# Corporate Governance

Nobia AB is a Swedish public limited liability company domiciled in Stockholm, Sweden. The company is the Parent Company of the Nobia Group. The basis for the control of the Group includes the Swedish Corporate Governance Code, the Articles of Association, the Swedish Companies Act and the regulations issued by Nasdaq Stockholm.

Nobia has applied the Swedish Corporate Governance Code (the Code) since I July 2005 and in 2015, the company had no deviations to report. Nobia also applies the Swedish Annual Accounts Act concerning the company's corporate governance reporting. Nobia monitors developments in the area of corporate governance and continuously adapts its corporate-governance principles to create value for its owners and other stakeholders. No violations of applicable stock exchange regulations were reported.

### 2015 Annual General Meeting

The right of shareholders to make decisions concerning the affairs of Nobia is exercised at the Annual General Meeting. A notice convening the Annual General Meeting is issued pursuant to the Swedish Companies Act and the company's Articles of Association. The 2015 Annual General Meeting was held on 14 April at Lundqvist & Lindqvist Klara Strand Konferens, Klarabergsviadukten 90 in Stockholm. 169 shareholders participated in the 2015 Annual General Meeting, representing 70 per cent of the capital and votes in Nobia. The Board of Directors, members of Group management and auditors were present at the Meeting. Board Chairman, Johan Molin, was elected Chairman of the Meeting. In accordance with the Board's proposal, the Annual General Meeting resolved on a dividend of SEK 1.75 per share to shareholders. The Meeting also resolved that the number of Board members should be nine without any deputy members until the conclusion of the next Annual General Meeting, and resolved on fees to the Board and Board Chairman and elected Board members and auditors. Johan Molin, who has served as a Board member since 2010 and Chairman since 2011, declined re-election. Tomas Billing was elected the new Board Chairman. Christina Ståhl was elected as a new Board member. All other members of the Board were re-elected. The Annual General Meeting re-elected KPMG as the company's auditor, with George Pettersson as Auditor-in-Charge. In accordance with the Board's proposal, the Annual General

Meeting also resolved on guidelines and other employment conditions for the senior executives, the adoption of a Performance Share Plan and authorisation for the Board of Directors to make decisions regarding acquisitions and transfers of treasury shares for the period until the 2016 Annual General Meeting.

The complete minutes from the Annual General Meeting are available on Nobia's website

Individual shareholders wishing to have a specific matter addressed by the Annual General Meeting can do so by submitting a request to the Board in good time prior to the Meeting, to the address published on the Group's website.

### Articles of Association

Nobia's Articles of Association regulate such matters as the focus of the operations, information about share capital and how notification of the Annual General Meeting is to take place. The full text of the Articles of Association is available on Nobia's website.

On 31 December 2015, the share capital in Nobia AB amounted to SEK 58,430,237 divided between 175,293,458 shares (of which, Nobia held 7,012,153 treasury shares). All of the shares are of the same class. The share's quotient value is SEK 0.33. All shares, except for bought-back treasury shares, entitle owners to a share of the company's assets and profit. The Nobia share and ownership structure are described in more detail on pages 90–91.

### **Nomination Committee**

According to the instruction for Nobia's Nomination Committee adopted at the 2015 Annual General Meeting, the members and Chairman of the Committee are to be elected at the Annual General Meeting for the period until the conclusion of the following Annual General Meeting. The Nomination Committee shall comprise at least three members representing the largest shareholders of the Company. The Chairman of the Nomination Committee shall convene the first meeting of the Nomination Committee.

The Nomination Committee is entitled to appoint an additional two co-opted members. Co-opted members shall assist the Nomination Committee in performing its duties but have no voting rights. The Chairman of the Board may be a member of the Nomination Committee only as a co-opted member. In accordance with the Code, the Nomination Committee should be chaired by an owner representative. The instruction for the Nomination Committee adopted by the Annual General Meeting also states that the Nomination Committee's tasks are to submit proposals on the election of the Board Chairman and other members of the Board of Directors, Directors' fees and any remuneration for committee work, election and remuneration of the auditor, election of the Chairman of the Annual General Meeting and election of members of the Nomination Committee. The Codes states that in its proposals on Board members, the Nomination Committee is to pay particular attention to the requirement of diversity and breadth on the Board and the requirement of an even gender distribution. In performing its other duties, the Nomination Committee shall fulfil the requirements encumbent on the Committee in accordance with the Code.

In accordance with the resolution adopted at the 2015 Annual General Meeting, the Nomination Committee comprised the following members prior to the 2016 Annual General Meeting: Viveca Ax:son Johnson (Chairman) representing Nordstjernan, Fredrik Palmstierna representing Latour, Torbjörn Magnusson representing If Skadeförsäkring, Evert Carlsson representing Swedbank Robur funds and Lars Bergkvist representing Lannebo funds. The members of the Nomination Committee represent approximately 44 per cent of the shares and votes in the company. No remuneration is paid to the Committee members.

The Nomination Committee held three minuted meetings prior to the 2016 Annual General Meeting. Based on the company's strategy and priorities, the Nomination Committee's work included an evaluation

Nobia 2015
Operations
Sustainability

Financial statements

Corporate governance and the Nobia share

of the results of the Board of Directors' own evaluation, its size and composition and the election of an auditor:

The Nomination Committee's proposals prior to the 2016 Annual General Meeting are incorporated in the notice of the Annual General Meeting, which was published on Nobia's website on 10 March.

Shareholders are welcome to contact the Nomination Committee and submit proposals by post to AB, Valberedningen, Box 70376, SE-107 24 Stockholm, Sweden.

### Work of the Board of Directors

In accordance with Nobia's Articles of Association, the Board is, to the extent appointed by the General Meeting, to comprise not fewer than three and not more than nine members, with not more than three deputy members. The 2015 Annual General Meeting resolved that the Board was to comprise nine members with no deputy members. The Board also includes two members, with two deputy members, who are appointed by employees' organisation in accordance with the Swedish Board Representation (Private Sector Employees) Act. The Code also contains certain requirements regarding the composition of the Board of Directors. The Board is to have an appropriate composition with respect to the company's operations, stage of development, strategy and other circumstances, and be characterised by diversity and breadth in terms of the competencies, experience and background of the Board members elected by the Annual General Meeting. Efforts are made to achieve an even gender distribution. The number of women on the Board amounts to three of the nine members elected at the Annual General Meeting, including the President, corresponding to 33 per cent.

The gender-distribution requirements of the Swedish Corporate Governance Code are thus deemed to be satisfied.

No deputies of Board members elected by the Annual General Meeting are appointed. A maximum of one Board member elected by the Annual General Meeting may work in company management or in the management of the company's subsidiaries. Furthermore, a majority of the Board members elected by the Annual General Meeting are to be independent in relation to the company and company management. At least two of these Board members must also to be independent in relation to the company's largest shareholders. Nobia's Board of Directors fulfils these requirements. The President is proposed as a member of the Board that is proposed to the 2016 Annual General Meeting. This has been the case in earlier years, except for 2010 when the then President decided to retire. Other executives in the company participate at Board meetings to make presentations and to serve as secretary. The Board held eight meetings during the 2015 fiscal year.

The work of the Board of Directors follows a fixed agenda for each Board meeting, including such matters as business status, investments, budget, interim reports and annual accounts. The Chairman leads and delegates the work of the Board and ensures that matters not included in the fixed agenda are addressed. The Board's work is regulated by the rules of procedure adopted annually by the Board and by the instruction regarding the distribution of duties between the Board and the President. In 2015, the strategy of achieving the Group's operating margin target of 10 per cent continued to receive a great deal of attention in the Board of Directors'

work. Issues relating to brands, innovation, range and supply chain were key components of these efforts. The focus remained targeted to efficiency and growth. In parallel with offensive investments, potential acquisitions for generating profitable growth were evaluated during the year. In the summer of 2015, the Board visited Nobia Svenska Kök and Nobia Production Sweden AB in Tidaholm, Sweden. The Board members are presented on pages 86–87. Attendance at Board meetings is shown in the table on page 84.

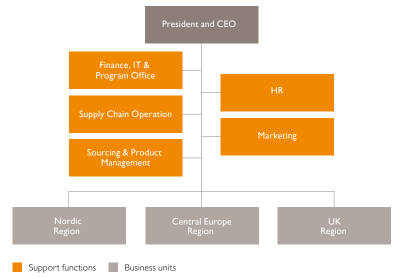
A new method for evaluating the work and composition of the Board was applied in 2015. After having used an evaluation questionnaire for many years, the Board Chairman this year sent out a number of questions as a basis for a round table discussion. In addition, the Chairman held private discussions with the Board members. The Board also evaluates the President on an ongoing basis throughout the year.

The Board does not have a separate Audit Committee. Instead, control issues to be discussed by such a Committee are managed by the Board in its entirety, except for the President who does not participate in these issues. Accordingly, the Board can monitor significant issues regarding the company's financial reporting and its internal control, and risk management of financial issues. The same applies to significant issues related to the audit of the annual report and consolidated financial statements and the impartiality and independence of the auditors. To ensure that the Board's information requirements are met in this respect, the company's auditors report to the Board at least three times a year. Part of the auditors' presentation of information to the Board takes place in the absence of the company's executives. The form in which these reports are to be prepared is documented in the Board's rules of procedure. Furthermore, the Board assists in the preparation of the Nomination Committee's proposals for the Annual General Meeting's decision regarding the election of auditors.

One occasion is primarily devoted to the planning of the year's audit. In the hard-close audit at the end of September, the company's processes for internal control are also addressed. Finally, reporting is received in conjunction with the adoption of the annual accounts. In addition, the auditors also present an annual account of the consulting assignments that have been performed by the audit firm.

In April 2015, the auditors presented and discussed the focus and scope of the audit, which also took particular consideration of the risk perspective regarding internal control. At the meeting in October, the auditors reported on the results of the audit of internal control, which analysed the results of the self-

### Nobia's organisation



assessment of the internal control that the Group's business units perform every year, and reported on the IT audit performed. Also at this meeting, the auditors presented their observations from the hard-close audit. The examination of the annual accounts for 2015 was presented at the Board meeting in February 2016. In 2015, the Group's CFO served as the Board of Directors' secretary.

#### **Remuneration Committee**

The Board appoints a Remuneration Committee from within its ranks, which for the period from the 2015 Annual General Meeting until the 2016 Annual General Meeting comprised Tomas Billing (Chairman), Fredrik Palmstierna and Ricard Wennerklint. The Committee's task is to prepare proposals to the Board relating to the remuneration and employment terms for the President. The Committee also has the task of making decisions on the President's proposals regarding remuneration and other employment terms for the managers who report to the President. Furthermore, the Committee submits proposals to the Annual General Meeting regarding principles for remuneration and other employment terms for senior executives and monitors and evaluates the ongoing schemes for variable remuneration to senior executives, and the schemes concluded during the year, and the implementation of the Annual General Meeting's decision on guidelines for remuneration to senior executives. The Committee held six meetings during the year.

### Remuneration to senior executives

The members of Group management receive both fixed and variable remuneration. The fundamental principle is that the variable salary portion may amount to a maximum

of 30 per cent of fixed annual salary. The exception to this principle is the President whose variable salary portion may amount to a maximum of 50 per cent of fixed annual salary. Exceptions may also be made for senior executives following decisions by the Board. The variable salary portion is normally divided between several targets, for example, the Group's earnings, earnings in the business unit for which the manager is responsible and individual/quantitative targets. The variable salary portion is based on an earnings period of one year. The targets for the President are determined by the Board. The targets for the other senior executives are established by the President following recommendations by the Board's Remuneration Committee.

Nobia has implemented annual remuneration schemes based on matching and performance shares since 2012, following decisions by each year's Annual General Meeting. These Performance Share Plans, which include the requirement that the participant acquire shares in Nobia, are described in more detail in the Financial overview of the Board of Directors' Report on pages 32–36. The remuneration and benefits of senior executives are described in Note 4 on pages 61–64.

### **Group management**

The President and Group management, see pages 88–89, hold regular Group management meetings. In addition, the President and the CFO meet the management team of each commercial business unit three times per year at local management meetings.

#### **Auditors**

KPMG AB was elected as the company's auditor at the 2015 Annual General Meeting for a mandate period of one year until

the conclusion of the 2016 Annual General Meeting. Nobia's Auditor-in-Charge, George Pettersson, was re-elected. The Nomination Committee's proposals for auditing firm and Auditor-in-Charge prior to the 2016 Annual General Meeting were presented in the notice of the Annual General Meeting, which was published on Nobia's website on 10 March. The interaction of the auditors with the Board is described above. Nobia's purchases of services from KMPG, in addition to audit assignments, are described in Note 6 on page 65.

# The Board's description of internal control and risk management systems regarding the financial reporting for the 2015 fiscal year

The Board of Directors is responsible maintaining a high level of internal control at the company in accordance with the Swedish Companies Act and the Code. This description has been prepared in accordance with Chapter 6, Section 6, second paragraph, second point of the Swedish Annual Accounts Act, and is thereby limited to the internal control and risk management of the financial reporting. The description of the Group's internal control and risk management systems also includes the description of the company's systems.

# Control environments and governing documents

The structure of Nobia is organised so that the first stage of the value chain, sourcing/ purchasing, production and logistics have Group-wide management functions. The main task of these operating units is to capitalise on opportunities for economies of scale within each area. The commercial

### **Board of Directors in 2015**

		Board meetings, 8 meetings in total	Remuneration Committee, 6 meetings in total	Born	Board member since	Nationality	Independent
Johan Molin <sup>1)</sup>	Chairman	1		1959	2010	Swedish	Not independent <sup>2)</sup>
Tomas Billing <sup>3)</sup>	Chairman	7	6	1963	2015	Swedish	Not independent <sup>2)</sup>
Morten Falkenberg	President and CEO	8		1958	2011	Danish	Not independent <sup>4)</sup>
Lilian Fossum Biner	Board member	7		1962	2012	Swedish	Independent
Nora Førisdal Larssen	Board member	8		1965	2011	Norwegian	Not independent <sup>2)</sup>
Stefan Jacobsson	Board member	8		1952	2014	Swedish	Independent
Thore Olsson	Board member	8		1943	2007	Swedish	Independent
Fredrik Palmstierna	Board member	7	6	1946	2006	Swedish	Not independent <sup>2)</sup>
Ricard Wennerklint	Board member	8	6	1969	2014	Swedish	Not independent <sup>2)</sup>
Christina Ståhl <sup>5)</sup>	Board member	5		1970	2015	Swedish	Independent
Per Bergström	Employee representative	8		1960	2000	Swedish	
Marie Ströberg	Employee representative	8		1973	2007	Swedish	
Patrik Falck <sup>6)</sup>	Employee representative	6		1965	2011	Swedish	
Terese Asthede <sup>6)</sup>	Employee representative	8		1971	2013	Swedish	

<sup>1)</sup> Chairman until 14 April 2015

<sup>4)</sup> President

<sup>2)</sup> In relation to major shareholders

<sup>&</sup>lt;sup>5)</sup> New Board member from 14 April 2015

<sup>3)</sup> Chairman from 14 April 2015

Nobia 2015
Operations
Sustainability
Financial statements

Corporate governance and the Nobia share

units are responsible for developing Nobia's sales channels and brands in line with Nobia's strategy.

The basis for the internal control of financial reporting is the control environment that comprises the company's organisation, decision-making procedures, authority and responsibility, as documented and communicated in governing documents such as internal policies, guidelines, manuals and codes. Examples include the division of responsibility between the Board on one hand and the President and other bodies established by the Board on the other, instructions for authorisation, and instructions for accounting and reporting.

Documentation concerning the principles and forms for reporting, internal governance, control and monitoring is compiled in Nobia's Financial & Accounting Manual, which is available to all relevant employees on Nobia's intranet.

This Manual is available to all relevant employees on Nobia's intranet. Each unit manager is responsible for ensuring effective internal control, and the financial manager of each unit is responsible for monitoring and ensuring compliance with Nobia's accounting procedures and principles. These are documented in the aforementioned manual. All financial managers from the various units meet once a year to discuss various topics relevant to financial reporting.

### Risk management

The Group has methods for risk assessment and risk management to ensure that the risks to which the Group is exposed are managed within the established frameworks. The risks identified concerning financial reporting are managed in the Group's control structure

and are continuously monitored and assessed. One of the tools for this purpose is self-assessments, which are conducted annually by local management teams and evaluated according to established procedures. Risk assessments are described in more detail on pages 37–39.

#### Financial information

The Group has established information and communication channels in order to support the completeness and accuracy of the financial reporting, for example, through governing documents in the form of internal policies, guidelines, manuals and codes regarding the financial reporting applied by relevant personnel.

The Group monitors compliance with these governing documents and measures the efficiency of control structures.

In addition, the Group's information and communication channels are monitored to ensure that these channels are appropriate for the financial reporting. Furthermore, the Group has developed checklists to ensure compliance with the disclosure requirements in the financial statements.

### Monitoring by the Board

The outcome of the Group's risk assessment and risk management processes is addressed each year by the Board, which ensures that these processes include all material areas and provide balanced guidelines for the various executives.

The Board receives periodic financial reports and each Board meeting addresses the company's and Group's financial position. The Group's internal control function, which is an integrated part of the central finance function, monitored viewpoints that

emerged during the year from the internal control self-assessment at some of the larger units.

Nobia does not currently have an internal audit function. The Board has discussed this matter and found the existing monitoring and assessment structure of the Group to be satisfactory. External services may also be engaged in the context of certain special examinations. This decision is reviewed annually.

# Auditors' report of the Corporate Governance Statement

# To the annual meeting of the shareholders in Nobia AB (publ), Corp. Reg. No. 556528-2752

It is the Board of Directors who is responsible for the Corporate Governance Statement for the year 2015 and that it has been prepared in accordance with the Annual Accounts Act.

As a basis for our opinion that the Corporate Governance Statement has been prepared and is consistent with the annual accounts and the consolidated accounts, we have read the Corporate Governance Statement and assessed its statutory content based on our knowledge of the company. This means that our statutory 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 audit standards in Sweden.

In our opinion, the Corporate Governance Statement has been prepared and its statutory content is con-sistent with the annual accounts and the consolidated accounts.

Stockholm, 21 March 2016 KPMG AB George Pettersson, Authorised Public Accountant

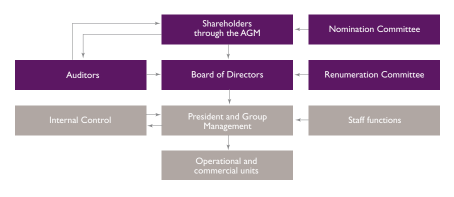
# Key external regulatory frameworks:

- Swedish Companies Act
- IFRS and Swedish Annual Accounts Act
- Nasdaq Stockholm's Rule book for Issuers
- Swedish Corporate Governance Code, www.corporategovernanceboard.se

#### Key internal regulatory frameworks:

- Articles of Association
- The Board's rules of procedure and instructions on the distribution of duties between the Board and President, internal policies, guidelines, manuals, codes and checklists
- Nobia's Financial & Accounting Manual
- Risk Management Process

### Overview of governance at Nobia



# BOARD OF DIRECTORS













Tomas Billing Born 1963. B.Sc. Business Administration. CEO of Nordstjernan. Chairman of the Board since 2015. Dependent in relation to major shareholders. Board assignments: Chairman of NCC. Board member of BilaKa and Parkinson Research Foundation. Previous employment: President of Hufvudstaden and Monark Bodyguard. Holding in Nobia: 185,779 shares.

2 Morten Falkenberg Born 1958. B.Sc. Business Administration. President and CEO of Nobia. Board member since 2011. **Board assignments:** Board

Appliances, senior positions at TDC Mobile and the Coca-Cola Company. Holding in Nobia: 523,303 shares

(private and occupational pension) Holding in related companies: -

member of Velux Group. Previous employment: Executive Vice President at Electrolux and Head of Floor Care and Small

5 Stefan Jacobsson Born 1952. Board member since 2014. Independent. Board assignments: Chairman of Thule Group, Woody Bygghandel and HBG. Board member of Etac. **Previous employment:** CEO of

Puma AG, NFI Corp., ABU/Garcia and Tretorn Holding in Nobia: 10,000 shares in endowment insurance.

3 Lilian Fossum Biner Born 1962. Board member since 2012. B.Sc. Business Administration. Independent

**Board assignments: Board** member of Oriflame, Thule, Givaudan, LE Lundbergföretagen and a-connect AG.

Previous employment: Vice President and CFO of Axel Johnsson, Senior Vice President and HR Director of at Electrolux. Holding in Nobia: 6,000 shares.

6 Thore Ohlsson

Born 1943. President of Elimexo. Board member since 2007. Independent.

Board assignments: Chairman of Friskvårdscenter, Thomas Frick, and VLPN Holding. Board member of Puma SE, Cobra Puma, Elite Hotels, Bastec and Josefsson Invest.

Previous employment: President and CEO of Aritmos with wholly owned companies ABU-Garcia, Etonic, Monark-Crescent, Stiga, Tretorn and Puma AG (84%). President of Trianon, Etonic and Tretorn. CEO of Tretorn.

Holding in Nobia: 70,000 shares.

### 4 Nora Førisdal Larssen

Born 1965. B.Sc. Business Economics, MBA. Senior Investment Manager at Nordstjernan. Board member since 2011. Dependent in relation to major shareholders.

Board assignments: Chairman of Etac and Emma S, Board member of Ekornes and Filippa K.

Previous employment: Product Line manager at Electrolux and partner at McKinsey & Co. Holding in Nobia: 5,000 shares.

Nobia 2015

Operations

Sustainability

Financial statements

Corporate governance and the Nobia share















7 Christina Ståhl Born 1970. B.Sc. Business Administration and M.Sc. Business and Economics. CEO of MO. Board member since 2015. Independent. Previous employment: President

of furniture chain Mio. Holding in Nobia: -

8 Fredrik Palmstierna Born 1946. B.Sc. Business Economics, MBA. Board member since 2006. Dependent in relation to major shareholders.

**Board assignments:** Chairman of Latour. Board member of Securitas, Hultafors, Fagerhult and the Viktor Rydberg Schools Foundation.

Holding in Nobia: 371,000 shares, through related parties and companies.

Born 1965. Deputy Board member

Patrik Falck

Employee representative

since 2011. Employed at Nobia

Production Sweden since 1986. Holding in Nobia: -

9 Ricard Wennerklint Born 1969. Deputy CEO of If Skadeförsäkring and member of Sampo Group Executive Committee. Board member since 2014. Dependent in relation to

Previous employment: CFO of If Skadeförsäkring.

Holding in Nobia: 10,000 shares.

Born 1971. Deputy Board member Kök since 2006.

Board assignments: Board member of Nobia Svenska Kök. Holding in Nobia:-

10 Per Bergström

Born 1960. Employee representative since 2000. Employed at Nobia Production Sweden since 1976.

**Board assignments:** Board member of of Tidaholms Energi, Elnät and Bredband Östra Skaraborg.

Holding in Nobia: -

# Marie Ströberg

Born 1973. Employee representative since 2007. Employed at Nobia Svenska Kök since 2007.

Holding in Nobia: -

### 13 Terese Asthede

major shareholders.

Employee representative since 2013. Employed at Nobia Svenska

**Auditors** 

KPMG AB

Auditor-in-Charge, Authorised Public Accountant

### George Pettersson

Other audit assignments: Addtech, Sandvik, Skanska and Lagercrantz Group.

# GROUP MANAGEMENT













Morten Falkenberg
Born 1958. B.Sc. Business
Administration. President and CEO.
Employed at Nobia since 2010.
Board assignments: Board
member of Velux Group.
Previous employment: Executive

Previous employment: Executive Vice President at Electrolux and Head of Floor Care and Small Appliances, senior positions at TDC Mobile and the Coca-Cola Company.

Holding in Nobia: 523,303 shares (private and occupational pension). Holding in related companies: –

2 Mikael Norman
Born 1958. CFO. Employed at
Nobia since 2010.
Board assignments: Board
member of Cloetta AB.
Previous employment: Group
controller at Electrolux.

5 Rune Stephansen

Born 1965. Executive Vice

Holding in Nobia: 46,205 shares.

President and Head of Commercial

Denmark. Employed at Nobia since

Born 1965. Executive Vice President, UK Region and Head of Magnet. Employed at Magnet since 1984. Previous employment:

Management positions at Magnet. **Holding in Nobia:** 39,402 shares.

4 Christian Rösler

Born 1967. Executive Vice President, Central Europe region and Head of Ewe/FM. Employed at Nobia sedan 2007.

**Previous employment:** Leading positions at IKEA Austria. **Holding in Nobia:** 864 shares.

**Previous employment:** Leading positions at Marbodal, Kvik, Sportex, Rusta, IKEA and Jysk. **Holding in Nobia:** 10,697 shares.

6 Ole Dalsbø

Born 1966. Executive Vice President and Head of Commercial Norway. Employed at Nobia since 2004.

Previous employment: Leading positions at Nobia Norway, Norema and Sigdal Kjøkken.

Holding in Nobia: 10,297 shares.

Nobia 2015

Operations

Sustainability

Financial statements

Corporate governance and the Nobia share













### 7 Erkka Lumme Born 1974. Executive Vice President and Head of Commercial Finland. Employed at Nobia since

Previous employment: Senior positions in sales and marketing at IDO Badrum and Pukkila.

Holding in Nobia: -

## 8 Nick Corlett

Born 1965. Executive Vice President, Sourcing and Product Management. Employed at Nobia since 2012.

Previous employment: Leading positions at Howdens Joinery and MFI Group.

Holding in Nobia: 7,692 shares.

# 9 Annica Hagen

Born 1977. Executive Vice President and Head of Commercial Sweden. Employed at Nobia since 2014. Previous employment: Senior positions in innovation and

marketing at Electrolux and Pernod Ricard.

Holding in Nobia: 1,522 shares.

# Patrick Heinen

Born 1968. Executive Vice President and Head of Poggenpohl. Employed at Nobia since 2015.

Previous employment: Senior position at König+Neurath AG.

Holding in Nobia: -

# III Kim Lindqvist

Born 1974. Executive Vice President, Chief Marketing Officer. Employed at Nobia since 2012.

Previous employment: Senior positions in marketing and innovation at Electrolux.

Holding in Nobia: 6,272 shares.

# 12 Thomas Myringer

Born 1960. Executive Vice President, HR Director. Employed at Nobia since 2003.

Previous employment: Senior HR positions at the Skanska Group. Holding in Nobia: 15,924 shares.