

This form is meant as a tool for Danish companies with shares admitted to trading on a regulated market who wish to report on the company's compliance with the recommendations on corporate governance in a standard reporting format.

The recommendation text of this form does not replace the recommendations; reference is made to the recommendations on corporate governance with regard to preface, introduction and comments. The Committee's comments on the recommendations may be included as guidelines and inspiration for companies in their work on the recommendations. In this connection the comments are meant as a tool. The reporting on corporate governance itself should only be carried out in compliance with the specific recommendations of the Committee, and not according to the comments or guidelines.

The report must be composed in Danish and must be provided in a corporate governance report published as either part of the management commentary on the annual report or on the company's website with exact reference to the management commentary. The Committee believes that publication of the corporate governance report on the company's website - with exact reference to the report in the management commentary - creates the highest degree of transparency. Publication of the report on the company's website provides easier access for investors and other stakeholders.

Under the Financial Statement Act a publication on the company's website requires that the URL address – where the corporate governance report is published – is stated in the management commentary in the annual report. The URL address must be the internet address which can be used to access the report directly.

There are further requirements to the preparation of the report on corporate governance and how it is to be published. The detailed requirements are described in Executive order no. 761 of 20 July 2009 on Publication of Reports on Corporate Governance and Corporate Social Responsibility in supplementary reviews and on the business' website.

Notice: The form below contains the recommendations of the Committee on Corporate Governance of 6 May 2013. The recommendations are available on the website of the Committee on Corporate Governance www.corporategovernance.dk. NASDAQ OMX Copenhagen A/S has decided to include the recommendations in the Rules for issuers of shares by 1 June 2013. This form may be used for the preparation of the report on corporate governance in annual reports concerning financial years commencing 1 January 2013 or later.

"Comply or explain"

If a company deviates from parts of the recommendations, the company has to explain the reasons for the deviations, cf. section 107 b (1) (iii) of the Financial Statements Act. The company has to explain why it has chosen not to comply with a recommendation and what it has chosen to do instead. Failure to comply with a recommendation is not considered a breach of rules, but merely implies that the board of directors of the company has chosen a different approach. The market must decide whether deviations are justified and whether the explanation is satisfactory. A good explanation provides specific insight for stakeholders to be able to decide on any investments. In order to create the transparency necessary for investors, companies must respond to each recommendation and provide information on whether or not they will comply with the recommendation in question.

Note that the reporting must reflect the current style of management at the time of the reporting. In the event of significant changes during the year, or after the balance sheet date, descriptions of the changes should be included in the corporate governance report. Companies must consider each of the recommendations.

If the company complies partially with a recommendation the company must specify which parts it is complying with, why it is deviating from the remaining part of the recommendation and what it has chosen to do instead.

The Committee has observed that many companies choose to provide supplementary information even in cases where the company complies with a recommendation. The Committee encourages companies to provide supplementary information where this increases transparency.

The report concerns the financial year 2014

| Recommendation | The company complies | The company complies partially | The company does not comply | The explanation for complying partially/not complying with the recommendation |
|---|----------------------|--------------------------------|--------------------------------------|---|
| 1. Communication and interaction by the company with its investors and other stakeholders | | | | |
| 1.1. Dialogue between company, shareholders and other stake | holders | | | |
| 1.1.1. The Committee recommends that the board of directors ensure ongoing dialogue between the company and its shareholders in order for the shareholders to gain relevant insight into the company's potential and policies, and in order for the board of directors to be aware of the shareholders' views, interests and opinions on the company. | х | | | |
| 1.1.2. The Committee recommends that the board of directors adopt policies on the company's relationship with its stakeholders, including shareholders and other investors, and that the board ensures that the interests of the shareholders are respected in accordance with company policies. | x | | | |
| 1.1.3. The Committee recommends that the company publish quarterly reports | Х | | | |
| 1.2. General meeting | | | | |

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| 1.2.1. The Committee recommends that when organizing the company's general meeting, the board of directors plans the meeting to support active ownership. | х | | | |
| 1.2.2. The Committee recommends that proxies granted for the general meeting allow shareholders to consider each individual item on the agenda. | X | | | |
| 1.3. Takeover bids | | | · | |
| 1.3.1. The Committee recommends that the company set up contingency procedures in the event of takeover bids from the time that the board of directors has reason to believe that a takeover bid will be made. According to such contingency procedures, the board of directors should not without the acceptance of the general meeting, attempt to counter the takeover bid by making decisions which in reality prevent the shareholders from deciding on the takeover bid themselves. | х | | | |
| 2. Tasks and responsibilities of the board of directors | | | | |
| 2.1. Overall tasks and responsibilities | | | | |
| 2.1.1. The Committee recommends that at least once a year the board of directors take a position on the matters related to the board's performance of its responsibilities. | Х | | | |
| 2.1.2. The Committee recommends that at least once a year the board of directors take a position on the overall strategy of the company with a | х | | | |

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| view to ensuring value creation in the company. | | | | |
| 2.1.3. The Committee recommends that the board of directors ensure that the company has a capital and share structure ensuring that the strategy and longterm value creation of the company are in the best interest of the shareholders and the company, and that the board of directors presents this in the management commentary on the company's annual report and/or on the company's website. | x | | | |
| 2.1.4. The Committee recommends that the board of directors annually review and approve guidelines for the executive board; this includes establishing requirements for the executive board on timely, accurate and adequate reporting to the board of directors. | x | | | |
| 2.1.5. The Committee recommends that at least once a year the board of directors discuss the composition of the executive board, as well as developments, risks and succession plans. | х | | | |
| 2.1.6. The Committee recommends that once a year the board of directors discuss the company's activities to ensure relevant diversity at management levels, including setting specific goals and accounting for its objectives and progress made in achieving the objectives in the management commentary on the company's annual report and/or on the website of the company. | х | | | |
| 2.2. Corporate social responsibility | | | | |
| 2.2.1. The Committee recommends that the board of directors adopt policies on corporate social responsibility. | х | | | |

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| 2.3. Chairman and vice-chairman of the board of directors | | | | |
| 2.3.1. The Committee recommends appointing a vice-chairman of the board of directors who will assume the responsibilities of the chairman in the event of the chairman's absence, and who will also act as effective sparring partner for the chairman. | X | | | |
| 2.3.2. The Committee recommends ensuring that, if the board of directors, in exceptional cases, asks the chairman of the board of directors to perform special operating activities for the company, including briefly participating in the day-to-day management, a board resolution to that effect be passed to ensure that the board of directors maintains its independent, overall management and control function. Resolutions on the chairman's participation in day-to-day management and the expected duration hereof should be published in a company announcement. | x | | | |
| 3. Composition and organization of the board of director | S | | | |
| 3.1. Composition | | | | |
| 3.1.1. The Committee recommends that the board of directors annually accounts for the skills it must have to best perform its tasks, the composition of the board of directors, and the special skills of each member. | X | | | |
| 3.1.2. The Committee recommends that the selection and nomination of candidates for the board of directors be carried out through a thoroughly | х | | | |

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| transparent process approved by the overall board of directors. When assessing its composition and nominating new candidates, the board of directors must take into consideration the need for integration of new talent and diversity in relation to age, international experience and gender. | | | | |
| 3.1.3. The Committee recommends that a description of the nominated candidates' qualifications, including information about the candidates' | x | | | |
| other executive functions, e.g. memberships in executive boards, boards of directors, and supervisory boards, including board committees in foreign enterprises, be accompanied by the notice convening the general meeting when election of members to the board of directors is on the agenda. demanding organizational tasks, and information about whether candidates to the board of directors are considered independent. | | | | |
| 3.1.4. The Committee recommends that the company's articles of association stipulate a retirement age for members of the board of directors. | Х | | | |
| 3.1.5. The Committee recommends that members of the board of directors elected by the general meeting be up for election every year at the annual general meeting. | Х | | | |
| 3.2. Independence of the board of directors | | | | |
| 3.2.1. The Committee recommends that at least half of the members of the board of directors elected by the general meeting be independent | X | | | |

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| persons, in order for the board of directors to be able to act independently of special interests. To be considered independent, this person may not: | | | | |
| be or within the past five years have been member of the executive board, or senior staff member in the company, a subsidiary undertaking or an associate, within the past five years, have received larger emoluments from the company/group, a subsidiary undertaking or an associate in another capacity than as member of the board of directors, represent the interests of a controlling shareholder, within the past year, have had significant business relations (e.g. personal or indirectly as partner or employee, shareholder, customer, supplier or member of the executive management in companies with corresponding connection) with the company, a subsidiary undertaking or an associate. be or within the past three years have been employed or partner at the external auditor, have been chief executive in a company holding cross-memberships with the company, have been member of the board of directors for more than 12 years, or have been close relatives with persons who are not considered independent. | | | | |
| 3.3. Members of the board of directors and the number of other executive functions | | | | |
| 3.3.1. The Committee recommends that each member of the board of directors assesses the expected time commitment for each function in order that the member does not take on more functions than he/she can | х | | | |

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| manage satisfactorily for the company. | | | | |
| 3.3.2. The Committee recommends that the management commentary, in addition to the provisions laid down by legislation, includes the following information about the members of the board of directors: the position of the relevant person, the age and gender of the relevant person, whether the member is considered independent, the date of appointment to the board of directors of the member, expiry of the current election period, other executive functions, e.g. memberships in executive boards, boards of directors, and supervisory boards, including board committees in foreign enterprises and demanding organizational tasks, and the number of shares, options, warrants and similar in the company, and other group companies of the company, owned by the member, as well as changes in the portfolio of the member of the securities mentioned which have occurred during the financial year. | X | | | |
| 3.4. Board committees | | | | |
| 3.4.1. The Committee recommends that the company publish the following on the company's website: The terms of reference of the board committees, the most important activities of the committees during the year, and the number of meetings held by each committee, and the names of the members of each committee, including the chairmen of the committees, as well as information on which members are | X | | | |

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| independent members and which members have special qualifications. | | | | |
| 3.4.2. The Committee recommends that a majority of the members of a board committee be independent. | X | | | |
| 3.4.3. The Committee recommends that the board of directors set up a formal <u>audit committee</u> composed such that the chairman of the board of directors is not chairman of the audit committee, and between them, the members should possess such expertise and experience as to provide an updated insight into and experience in the financial, accounting and audit aspects of companies whose shares are admitted to trading on a regulated market. | | X | | Due to the limited size of the Board of Directors – four members- the audit committee consist of these four persons. The Chairman of the Board of Directors is not chairman of the audit committee. |
| 3.4.4. The Committee recommends that, prior to the approval of the annual report and other financial reports, the audit committee monitors and reports to the board of directors about: significant accounting policies, significant accounting estimates, related party transactions, and uncertainties and risks, including in relation to the outlook for the current year. | х | | | |
| 3.4.5. The Committee recommends that the audit committee: annually assesses the need for an internal audit, and in such case, makes recommendations on selecting, appointing and removing the head of the internal audit function and on the budget of the internal audit function, and | X | | | |

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| monitor the executive board's follow-up on the conclusions and recommendations of the internal audit function. | | | | |
| 3.4.6. The Committee recommends that the board of directors establish a nomination committee chaired by the chairman of the board of directors with at least the following preparatory tasks: describe the qualifications required by the board of directors and the executive board, and for a specific membership, state the time expected to be spent on having to carry out the membership, as well as assess the competences, knowledge and experience of the two governing bodies combined, annually assess the structure, size, composition and results of the board of directors and the executive board, as well as recommend any changes to the board of directors, annually assess the competences, knowledge and experience of the individual members of management, and report to the board of directors in this respect, consider proposals from relevant persons, including shareholders and members of the board of directors and the executive board for candidates for the board of directors and the executive board, and propose an action plan to the board of directors on the future composition of the board of directors, including proposals for specific changes. | | X | | Due to the size of the Board of Directors - four members-it is not considered expedient to establish a nomination committee. The Board of Directors undertakes the listed preparatory tasks. |
| 3.4.7. The Committee recommends that the board of directors establish a remuneration committee with at least the following preparatory tasks: | | х | | Same explanation as re. nomination committee. |
| to recommend the remuneration policy (including the general guidelines for incentive-based remuneration) to the board of directors and the executive board for approval by the board of directors prior to | | | | |

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| approval by the general meeting, make proposals to the board of directors on remuneration for members of the board of directors and the executive board, as well as ensure that the remuneration is in compliance with the company's remuneration policy and the assessment of the performance of the persons concerned. The committee should have information about the total amount of remuneration that members of the board of directors and the executive board receive from other companies in the group, and recommend a remuneration policy applicable for the company in general. | | | | |
| 3.4.8. The Committee recommends that the remuneration committee do not consult with the same external advisers as the executive board of the company. | X | | | |
| 3.5. Evaluation of the performance of the board of directors an | d the execu | utive board | | |
| 3.5.1. The Committee recommends that the board of directors establish an evaluation procedure where contributions and results of the board of directors and the individual members, as well as collaboration with the executive board are annually evaluated. Significant changes deriving from the evaluation should be included in the management commentary or on the company's website. | X | | | |
| 3.5.2. The Committee recommends that in connection with preparation of the general meeting, the board of directors consider whether the number of members is appropriate in relation to the requirements of the company. This should help ensure a constructive debate and an effective decision-making process in which all members are given the opportunity | x | | | |

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| to participate actively. | | | | |
| 3.5.3. The Committee recommends that at least once every year the board of directors evaluate the work and performance of the executive board in accordance with predefined clear criteria. | х | | | |
| 3.5.4. The Committee recommends that the executive board and the board of directors establish a procedure according to which their cooperation is evaluated annually through a formalized dialogue between the chairman of the board of directors and the chief executive officer and that the outcome of the evaluation be presented to the board of directors. | x | | | |
| 4. Remuneration of management | | | | |
| 4.1. Form and content of the remuneration policy | | | | |
| 4.1.1. The Committee recommends that the board of directors prepare a clear and transparent remuneration policy for the board of directors and the executive board, including | х | | | |
| a detailed description of the components of the remuneration for members of the board of directors and the executive board, the reasons for choosing the individual components of the remuneration, and a description of the criteria on which the balance between the individual components of the remuneration is based. | | | | |
| The remuneration policy should be approved by the general meeting and published on the company's website. | | | | |

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| 4.1.2. The Committee recommends that, if the remuneration policy includes variable components, limits be set on the variable components of the total remuneration package, a reasonable and balanced linkage be ensured between remuneration for governing body members, expected risks and the value creation for shareholders in the short and long terms, there be clarity about performance criteria and measurability for award of variable components, there be criteria ensuring that qualifying periods for variable components in remuneration agreements are longer than one calendar year, and an agreement is made which, in exceptional cases, entitles the company to reclaim in full or in part variable components of remuneration that were paid on the basis of data, which proved to be misstated. | x | | | |
| 4.1.3. The Committee recommends that remuneration of members of the board of directors does not include share options. 4.1.4. The Committee recommends that if share-based remuneration is provided, such programmes be established as roll-over programmes, i.e. the options are granted periodically and should have a maturity of at least three years from the date of allocation. | x | | | |
| 4.1.5. The Committee recommends that agreements on termination payments should not amount to more than two years' annual remuneration. | х | | | |

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| 4.2. Disclosure of the remuneration policy | | | | | | |
| 4.2.1. The Committee recommends that the company's remuneration policy and compliance with this policy be explained and justified annually in the chairman's statement at the company's general meeting. | x | | | | | |
| 4.2.2. The Committee recommends that the proposed remuneration for the board of directors for the current financial year be approved by the shareholders at the general meeting. | x | | | | | |
| 4.2.3. The Committee recommends that the total remuneration granted to each member of the board of directors and the executive board by the company and other companies in the group, including information on the most important contents of retention and retirement/resignation schemes, be disclosed in the annual report and that the linkage with the remuneration policy be explained. | × | | | | | |
| 5. Financial reporting, risk management and audits | | | | | | |
| 5.1. Identification of risks and transparency about other relevant information | | | | | | |
| 5.1.1. The Committee recommends that the board of directors in the management commentary review and account for the most important strategic and business-related risks, risks in connection with the financial reporting as well as for the company's risk management. | x | | | | | |
| 5.2. Whistleblower scheme | | | | | | |

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|--|----------------------|--------------------------------|-----------------------------|---|--|--|
| 5.2.1. The Committee recommends that the board of directors decide whether to establish a whistleblower scheme for expedient and confidential notification of possible or suspected wrongdoing. | | × | | A whistleblower –scheme has been implemented in the Santa Fe Group. Due to the limited number of employees in the parent company (a total of 6 persons) it has not been considered necessary also to introduce such a scheme in the parent company. | | |
| 5.3. Contact to auditor | | | | | | |
| 5.3.1. The Committee recommends that the board of directors ensure regular dialogue and exchange of information between the auditor and the board of directors, including that the board of directors and the audit committee at least once a year meet with the auditor without the executive board present. This also applies to the internal auditor, if any. | х | | | | | |
| 5.3.2. The Committee recommends that the audit agreement and auditors' fee be agreed between the board of directors and the auditor on the basis of a recommendation from the audit committee. | х | | | | | |