration to the Board, including its committees, until the time of the next Annual General Meeting shall total SEK 3 285 000.

For the work of the Board, a fee of SEK 725 000 is proposed for the Chairman of the Board and SEK 310 000 for each of the seven other directors. This brings the total fees paid for board work to SEK 2 895 000. This is an increase of SEK 320 000 compared to the decision of the annual general meeting of 2016. The reason for the increase is that the growth of the company brings an increase in the workload of the
directors and that competitive remunerations are deemed an important factor when recruiting new
directors.

For the members of the Audit Committee, it is proposed a remuneration of SEK 125 000 to be paid to
the Chair and SEK 50 000 for each of the other two members of the committee. For the members of the
Remuneration Committee, it is proposed that remuneration of SEK 75 000 is paid to the Chair and SEK
45 000 for each of the other two members of the committee. This brings the total of fees paid out for
committee work to SEK 390 000 which is, with the exception of the remuneration to Chair of the audit
committee, unchanged compared to the levels adopted by the annual general meeting of 2016.

The Nomination Committee also proposes that, provided that it is not more costly for the Company and
if agreed between the Company and a (Swedish) limited company wholly owned by the board member,
the remuneration may be invoiced by said company. The invoiced amount shall then be increased with
a sum corresponding to statutory employer’s contribution costs and VAT.

Auditor

The board’s audit committee has performed a tendering process regarding the auditing of the company.
It has informed the nomination committee that the accounting companies Ernst & Young and KPMG are
deemed the most suitable for the assignment. The committee recommends KPMG. The nomination
committee therefore proposes, in accordance with the recommendation of the audit committee that the
annual general meeting appoints the accounting company KPMG AB to act as the auditor of the
company until the end of the 2018 annual general meeting.

Remuneration to the Auditors

It is proposed that remuneration to the auditors be paid in accordance with approved invoices.

Principles for the Nomination Committee

The Nomination Committee proposes that the Principles for the Nomination Committee shall remain
the same as those approved by the 2016 Annual General Meeting:

The Nomination Committee shall consist of representatives of a minimum of three and a maximum of
five of the largest shareholders by voting entitlement, together with the Chairman of the Board. The
Chairman of the Board shall invite the five largest shareholders by voting entitlement to participate in
the Nomination Committee. The entitlement shall be based on Euroclear Sweden AB’s list of
shareholders (by groups of owners) on the last banking day in August, and on other reliable information
provided to the Company at this time.

The names of the members of the Nomination Committee and the names of the shareholders they
represent are to be published at the latest six months before the Annual General Meeting. If any of the
five largest shareholders by voting entitlement waives the invitation to appoint a representative to the
Nomination Committee, the next largest shareholder in terms of voting rights shall be given the
opportunity to appoint a representative. It is however not required to ask more than seven of the largest
shareholders by voting entitlement unless the Nomination Committee has fewer than three
representatives. The person appointed by the largest shareholder by voting entitlement shall be
appointed Chair of the Nomination Committee, unless the Nomination Committee decides otherwise.
The Nomination Committee exercises its mandate until the appointment of a new Nomination
Committee.

Should a significant change takes place in the ownership structure after the Nomination Committee has
been constituted and more than two months before the Annual General Meeting and a major new owner
expresses a wish to participate in the work of the committee, the composition of the Nomination
Committee shall be altered to accord with the principles specified above. This shall be done either by replacing the committee member who has been appointed by the smallest shareholder by voting entitlement, or by expanding the Nomination Committee with an additional member. Shareholders who acquire sufficient shares to qualify as one of the three largest shareholders by voting entitlement within the two months preceding the annual general meeting shall have the right to appoint a co-opted representative on the Nomination Committee.

Shareholders who have appointed a member of the Nomination Committee have the right to appoint a new member of the Nomination Committee in his/her place.

The Nomination Committee shall submit proposals to the Annual General Meeting on:

- the election of chairperson of the annual general meeting,
- the election of a Chairman of the Board and other members of the Board,
- the allocation of Directors’ fees between the Chairman of the Board and other members, and any remuneration for committee work,
- election and remuneration of Auditors and Deputy Auditors (if any), and
- resolution regarding the principles for the appointment of the Nomination Committee.

The Nomination Committee shall have the right to charge the Company for expenses such as those incurred in conjunction with the use of recruitment consultants, whose assistance may be required to enable the Nomination Committee to execute its duties properly. No fees are payable to members of the Nomination Committee.

Stockholm, March 2017
Nomination committee ÅF AB (publ)

This English version is a translation of the Swedish original. The Swedish text is the binding version and shall prevail in the event of any discrepancies.