



REASONED STATEMENT OF THE ELECTION COMMITTEE OF GLOBAL HEALTH PARTNER AB CONCERNING THE PROPOSAL FOR THE ANNUAL GENERAL MEETING 2011 REGARDING THE ELECTION OF A BOARD OF DIRECTORS

Global Health Partner's Election Committee and its work during the year

At the company's Annual General Meeting on 29 April 2010, it was decided that Global Health Partner shall have an Election Committee consisting of one representative from each of the three largest owners that wish to appoint a representative, as well as the Chairman of the Board. If any of these three owners do not wish to appoint a representative this right is transferred to the fourth largest owner, and so on. The names of the members of the Election Committee and of the shareholders they represent were published on 3 November 2010, that is no later than six months before the Annual General Meeting in 2011. The mandate period of the Election Committee lasts up until the time when a new Election Committee has been appointed. Unless the members of the committee agree otherwise, the member representing the largest owner shall be the Chairman.

The Election Committee was constituted on the basis of shareholder statistics from Euroclear Sweden AB as of the last day of September 2010.

At the inaugural meeting of the Election Committee Thomas Eklund, Investor AB, was elected Chairman. The other representatives are Thomas Eriksson, Metroland BV and Johan Lannebo, Lannebo Fonder AB. In his capacity as the Chairman of the Board of Directors, Urban Jansson is also a member of the Election Committee.

Proposal for election of the Chairman of the meeting (agenda item 2)

The Election Committee proposes Urban Jansson as Chairman of the Annual General Meeting.

Determination of fees to the Board of Directors elected by the meeting and the Auditor (agenda item 11)

The Election Committee proposes:

A Board fee of SEK 1,200,000 to be divided up as follows:

- SEK 400,000 to the Chairman of the Board
- SEK 200,000 each to four (4) members of the Board who are not company employees
- no fee is paid to members of the Board who are employed by Global Health Partner

No further remuneration is paid for committee work.

The Election Committee proposes that the auditor's fee, for the period of time up until the end of the next Annual General Meeting, be paid on the basis of reasonable invoicing presented to the company. Ernst & Young, with the authorized public accountant Sven-Arne Gårdh as the auditor in charge, was elected at the Annual General Meeting of 2008 for a period of four years.



Reasoned statement concerning the proposal for determination of the number of members of the Board and a proposal for election of the Board (agenda items 10 and 12)

The Election Committee proposes that the Board shall consist of six (6) people, with no deputy members.

The Election Committee proposes re-election of Paul Hökfelt, Andrew Wilson, Lottie Svedenstedt and Per Båtelson as members of the Board, and new election of Carsten Browall and Thomas Eklund, for a mandate period up until the next Annual General Meeting. Urban Jansson and Karl Swartling have declined re-election. Furthermore, the Election Committee proposes that Paul Hökfelt be elected as Chairman of the Board for the coming year.

Reasons for choice of Board of Directors

Thomas Eklund (born 1967) has been Managing Director of Investor Growth Capital since 2002 and has, amongst other things, been in charge of the investments in Swedish Orphan and Entific Medical Systems. Today Thomas has a seat on the Boards of Biotage AB, Carmel Pharma AB, Neovanta Medical AB, Memira AB and Vårdapoteken AB.

Thomas Eklund was formerly Investment Director at ABN AMRO Capital in the Nordic region and Vice President at Handelsbanken Markets, Corporate Finance. Thomas has a Master of Science degree from the Stockholm School of Economics.

Thomas Eklund is independent of the company's senior management and the company but not of the company's major shareholders. Thomas Eklund or parties related to him do not own any shares in Global Health Partner.

Carsten Browall (born 1958) is the Managing Director of Unfors Instruments AB, a rapidly growing medical device company based in Gothenburg. Carsten has had a long career in the Healthcare sector, where he has been in leading positions in rapidly growing companies such as Mölnlycke, Nobel Biocare and Capio. Carsten has also had Board commitments as Chairman of the Board of companies such as Neoss Ltd and Surgical Science AB. Carsten has an M.Sc. in Economics and Business Administration.

Carsten Browall is independent of both the company's major shareholders and of the company's senior management and the company. Carsten Browall does not own any shares in Global Health Partner.

An evaluation of the Board was done before the change of listing from AIM in London to NASDAQ OMX Stockholm in October 2008, on the basis of which certain changes were made in order to successfully meet the expectations and demands that the Board faces. Before this year's Annual General Meeting the Election Committee has also performed an evaluation of the demands that will be placed on the work of the Board on the basis of the company's business, and in this connection the size of the Board, its composition and the proposed people's industrial experience and competence have been discussed.

In the opinion of the Election Committee, the current Board has worked well and carried out its commitments in an excellent fashion, and Thomas Eklund and Carsten Browall will bring relevant competence and experience to the Board.

Furthermore, in the opinion of the Election Committee, the proposed Board meets both the requirements of NASDAQ OMX Stockholm and of the Swedish Code of Corporate Governance with regard to independent members of the Board.

Resolution on the Election Committee for the Annual General Meeting of 2012 (agenda item 17)

The Election Committee proposes that the Annual General Meeting shall adopt the following with regard to an Election Committee for the Annual General Meeting of 2012:

The Election Committee proposes that the company Chairman be appointed as a member of the Election Committee and shall be given the task, in consultation with the three largest owners of the company at 30 September 2011 who wish to appoint a representative, of appointing three further members. In the event that one of the members of the Election Committee represents a shareholder that no longer belongs to the largest shareholders of the company in terms of the number of votes, or for any other reason decides to resign from the Election Committee before the Annual General Meeting of 2012, the other members of the Election Committee shall together have the right to appoint another representative for the major shareholders to replace this committee member. The names of the three owners' representatives and of the shareholders that they represent shall be published no later than six months before the Annual General Meeting of 2012. Unless the members of the committee agree otherwise, the member representing the largest owner shall be the Chairman.

The Election Committee shall be constituted on the basis of shareholder statistics from Euroclear Sweden AB (formerly VPC AB) as of the last day of September 2011.

The Election Committee shall draw up proposals for the following items, to be presented at the Annual General Meeting of 2012 so that a resolution can be adopted:

- 1) Chairman at the Annual General Meeting,
- 2) Number of Board members,
- 3) Board of Directors,
- 4) Chairman of the Board,
- 5) Fees divided up among the members of the Board and any remuneration for committee work,
- 6) Fee for the Group's auditors,
- 7) When applicable, election of an auditor, and
- 8) Proposal for a resolution on an Election Committee for the Annual General Meeting of 2013.

The Election Committee shall otherwise fulfil the duties incumbent on the Election Committee, as stipulated by the Swedish Code of Corporate Governance.

The Election Committee, March 2011