Elekta is a key industrial partner to cancer care and healthcare providers globally. Cancer is the fastest growing healthcare burden in society and the first or second leading cause of death globally.

Over the last 18 months the pandemic has forced hospitals and clinics to reprioritize resources and to restrict access for installations and treatments. Elekta has shown strong resilience, both financially and operationally, and has been able to continue supporting customers in keeping cancer care going. Even so, the lack of resources brought by the pandemic will leave long-lasting marks as diagnosis and treatment for millions of cancer patients have been delayed.

The importance of cancer care and the long-term attractiveness of the radiation therapy market was underscored by Siemens Healthineers’ re-entry to our industry. This change in the competitive landscape strengthens Elekta’s long-held tradition of bringing diagnostic imaging to radiotherapy and will spur technological and clinical innovations.

The role of radiotherapy in cancer care has successively grown as clinical and technological innovations brought to market. Elekta has improved patient outcomes and improved precision of both diagnosis and treatment. We are dedicated to continuously improve cancer care and making the treatments better, safer and more effective. Our strategic partnership with Philips will further unlock opportunities in the broader cancer care spectrum. Globally, there is still a substantial shortage of radiotherapy capacity. Especially low- and middle-income countries are severely underserved. But as cancer incidence continues to increase, all countries will need to invest to expand treatment capacity.

Sustainability is an area where the Board via its committee work is deeply engaged. We view ESG as a tool to systematically manage our social impact and reduce our climate footprint, and for identifying business opportunities while avoiding risks.

Elekta’s environmental impact is limited, and governance issues have long been integrated into our code of conduct. Our biggest impact is on social issues where our societal contribution to cancer care aligns perfectly with our business strategy and goals. However, there are limitations to our ability as a publicly listed company to be involved in the early stages on these issues. Therefore, the Board plans to ask the AGM to fund a foundation that will work early with governments and NGOs to improve access to efficient cancer care in low- and middle-income countries.

Gustaf Salford was appointed President and CEO by the Board in November 2020, having served as acting CEO since June. Gustaf has been with Elekta for twelve years and has in a variety of roles proven himself to be a strong and capable leader with deep competence and international business acumen. The Board puts a strong focus on long-term succession planning and managerial development. As our industry is technologically complex and requires a great deal of specialization, having the ability to recruit internally to leadership positions is strategically important for us.

We have a strong and dedicated team at Elekta and substantial business opportunities ahead of us. The pandemic exposed vulnerabilities in the global healthcare systems that will need to be addressed in the future. We intend to do our part and continue to work to improve access to the best cancer treatment as possible for millions of patients around the world. Thereby Elekta will help reducing the global cancer burden.

Laurent Leksell
Chairman of the Board
Elekta AB (publ) is a Swedish public limited liability company listed on Nasdaq Stockholm. Elekta considers good corporate governance, including risk management and internal control, to be an important element of a successful business operations as it provides opportunities for maintaining confidence among customers, patients, shareholders, authorities and other stakeholders. Elekta’s corporate governance report 2020/21 has been prepared by the Company’s Board of Directors, in accordance with the annual accounts act and the Swedish corporate governance code, as a separate report from the Board of Directors’ report, and it has been reviewed by the Company’s external auditor.

Elekta’s structure for corporate governance
An overview of Elekta’s structure for corporate governance is set out in the illustration below. The different corporate bodies that are included in the structure are described in more detail in this report in the order specified below.

Elekta has implemented and complied with the Swedish corporate governance code (the Code) with one exception during the fiscal year of 2020/21. According to point 2.4 of the Code, the chairman of the Board of Directors is not to be the chairman of the nomination committee. Elekta’s nomination committee resolved to appoint the chairman of the Board of Directors, Laurent Leksell, as chairman of the nomination committee. This was motivated by the fact that Laurent Leksell, in his capacity as the major shareholder, is well suited to effectively lead the work of the nomination committee in order to achieve the best result for the Company’s shareholders.

1) “Elekta” or the “Group” refers to the Elekta Group which includes Elekta AB (publ) and its subsidiaries, and “Elekta AB” and the “Company” or the “Parent Company” refers to Elekta AB (publ). 2) The Code can be found at www.corporategovernanceboard.se.
**Shareholders**

**Shares and votes**
Elekta AB’s B share is since 1994 listed on Nasdaq Stockholm. On April 30, 2021, the total number of registered shares in Elekta AB was 383,568,409 divided between 14,980,769 Series A shares and 368,587,640 Series B shares. At the general meetings of shareholders, which are the forum in which shareholders may exercise influence, Series A shares entitle the holder to 10 votes each, while Series B shares carry one vote each.

Laurent Leksell has been the largest shareholder of Elekta AB in terms of voting rights since the listing on Nasdaq Stockholm and controlled through own and related parties’ as per 30 April, 2021 holdings representing 30.4 percent of the votes.

Read more about the share, the shareholders and Elekta’s dividend policy on page 39.

**General meeting of shareholders**
The general meeting of shareholders is Elekta AB’s highest decision-making body at which the shareholders can exercise their right to make decisions in certain company matters. In addition to the annual general meeting (AGM) of shareholders, extraordinary general meetings (EGM) of shareholders may be held at the discretion of the Board of Directors or if requested by the external auditor or by shareholders holding at least 10 percent of the shares.

The AGM is held in Stockholm, Sweden. The date and venue for the meeting will be announced on Elekta’s website www.elekta.com, not later than in connection with the third interim report for the period May–January. Notification of the AGM is published, according to the rules of the Swedish companies act, not earlier than six weeks and not later than four weeks in advance of the meeting.

Disclosures on direct or indirect shareholdings in Elekta AB representing at least one-tenth of the voting rights, and information about authorizations by the general meeting of shareholders for the Board of Directors to decide upon acquisition of own shares, are set out on page 39.

**General meetings 2020/21**
The AGM 2020 was held on August 26, 2020. As a result of the Covid-19 pandemic, the AGM was held through advance voting. 381 shareholders voted in advance, either personally or by proxy, corresponding to approximately 70 percent of the votes in the Company. The main resolution items of the AGM 2020 are set out in the column to the right.

An EGM was held on April 16, 2021. The EGM was, as the AGM 2020, carried out through advance voting and the general meeting resolved that an amount representing SEK 0.90 per share shall be distributed as an extra dividend to the shareholders.

Further information regarding the above mentioned general meetings, including the minutes, is available at www.elekta.com. No other general meetings of shareholders were held during the fiscal year 2020/21.

**AGM 2021**
The AGM 2021 will be held on August 25, 2021. More information regarding this AGM is found on page 160.

**SHAREHOLDERS’ PRESENCE AT AGM: S**

<table>
<thead>
<tr>
<th>Year</th>
<th>Shareholders</th>
<th>Votes (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2016</td>
<td>600</td>
<td>90</td>
</tr>
<tr>
<td>2017</td>
<td>400</td>
<td>70</td>
</tr>
<tr>
<td>2018</td>
<td>200</td>
<td>50</td>
</tr>
<tr>
<td>2019</td>
<td>200</td>
<td>50</td>
</tr>
<tr>
<td>2020</td>
<td>200</td>
<td>30</td>
</tr>
</tbody>
</table>

- **Number of shareholders present (personally or by proxy)**
- **Percentage of voting rights present (personally or by proxy)**

**The main resolution items of the AGM 2020:**

- A dividend payment of SEK 0.90 per share to shareholders
- Discharge from liability of the members of the Board of Directors as well as the President and CEO for management of the Company in the 2019/20 fiscal year
- Adoption of fees to the Board of Directors totaling SEK 4,580,000 (5,130,000), of which SEK 1,280,000 (unchanged) to the chairman of the Board of Directors and SEK 550,000 (unchanged) to each of the other external members of the Board of Directors, as well as remuneration for board committee work of SEK 115,000 (unchanged) to the chairman of the compensation and sustainability committee and SEK 80,000 (unchanged) to each of the other members of the committee, and SEK 240,000 (unchanged) to the chairman of the audit committee and SEK 150,000 (unchanged) to each of the other members of the committee
- Re-election of Laurent Leksell, Caroline Leksell Cooke, Johan Malmquist, Wolfgang Reim, Jan Secher, Birgitta Styman Göransson and Cecilia Wikström as members of the Board of Directors. Tomas Puusepp had declined re-election. Laurent Leksell was re-elected as chairman
- Election of Ernst & Young AB as external auditor, with authorized public accountant Rickard Andersson as the auditor in charge
- Adoption of guidelines for remuneration of senior executives
- Adoption of the share-based long-term incentive program, Performance Share Plan 2020, to be offered to Executive Management and certain key employees
- Authority for the Board of Directors for acquisition and transfer of own shares

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**CORPORATE GOVERNANCE REPORT**
Nomination committee

The responsibilities of the nomination committee
The main responsibility of the nomination committee is to prepare proposals for adoption at the AGM with respect to election and remuneration matters, as for instance election of chairman of the general meeting, directors and external auditor as well as remuneration to the directors and the external auditor.

Appointment of nomination committee
The AGM 2020 resolved that the nomination committee for the AGM 2021 would be appointed through a procedure whereby the chairman of the Board of Directors would contact the four largest shareholders in terms of voting rights, besides the shareholder or shareholders the chairman of the Board of Directors may represent. The assessment of which shareholders that are the largest shall be based on Euroclear Sweden’s shareholder statistics as of the last banking day in September. These shareholders would be given the opportunity to appoint one person each who, together with the chairman of the Board of Directors, would constitute the nomination committee. The chairman of the nomination committee would, unless the nomination committee unanimously decides otherwise, be the member of the nomination committee appointed by the largest shareholder in terms of voting rights. No remuneration would be paid to the members of the nomination committee.

The composition of the nomination committee for the AGM 2021 is set out below. The assignment for the nomination committee is valid until the end of the next AGM or, where applicable, until a new nomination committee has been appointed.

The nomination committee for the AGM 2021
- Laurent Leksell (chairman) – represents his own and related parties’ holdings and is also the chairman of the Board of Directors
- Per Colleen – The Fourth Swedish National Pension Fund
- Filipa Gerstädt – Nordea Funds
- Javiera Ragnartz – SEB Funds
- Tomas Risbecker – AMF Pension & Funds

Preparation for the AGM 2021
The nomination committee held four meetings prior to the AGM 2021. An evaluation of the Board of Directors’ work, competences, composition and independence of its members is performed annually and initiated by the chairman of the Board of Directors, partly to assess the preceding year, partly to identify areas for development for the Board of Directors. During the fiscal year 2020/21 a digital evaluation was performed with support from an external company. The conclusion is presented to the nomination committee by the chairman of the board. In addition, individual interviews have been held by the committee with each director. The nomination committee has, through the audit committee’s chairman, obtained the audit committee’s recommendation as regards election of auditor.

When preparing its proposal for board composition, the nomination committee has applied the Code, section 4.1, as diversity policy. The nomination committee’s proposals for the AGM 2021 are presented in the notice convening the AGM 2021. A reasoned statement explaining the nomination committee’s proposal for the Board of Director’s composition is posted on Elekta’s website in connection with the issuance of the notice of the AGM 2021.

External auditor

External auditor and auditor in charge
The external auditor of Elekta AB is appointed by the AGM for a period lasting until the end of the next AGM. The AGM 2020 elected Ernst & Young AB (EY) as external auditor with Rickard Andersson as auditor in charge.

Rickard Andersson was born in 1973 and is an authorized public accountant. During the year, he was also the elected auditor in charge of Munters, Pricer and SSAB. He has no assignments in any other company that affects his independence as the auditor in charge of Elekta AB.

EY has performed the audit of Elekta for the 2020/21 fiscal year, in accordance with a risk-based external audit plan, resulting in the unqualified auditor’s report and statement, which are available on page 148.

Services and fees
According to the audit committee’s guidelines, services in addition to audit services, known as permissible non-audit services, that Elekta may procure from the external auditor in order to assure that the impartiality and independence of the external auditor is not put at risk, may not exceed 70 percent of the cost for audit services measured over a three-year period. The audit committee may decide to make exceptions under certain circumstances.

Non-audit services procured from EY during the 2020/21 fiscal year adhered to the guidelines established and comprised mainly of tax consultancy and other audit-related services. The fees to the external auditor for the 2020/21 fiscal year are reported in Note 9.
Board of Directors

Responsibilities of the Board of Directors
The work of the Board of Directors is regulated by the Swedish Companies Act, the Company’s articles of association, the Code and the working instructions for the Company’s Board of Directors. The board is responsible for the organization of Elekta AB and the management of the Company’s operations in the interest of the Company and all shareholders. This includes appointing a President and CEO who is responsible for managing the day-to-day operations in accordance with instructions from the board. The responsibilities for the board also include:

- Establishing overall goals and strategy
- Defining guidelines to govern ethical conduct with the purpose of ensuring the long-term ability to create value
- Ensuring an effective system for follow-up and control on the Company’s operations and risks that the Company and its operations are exposed to
- Ensuring a satisfactory process for monitoring compliance with laws and regulations and other regulatory compliance requirements applicable for the Company as well as compliance with internal company regulations
- Ensuring that external information and communications are characterized by openness, and that they are accurate, reliable and relevant

Appointment of the Board of Directors
The Board of Directors of Elekta AB is elected by the AGM for a period lasting until the end of the next AGM.

According to the articles of association of Elekta AB, the board is to have between three and ten members with no more than five deputy members. There are no other rules in the articles of association concerning the appointment or removal of members of the board.

Composition and independence of the Board of Directors
The Board of Directors comprises seven members which are presented on page 84. There are neither deputy board members nor employee representatives on the board. The general counsel serves as secretary for the board.

According to the Code, the majority of the directors appointed by the general meeting of shareholders shall be independent of the Company and the executive management. In addition, at least two of the directors, who are independent of the Company and the executive management, shall also be independent of major shareholders. The composition of the board meets the independence requirements as five of the seven members of the board have been deemed independent in relation to the Company, the Executive Management and major shareholders. These five members are Johan Malmquist, Wolfgang Reim, Jan Secher, Birgitta Smyne Gåransson and Cecilia Wikström.

The independence of each board member is shown on page 84. Remuneration to the Board of Directors is set out in Note 7 and on page 84.

THE WORK OF THE BOARD OF DIRECTORS INCLUDING SOME IMPORTANT AGENDA ITEMS IN 2020/21

<table>
<thead>
<tr>
<th>2020</th>
<th>MAY</th>
<th>JUNE</th>
<th>JULY</th>
<th>AUGUST</th>
<th>SEPTEMBER</th>
<th>OCTOBER</th>
</tr>
</thead>
<tbody>
<tr>
<td>Board meeting</td>
<td>Adoption of year-end and Q4 report 2019/20</td>
<td>Meeting with auditors and review of external audit report for the full year</td>
<td>Review and approval of budget fiscal year 2020/21 incl. financial targets</td>
<td>Report from the audit committee and the compensation and sustainability committee</td>
<td>Adoption of updated prospectus for MTN-program</td>
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<tr>
<td>Board meeting</td>
<td>Adoption of annual report 2019/20 (including all reports therein)</td>
<td>Adoption of notice and final proposals to the AGM</td>
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<tr>
<td>Two board meetings</td>
<td>Inaugural board meeting</td>
<td>Adoption of working instructions for board and committees as well as group policies</td>
<td>Adoption of interim report Q1 2020/21</td>
<td>Report from the audit committee and the compensation and sustainability committee</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Four board meetings</td>
<td>General market review</td>
<td>Review of R&amp;D and M&amp;A</td>
<td>Report from business lines</td>
<td>Introduction by Kaiku Health’s Managing Director</td>
<td>Approval of supplementary MTN prospectus</td>
<td></td>
</tr>
<tr>
<td>Board meeting</td>
<td>Review of strategic projects</td>
<td></td>
<td></td>
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EXAMPLES OF THE BOARD’S FOCUS AREAS

1 ELEKTA’S NEW VISION
A focus area that proved its importance as the pandemic swept over the globe is making sure that every patient has access to the best cancer care – Elekta’s renewed vision and the pillar of Elekta’s sustainability agenda. The Board of Directors has focused on finding ways to affect the growing cancer burden. A new foundation that aims to meet this, through public affairs and cooperation, will be proposed to the AGM. The Board of Directors has also focused on choosing the right leader for Elekta and appointed a new President and CEO in November 2020.

R&D
Elekta’s R&D and innovation road map is of highest priority and is monitored closely by the Board of Directors. During the year, the R&D portfolio grew substantially with a strong emphasis on software and informatics including AI and machine learning solutions. Proactive and digital service has also been in focus and has proven to be a key factor in continuing to provide high up-time of radiation therapy equipment in cancer treatment around the globe, which also improved customer satisfaction.
The work of the Board of Directors

The working instructions for the Board of Directors establish that the board is to:

• Hold at least seven ordinary meetings per year
• Adopt finance and foreign exchange policies
• Adopt a code of conduct
• Approve a long-term plan and budget, including an investment budget
• Approve investments and similar decisions where the amount of the transaction exceeds SEK 5 million if such a transaction falls outside the approved investment budget
• Decide on acquisition or sale of real property or shares, or acquisition or sale of the assets of, or a major part of the assets of, another company
• Decide on the establishment and liquidation of subsidiaries
• Adopt guidelines for remuneration of senior executives to be approved by the AGM
• Decide on terms of employment for the President and CEO according to guidelines for remuneration of senior executives approved by the AGM
• Adopt the annual report, year-end report and interim reports

Within the board, there is no special distribution of responsibilities among the members of the board in addition to the duties that the board has delegated to the compensation and sustainability committee and to the audit committee, respectively.

During the fiscal year 2020/21, the board held 14 minutes meetings. Board meetings are normally held at Elekta’s head office in Stockholm, or at other locations where Elekta has offices or other facilities, but have during this fiscal year been held through telephone and video conferences as a result of the pandemic. Representatives from the Executive Management and other senior managers regularly attend board meetings to report on matters within their respective area of responsibility. For ordinary board meetings, an agenda with decision supporting material is available ahead of the meetings. The board members’ attendance at board meetings is shown on page 84.

BOARD COMMITTEES

To improve the efficiency of the board work, the Board of Directors has appointed a compensation and sustainability committee and an audit committee. The committees work in accordance with directives adopted by the Board of Directors and prepare recommendations and proposals for the board.

4.1 Compensation and sustainability committee

The committee and its responsibilities

The compensation and sustainability committee shall prepare the Board of Director’s motions on issues relating to remuneration principles, remuneration and other terms and conditions of employment for the Executive Management. In relation to sustainability, the committee shall, inter alia, monitor the measures to strengthen corporate culture with respect to corporate social responsibility in the light of the Company’s code of conduct as well as advise the President and CEO on proposals for targets and vision for sustainability.

3 M&A AND PARTNERSHIP

Complementing Elekta’s own R&D pipeline thorough mergers and acquisitions is permanently on the Board of Director’s agenda. Specialized software companies with value-added technologies are evaluated regularly. The Board of Directors has also reviewed the potential in partnerships with focus on cooperative partners who share Elekta’s values and how the market opportunities can be leveraged together.

4 THE PANDEMIC

The impact of the pandemic continued to influence the Board of Directors’ agenda throughout the fiscal year. The Board’s focus has been on continuing to secure Elekta’s resilience by embracing what was learned during last year and fully adapting to the new circumstances. The Board of Directors has been committed to ensuring that customers can continue to care for their patients, as well as the safety of Elekta’s employees around the globe.
Composition
The compensation and sustainability committee consists of four members appointed by the board, at the first board meeting following the election of the board by the AGM, for a term of one year. In addition to the committee members, the President and CEO, the Executive Vice President Human Resources, the Vice President of Compensation & Benefits, the Chief Compliance and Integrity Officer as well as the Global Sustainability Manager attend the committee’s meetings. The General Counsel and EVP serves as secretary for the committee.

The compensation and sustainability committee
- Laurent Leksell (chairman)
- Caroline Leksell Cooke
- Wolfgang Reim
- Cecilia Wikström

Work during the year
During the fiscal year 2020/21, the compensation and sustainability committee held five minuted meetings. At these meetings, the committee has, inter alia, reviewed the remuneration of the Executive Management, prepared a proposal for a new long-term incentive program for 2021/22 for Executive Management and other key individuals as well as prepared the board’s recommendations regarding guidelines for remuneration of senior executives for the next AGM. In addition, the work has included conducting a succession planning and reviewing management succession plans for senior management levels and other Group-critical positions. The committee has further, in line with instructions from the Board of Directors, worked with the Company’s sustainability matters, with a special focus on human rights, corporate philanthropy and environment.

The members’ attendance at committee meetings and independence are shown on page 84.

4.2 Audit committee
The audit committee and its responsibilities
The board shall appoint an audit committee with the responsibility to monitor the Company’s financial reporting and provide recommendations and proposals to ensure the reliability of the reporting. The committee shall, with regard to the financial reporting, monitor the effectiveness of the company’s internal control, internal auditor and risk management. Included in the responsibilities of the committee is also to be continuously informed about the audit of the annual report and consolidated financial statements. In addition, the committee shall inform the Board of Directors about the result of the audit and how the audit contributed to the reliability of the reporting as well as the role of the committee during the audit. The audit committee also examines and monitors the impartiality and independence of the auditor. Furthermore, the committee provides proposals to the Company’s nomination committee concerning the appointment of auditor for the following mandate period.

Composition
The members of the audit committee cannot be employed by the Company and at least one shall have accounting or audit competency. Elekta’s audit committee has three members who were appointed by the board at the first board meeting following the election of the board by the AGM, for a term of one year.

During the fiscal year 2020/21, the audit committee held four minuted meetings. During such meetings, the committee has reviewed the year-end report and annual report for the fiscal year 2019/20 as well as interim reports for 2020/21. Further, part of the work has been to monitor the performance of the global internal control framework, approve the internal audit plan as well as review and follow-up of internal audit reports. Another task, amongst others, that has been dealt with is to review the external audit plan and external audit reports. At every meeting, in-depth reviews are carried out on the financial management of selected business areas.

The members’ participation at committee meetings is shown on page 84.

5 President and CEO
Responsibility
The President and CEO is responsible for the day-to-day management of the Company in accordance with applicable laws and regulations as well as internal steering documents. These include the working instructions for the CEO adopted by the board and other instructions from the board. The President and CEO also represents the Group in various contexts, leads the work of the executive management and makes decisions in consultation with the members of the executive management.

Appointment of the President and CEO
The board appoints Elekta AB’s President and CEO.

Gustaf Salford was on November 26, 2020 appointed as the President and CEO of Elekta AB. He had then been acting President and CEO since Richard Hausmann resigned on June 2, 2020. More information about Gustaf Salford is provided in the presentation of the current Executive Management on page 86.

Remuneration to the President and CEO is described in Note 7. The guidelines, proposed by the Board of Directors for approval by the AGM 2021, for remuneration to the Executive
Management are described on page 102 and in the Remuneration report 2020/21 on page 89.

6 Executive Management

Appointment and responsibility
The President and CEO appoints the members of the executive management. The President and CEO is responsible for and leads the work and meetings of the executive management. The executive management supports the President and CEO in his work and makes joint decisions following consultation with various parts of the Group.

Composition
A presentation of Elekta’s current Executive Management is provided on page 86. As of April 30, 2021, Elekta’s Executive Management comprised the President and CEO, the CFO, the five Solutions presidents, four region EVPs as well as the heads of Global Services, HR and Legal.

Remuneration to the Executive Management is described in Note 7. The guidelines, proposed by the Board of Directors for approval by the AGM 2021, for remuneration to Executive Management are described on page 102.

Work during the year
The Executive Management meets on a regular basis. During the fiscal year, the meetings have mainly been carried out through telephone and video conferences due to the pandemic.

The most important agenda items at the meetings during the fiscal year were strategic and operational issues such as product development, acquisitions/divestments, investments, market development, organization, long-term plans and budget, and monthly and quarterly business and financial reviews.

7 Compliance

Responsibility
The compliance function’s responsibilities are to review and evaluate compliance issues within the organization to ensure that management and employees of the Group are in compliance with rules and ethical regulations relating to, inter alia, anti-corruption, export control and competition law. The compliance function also monitors the implementation of a program to ensure compliant personal data processing within the Group. In addition, Compliance is responsible for the overall strategy and coordination of the areas of sustainability.

Elekta’s Chief Compliance & Integrity Officer presents on a quarterly basis the progress of the risk-based compliance program at each meeting of the audit committee and reports on any incidents and on-going investigations. A written compliance report is submitted at every meeting.

The function is headed by the Chief Compliance & Integrity Officer who reports to the General Counsel and EVP.

Work during the year
During the year, the work with corruption risk assessments has continued with a focus on high risk markets and in connection therewith has a framework for collaborating with third parties, such as distributors and sales agents, been evaluated. Elekta’s program to prevent corruption has been strengthened as a result of such risk assessments and the control measures that have been identified are being implemented for markets with similar risks.

As a result of the pandemic, the compliance function has introduced a new training concept, using a digital training platform and video training sessions. Each employee has an individual training profile adapted to the risks that are deemed relevant for the relevant role and duties.

Information about the work relating to monitoring the goals within business ethics is provided on page 51.

8 Regulatory affairs and quality

Responsibility
The regulatory affairs and quality function’s responsibilities include supporting management to comply with regulatory requirements for products, quality systems and market entry. Interaction with, and to provide transparency to, external regulatory bodies is another key responsibility. The function is furthermore responsible for the quality system’s infrastructure and compliance, product clearances and approvals as well as post market vigilance and recall reporting.

The heads of the function, Senior Vice President Regulatory Affairs & Quality and Vice President Regulatory Affairs & Quality, both report to the General Counsel and EVP.
Work during the year
The most important tasks during the fiscal year have encompassed to ensure product approval for regulatory market entry as well as to manage inspections from different authorities and organizations to ensure continued certification. In addition, the work of the function has included to manage the implementation of the new Medical Device Regulation in Europe (MDR). The quality management system and the main part of the product portfolio are already MDR certified. The remaining products are planned to be certified during the fiscal year 2021/22.

9 Internal audit

Responsibility
Internal audit is an independent function that conducts independent and objective assurance, review and consulting activities. The scope of the internal audit function encompasses the examination and evaluation of the adequacy and effectiveness of Elekta’s governance, process steering, risk management and internal control processes, as well as the quality of performance in carrying out assigned responsibilities to achieve the Group’s objectives as part of the assurance activity. The work also encompasses consulting activities and advisory support in the same areas. The internal audit function works in accordance with the guidelines for the internal audit function adopted by the board.

The internal audit function is appointed by, and reports to, the audit committee and the Board of Directors. The Chief Audit Executive, who functionally reports to the audit committee and administratively to the CFO, supervises the internal audit function.

Work during the year
The work of the internal audit function has included, based on an established and by the audit committee approved internal audit plan, audits of subsidiaries as well as quality reviews of processes encompassed by the global internal control program. Furthermore, statistical follow-up reporting of the internal control program to Executive Management, the audit committee and the Board of Directors has been carried out as well as consulting in connection with the update of the internal control program. The internal audit function has during the year coordinated the external audit as well as managed the audit committee meetings.

Elekta’s process for internal control

Risk management, governance and internal control are key components of Elekta’s strategy and management processes. Elekta’s Board of Directors assumes the overall responsibility for establishing an efficient control of risk management, governance and internal control. The responsibility for maintaining the control systems is delegated to the President and CEO, who is assisted by the Executive Management, other operational managers and coworkers. Functions responsible for risk management, governance and internal control continuously report the current status directly to the Board of Directors and/or the audit committee.

Elekta’s personnel will represent the first level of control environment in their day to day work and in their management teams. To facilitate the work there are policies, guidelines and boundaries set by the Executive Management on behalf of the Board of Directors. The boundaries should ensure that no individual employee accepts a disproportionate portion of risk or little risk which may result in missed opportunities and ultimately Elekta not achieving the strategic goals. All employees have the obligation to obtain an appropriate level of understanding within their roles and responsibilities and carry out their responsibilities correctly and completely. Employees are the owners of all risks related to their business operations and are expected to manage these by maintaining good internal control and follow risk and control procedures. Every employee is expected to comply with internal policies, procedures and applicable laws and regulations.

The next stage of control environment lays within the support functions such as finance, IT, HR, compliance, regulatory affairs and quality as well as legal that support and monitor the first level of controls.

The final stage of control environment is the internal audit function that provides independent and objective audits, assurance and advisory support to the management on governance, preparation of decisions, risk management and internal control.

The process for risk management and internal control applies for the entire Group, including business lines, regions, functions, management, coworkers, processes and technology. The Elekta’s risk work is focused on identifying and managing strategic risks, operational risks, legal and regulatory risks, external risks and market- and financial risks. Risk assessments are being completed and updated continuously in order to identify risks that can impact the achievement of strategy goals, legal compliance and regulations and financial reporting.

The Board of Directors also continuously manage decisions that include risk management, for example, within the Elekta strategy and management processes and business management. Find out more about risk management in the board’s report on risk management and internal control over financial reporting on page 81. A description of how other risks are being managed can be found in the risks and risk management section on page 34.
Report on risk management and internal control over financial reporting

The Board of Directors’ report on risk management and internal control over financial reporting has been prepared in accordance with the annual accounts act and the Swedish corporate governance code, and constitutes an integral part of the corporate governance report. The external financial reporting has been prepared in accordance with laws and regulations and applicable accounting standards, namely the International Financial Reporting Standards (IFRS), and other requirements on listed companies, such as the Nasdaq Stockholm Rule Book for Issuers. Elekta’s work on risk management and internal control over financial reporting is based on the 2013 updated internal control – integrated framework (the “framework”), established by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The COSO framework is based on 17 fundamental principles linked to five components: control environment, risk assessment, control activities, information and communication, as well as monitoring.

Objective
The Elekta Group is governed and controlled based on the distribution of rights and responsibilities, including decision-making, among different corporate bodies according to laws and regulations as well as internal steering documents. A structure is provided through which Elekta’s objectives and the means of attaining these objectives and monitoring performance are set. The objectives reflect choices made on how the Group seeks to create, preserve and realize value for its stakeholders. Governance is twofold; it concerns both effectiveness and accountability. Effectiveness is measured by performance, and accountability includes all issues surrounding disclosure and transparency.

Objective setting is a prerequisite necessary to internal control and a key part of the Elekta strategy and management processes. Therefore, Elekta’s corporate governance encompasses both the strategy and management processes, outlining the establishment of both long-term objectives and strategies with at least a three-year perspective and short-term objectives and plans with a one-year perspective, and the risk management and internal control process.

Control environment
Important elements of the control environment applicable for Elekta’s financial reporting are the financial guide, including the accounting policy, reporting instructions, authorization policy and finance policy. In addition, there are other important elements of the control environment for financial reporting such as the communication policy and processes and work instructions to be found in group-wide steering documents and in the Elekta business management system.

Risk assessment is carried out continuously throughout the year in order to identify risks that can affect the possibility to reach targets set in relation to the strategy, the business, reporting and compliance.

Risk assessment
Risk assessment includes identifying any risk that the qualitative characteristics of useful financial information, according to IFRS, may not be fulfilled or the financial reporting assertions may not be supported. Risk assessment criteria include occurrence, completeness, accuracy, cut-off, classification, existence, rights and obligations, and valuation for profit and loss and balance sheet items in the financial reporting as applicable, but also information processing relating to input, processing and recording of data. A risk assessment regarding internal control over financial reporting is performed once a year and covers profit and loss and balance sheet items in the financial reporting and related areas and processes. The work is documented in a risk map and included in risk and control matrices (RACMs) per area and process.

Control activities
Control activities mitigate the risks identified to achieve set objectives through adherence to risk tolerance levels in terms of globally defined minimum internal control requirements over financial reporting. The control activities are documented in RACMs per area, process and risk.

Control activities are aimed at preventing errors and irregularities from occurring and/or detecting errors and irregularities that may have occurred. Control activities can be manual or automated, such as authorizations and approvals, verifications, reconciliations, and business performance reviews, or a combination of two.

Control activities comprise the following areas and processes:
- Entity-level controls – over the control environment
- General IT controls – over IT system components, processes and data for a given IT environment including logical access, program change management, back-up and recovery
- Process controls – over processes such as order recognition, order to cash, revenue recognition, purchase to pay, inventory, payroll and financial statement close
The globally defined minimum internal control requirements over financial reporting comprise entity level controls that are regulated through Elekta’s steering documents at Group-wide level, the business management system and internal control frameworks of standard controls that include general IT controls and uniform process controls for all Elekta companies and locally defined controls where necessary. The controls included in the internal control framework are documented in RACMs as standard models for all entities and then specifically for each individual entity. All controls in the internal control framework are based on risk assessments of financial flows that impact the financial reporting in general and more specifically for the individual entities.

Information and communication

Information and communication regarding risk management and internal control over financial reporting relates to both internal and external information and communication.

Internal information about important internal steering documents for risk management and internal control over financial reporting, including RACMs, as well as the communication policy and processes, work instructions and other relevant information in the Elekta business management system, are channeled down the organization and communicated to relevant personnel on the Group’s intranet. Internal information regarding the status of the effective design and operating effectiveness of risk management and internal control over financial reporting are channeled up the organization, based on the result of the monitoring, in order for management at different levels to be able to take corrective actions as necessary. The President and CEO and the Chief Audit Executive in turn inform the audit committee and the board, respectively, of the results of the monitoring in order for them to be able to fulfill their oversight responsibility. This communication normally takes place at the ordinary audit committee meetings and board meetings, respectively.

Elekta provides the financial markets and other stakeholders with continuous external information and communication regarding the Group’s and the Company’s financial performance and position in accordance with the communication policy.

External information and communication regarding financial reporting is provided in the form of:

- Interim reports, year-end reports and annual reports
- Press releases on news and events that may significantly affect the Group’s valuation and future prospects
- Presentations and telephone conferences for financial analysts, investors and media representatives on a regular basis

See information, including reports, press releases and presentations, on the Elekta website [www.elekta.com](http://www.elekta.com). Elekta observes a silent period prior to each interim and year-end report.

Monitoring

Monitoring of internal control over financial reporting is carried out through ongoing evaluations, separate evaluations, or some combination of the two, to ascertain whether the five components of risk management and internal control are present and functioning: control environment, risk assessment, control activities, information and communication, as well as monitoring.

Ongoing evaluations are routine operations, built into processes. Monitoring takes place on a real-time basis by operational managers and personnel and periodically by management at different levels of the Group, and the audit committee and the board, and includes for example monitoring of the following:

- Business and financial performance
- Order bookings and revenue recognition
- Compliance reports from the compliance function
- Internal audit reports from the RA&Q functions related to, for example, the quality system and regulatory compliance
- Internal audit planning
- Internal audit reports from the internal audit function
- External audit reports from the external auditor

Special evaluations may be performed through:

- Periodic reviews of whether risk management and internal control are operating as intended by financial managers and general management at local, regional, business area and Group level as applicable
- Internal control compliance confirmation questionnaire, a tool for local management to report on the status of effective design and operating effectiveness of the globally defined minimum internal control requirements over financial reporting documented in RACMs
- Internal audit according to the internal audit plan

Instructions and budget approvals of internal control for financial reporting are conducted by the audit committee on behalf of the Board of Directors and require supporting documentation in the form of presentation of status, progress and solutions, as well as supporting appendices such as internal audit reports and internal control reports. Status, progress and solutions for internal control over financial reporting are discussed at the audit committee meeting and instructions are documented and, where approvals are required, approvals are performed and documented accordingly. The audit committee subsequently briefs the board of directors at the next board meeting and provides supporting documentation for discussion and approval.

“Jonny Lövgren, Chief Audit Executive

Effective internal control in our processes improves reliability of decision basis and significantly reduce the risk of non-compliance.
Activities performed in the fiscal year 2020/21

During the fiscal year 2020/21, the performed activities have primarily focused on review of timeliness and quality of internal control performance, improvement of management reporting regarding adherence to the internal control framework as well as ongoing internal control improvements. In addition, the implementation of the internal control framework in some small sized group companies has continued as planned. Risk-based reviews on the quality of financial reporting, underlying processes and control points in smaller and/or new entities have started. Annual update of the internal control framework has been performed according to plan as well as annual sign-off by management. Information relating to the results of the independent reviews were addressed at the meetings of the audit committee and subsequently followed up by the board.

Planned activities for the fiscal year 2021/22

During the fiscal year 2021/22, focus will continue to be on reviews of timeliness and quality of internal control performance and also increase efficiency and centralization of control performance. Furthermore, on-going implementation of internal control framework in new entities will be continued and any new entities will be included continuously. Also, additional risk-based reviews on the quality of financial reporting, underlying processes and control points in smaller and/or new entities will continue.
<table>
<thead>
<tr>
<th>Board chairman</th>
<th>Member of the board</th>
<th>Member of the board</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chairman of the compensation and sustainability committee</td>
<td>Member of the compensation and sustainability committee</td>
<td>Member of the audit committee</td>
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<thead>
<tr>
<th>Attendance:</th>
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<tr>
<td>14/14</td>
<td>5/5</td>
<td>14/14</td>
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<tr>
<th>Total fees (SEK):</th>
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<tr>
<td>1,280,000</td>
<td>115,000</td>
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<table>
<thead>
<tr>
<th>Year of birth:</th>
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<tr>
<td>1952</td>
<td>1981</td>
<td>1961</td>
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<thead>
<tr>
<th>Education:</th>
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<tbody>
<tr>
<td>MBA and PhD, Stockholm School of Economics</td>
<td>BSc Stockholm University; Marketing studies at Wharton School at the University of Pennsylvania and at Columbia Business School</td>
<td>BSc Stockholm School of Economics</td>
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<tr>
<th>Independence:</th>
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<tr>
<td>Independent of the Company and the executive management, not independent of the major shareholders</td>
<td>Independent of the Company and the executive management, not independent of the major shareholders</td>
<td>Independent of the Company and the executive management and independent of the major shareholders</td>
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<tr>
<th>Other board assignments:</th>
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</thead>
<tbody>
<tr>
<td>Board chairman: Leksell Social Ventures and Stockholm School of Economics</td>
<td>Board chairman: Bonit Invest S.A./N.V. Board member: Leksell Social Ventures’ investment committee</td>
<td>Board chairman: Getinge AB and Arjo AB Board member: Mölnlycke Health Care AB, Dunker-stiftelseerna, Chalmers University of Technology Foundation, Trollhättan AB and Stena Adactum AB</td>
</tr>
</tbody>
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<tr>
<th>Holdings(^1) in Elekta AB:</th>
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<th></th>
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</thead>
<tbody>
<tr>
<td>14,980,769 A-shares 7,756,624 B-shares</td>
<td>182,308 B-shares</td>
<td>20,000 B-shares</td>
</tr>
</tbody>
</table>

**Principal work experience and other information:**

- **Laurent Leksell**
  - Founder of Elekta and Executive Director (2005–2013). Former President and CEO of Elekta (1972–2005). Among others, Assistant Professor and Faculty member of Stockholm School of Economics, IIF, and INSEAD Fontainbleau, and Visiting Scholar at Harvard Business School

- **Caroline Leksell Cooke**
  - Extensive experience in the areas of digital strategy, communication and technology. Currently responsible for major international business in the role as industry manager at Google

- **Johan Malmquist**
  - Extensive experience from the medical technology industry, among others as president and CEO of Getinge AB (1997–2015). Before that various positions within the Getinge Group and Electrolux Group

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\(^1\) Own and closely related parties as per April 30, 2021
Wolfgang Reim  
MSc and Doctor of Physics, Federal Institute of Technology ETH, Zurich  
Independent of the Company and the executive management and independent of the major shareholders  
Board chairman: Ondal Medical Systems GmbH  
Board member: GN Store, Nord A/S, LAP GmbH and Audereing GmbH  
17,500 B-shares

Jan Secher  
MSc in Industrial Engineering and Management, Linköping University  
Independent of the Company and the executive management and independent of the major shareholders  
Board chairman: Peak Management AG  
Board Member: IKEM (Innovation and Chemical Industries in Sweden) and The European Chemical Industry Council  
28,800 B-shares

Birgitta Stymne Göransson  
MBA, Harvard Business School; MSc in Chemical Engineering and Biotechnology, KTH Royal Institute of Technology, Stockholm  
Independent of the Company and the executive management and independent of the major shareholders  
Board chairman: BCB Medical Oy, Industrifronden and Min Doktor  
Board member: Pandora AS, Eneo AB and Leo Pharma  
8,100 B-shares

Cecilia Wikström  
Bachelor in Theology, Uppsala University  
Independent of the Company and the executive management and independent of the major shareholders  
Board chairman: European Institute of Public Administration (EIPA) in Maastricht  
Board member: Beijer Alma AB and Örebro University  
1,100 B-shares

2011  | 2010  | 2005  | 2018  
---|---|---|---
■ Member of the board  | ■ Member of the board  | ■ Member of the board  | ■ Member of the board  
■ Member of the compensation and sustainability committee  | ■ Member of the audit committee  | ■ Member of the compensation and sustainability committee  | ■ Member of the audit committee  
■ 14/14  | ■ 5/5  | ■ 14/14  | ■ 5/5  
■ 550,000  | ■ 80,000  | ■ 550,000  | ■ 150,000  
1956  | 1957  | 1957  | 1965  
MSc in Industrial Engineering and Management, Linköping University  | MBA, Harvard Business School; MSc in Chemical Engineering and Biotechnology, KTH Royal Institute of Technology, Stockholm  | Bachelor in Theology, Uppsala University  | Bachelor in Theology, Uppsala University  
2011  | 2010  | 2005  | 2018  

CEOs:  
Wolfgang Reim  
Jan Secher  
Birgitta Stymne Göransson  
Cecilia Wikström

ELEKTA ANNUAL REPORT 2020/21
Richard Hausmann was President and CEO of Elekta until his resignation on June 2, 2020. In August, 2020 some reporting lines of the Executive Management changed. Consequently, Steve Wort and Caroline Mofors stepped down from the management team. Renato Leite was EVP Region Europe until June 14, 2021 when he left Elekta. Lionel Hadjadjeba is Acting EVP Region Europe.

1) Richard Hausmann was President and CEO of Elekta until his resignation on June 2, 2020. In August, 2020 some reporting lines of the Executive Management changed. Consequently, Steve Wort and Caroline Mofors stepped down from the management team. Renato Leite was EVP Region Europe until June 14, 2021 when he left Elekta. Lionel Hadjadjeba is Acting EVP Region Europe.

2) Own and closely related parties on April 30, 2021.
Andrew Wilson  
**Year of birth:** 1970  
President Oncology Informatics Solutions  
**Employed since:** 2006  
**Holdings**[^1]: -  
**Education:** BSc in Health Science, University of Sydney

John Lapré  
**Year of birth:** 1964  
President Brachy Solutions  
**Employed since:** 2011  
**Holdings**[^1]: 10,000 B-shares  
**Education:** MSc in Human Nutrition and Physiology; PhD in Toxicology from Wageningen University & Research

Verena Schiller  
**Year of birth:** 1980  
President Neuro Solutions  
**Employed since:** 2008-2010 and since 2012  
**Holdings**[^1]: 2,181 B-shares  
**Education:** Radiation Therapist, Munich

Karin Svenske Nyberg  
**Year of birth:** 1966  
EVP Human Resources  
**Employed since:** 2017  
**Holdings**[^1]: 1,200 B-shares  
**Education:** MSc in Chemical Engineering, KTH Royal Institute of Technology, Stockholm; Behavioural Science, Stockholm University

Jonas Bolander  
**Year of birth:** 1966  
General Counsel and EVP  
**Employed since:** 2001  
**Holdings**[^1]: 4,400 B-shares  
**Education:** Master of Laws, Stockholm University

[^1]: As of year end 2020/21
Auditor’s report on the corporate governance statement

To the general meeting of the shareholders in Elekta AB (publ) corporate identity number 556170-4015.

Engagement and responsibility
It is the Board of Directors who is responsible for the corporate governance statement for the year 2020-05-01 – 2021-04-30 on pages 71–87 and that it has been prepared in accordance with the Annual Accounts Act.

The scope of the audit
Our examination has been conducted in accordance with FAR’s auditing standard RevU 16. The auditor’s examination of the corporate governance statement. This means that our examination of the corporate governance statement 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. We believe that the examination has provided us with sufficient basis for our opinions.

Opinions
A corporate governance statement has been prepared. Disclosures in accordance with chapter 6 section 6 the second paragraph points 2–6 the Annual Accounts Act and chapter 7 section 31 the second paragraph the same law are consistent with the annual accounts and the consolidated accounts and are in accordance with the Annual Accounts Act.

Stockholm, July 8, 2021
Ernst & Young AB
Signature on original auditors’ report in Swedish
Rickard Andersson
Authorized Public Accountant

1) This is a translation of the original auditors’ report in Swedish. In the event of any differences between the translation and the original statement in Swedish, the Swedish version shall prevail.