

CORPORATE GOVERNANCE REPORT 2019

Camurus is a Swedish public limited liability Company with its registered office in Lund, Sweden. The Company's share is listed on Nasdaq OMX Stockholm and is traded under the ticker symbol CAMX.

Camurus' corporate governance is based on the laws, regulations and recommendations applicable to listed companies, such as the Swedish Corporate Governance Code (the "Code"), the Nasdaq Stockholm Rule Book for Issuers, Camurus' Articles of Association and other rules and guidelines specific to the Company. During 2019, Camurus applied to the Code without deviations.]This report pertains to the 2019 financial year and has been reviewed by the Company's auditors.

Corporate governance at Camurus

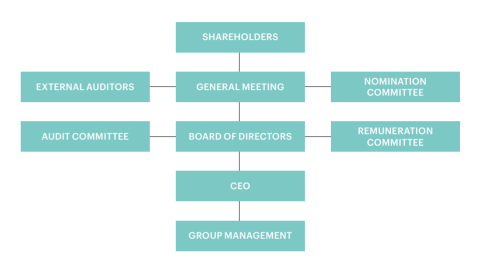
The purpose of Camurus' corporate governance is to create a distinct allocation of roles and responsibilities among the owners, the Board of Directors and the management.

The governance, management and control of Camurus are allocated between the general meeting of shareholders, Board of Directors and its elected Committees, and the CEO.

External regulatory frameworks that influence corporate governance

- The Swedish Companies Act
- Regulatory frameworks for external reporting
- Nasdag Stockholm's Rule Book for Issuers, nasdagomxnordic.com
- The Swedish Corporate Governance code, www.corporategovernanceboard.se
- · Other applicable rules and recommendations

Corporate governance structure



Examples of internal regulatory frameworks of significance to corporate governance

- Articles of Association
- Board of Directors' rules of procedure including instructions to the Board Committees
- Instructions for the CEO including financial reporting
- Guidelines for remuneration to members of senior management
- IT Policy
- Financial Manual
- Personnel Manual
- Code of Conduct
- Communication/Information Policy
- Insider Policy

Corporate governance structure

Shareholders and the share

Camurus AB's share capital comprises one class of shares that entitles the holders to equal voting rights and equal rights to the Company's assets. For information about shareholders and the Camurus share, see pages 48-50 of the annual report 2019 and camurus com.

General meetings of shareholders

Shareholders may exercise their influence at the general meeting, which is Camurus' highest decision-making body. The general meeting resolves on the Articles of Association and at the Annual General Meeting (AGM), which is the scheduled annual general meeting of shareholders, Board members, Chairman of the Board and auditor are elected, and resolutions on their fees as passed.

In addition, the AGM adopt the income statement and balance sheet, and resolv on the appropriation of the Company's profit and loss, and on the discharge of Board members and the CEO from liability to the Company. The AGM also makes decisions on the principles for appointment and work of the Nomination Committee, and on remuneration guidlines and terms of employment for the CEO and other senior executives. Shareholders have the right to participate and vote for all of their shares. Shareholders are also entitled to be represented by proxy at the meeting. The AGM is to be held in Lund each year before the end of June. Extraordinary general meetings (EGMs) are convened as needed. Notice convening the annual general meeting and extraordinary general meeting where amendments to the articles of association are to be addressed, must be done no earlier than six weeks and no later than four weeks prior to the meeting. Notice convening other extraordinary general meetings must be done no earlier than six weeks and no later than three weeks prior to the meeting. Official notice must be given through an announcement in the Swedish Official Gazette (Sw. Post- och Inrikes Tidningar) and on the Company's website. Information regarding the notice shall also be adviertised in Svenska Dagbladet.

2019 Annual General Meeting (AGM)

The AGM for 2019 was held on 7 May. At the meeting, approximately 68 percent of the total votes were represented. Attorney Jakob Wijkander was elected Chairman of the meeting.

The AGM resolutions concerned:

- Number of board members and auditors
- Remuneration to the Chairman of the Board and Board members elected by the AGM, and the auditor
- Re-election of the Board members Per-Anders Abrahamsson, Marianne Dicander Alexandersson, Martin Jonsson, Behshad Sheldon, Fredrik Tiberg and Kerstin Valinder Strinnholm and Per Olof Wallström. Mark Never was elected as new Board member. Per Olof Wallström was re-elected as chairman of the Board
- PricewaterhouseCoopers AB, with Ola Bjärehäll as authorised public accountant was re-elected
- Guidelines for remuneration to senior executives
- Implementation of incentive program in accordance with the Board's proposal for the Company's employees by way of directed issue of subscription warrants
- Authorization for the Board to decide on a new issue of shares with or without deviation from shareholders' preferential rights. The authorization may be exercised on one or more occasions until the Annual General Meeting 2020 and a total of maximum 4 797 685 shares may be issued, corresponding to 10 percent of the Company's share capital at the time of the decisio
- Adoption of the income statement and the balance sheet as well as the consolidated income statement and the consolidated balance sheet
- Appropriation of the Company's earnings in accordance with the adopted balance sheet
- Discharge from liability in relation to the Company for the Board members and the CEO for the financial year 2018

The minutes and information from the 2019 AGM are available on camurus.com.

2019 FGM

Extra general meeting was held on 5 March. At the meeting, approximately 69 percent of the total votes were represented. Attorney Jakob Wijkander was elected Chairman of the meeting. The EGM resolved to approve the Board of Directors' resolution on a rights issue with pre-emptive right to subscribe for new shares. The minutes of the EGM are be available at camurus com

2020 AGM

The 2020 AGM will be held on Thursday 7 May 2020 at 5:00 p.m. CET at Elite Hotel Ideon, at Scheelevägen 27, Ideon Science Park, 223 63 Lund, Sweden. For further information and the right to participate, see page 132-133 of Camurus' Annual Report 2019 or camurus.com.

The minutes of the AGM will be available at camurus.com.

Nomination Committee

The Nomination Committee represents the company's shareholders and is charged with preparing resolutions on election and reimbursement matters for the AGM. According to the instructions and principles adopted by the AGM on 3 May 2016, the Nomination Committee is to consist of four members, three of whom are to represent the Company's three largest shareholders based on the ownership according to Euroclear Sweden AB as per 31 August the year before the AGM. As stipulated in the same resolution, the fourth person is to be the Chairman of the Board. The Nomination Committee observes the rules governing the independence of the Board Members under the Swedish Corporate Governance Code. The composition of the Nomination Committee is to be publically announced no later than six months before the AGM. The Nomination Committee of Camurus is charged with assignments including the preparation and drafting of proposals for the election of Board members, the Chairman of the Board, the auditor and the Chairman of the Meeting. The Nomination Committee's duties also include proposing remuneration to Board members, committee members and auditor.

The Nomination Committee for the AGM 2020 has held four (4) meetings and in addition a number of telephone contacts. As a basis for its work, the Nomination

Committee has taken note of the Chairman's presentation of the Board's work, including an anonymous survey-based evaluation of the Board's work through an external independent party, as well as individual interviews with all Board members. Furthermore, the Chairman of the Board and the CEO has reported the development of the Company's operations, goals and strategy.

The Nomination Committee has prepared proposals for the Annual General Meeting regarding, for example proposals for the election of the Chairman and other members of the Board, remuneration to board members and committee members, election of auditors, and remuneration.

As in previous years, the Nomination Committee has devoted special attention to issues of diversity. From the Nomination Committee's proposal to the 2019 Annual General Meeting it shows that the Nomination Committee, when preparing its proposal of Board of Directors, has applied paragraph 4.1 of the Code as Diversity Policy. The aim of the policy is that, with regards to the Company's operations, development stages and circumstances, the Board should have a purposeful composition, characterized by versatility and breadth regarding the members' skills, experience and background as well as the need for an even gender distribution. With regards to gender distribution in the Board, the Nomination Committee's

The Nomination Committee for the AGM 2020 consists of the following

Representatives/Shareholders

Per Sandberg, appointed by Sandberg Development AB
Max Mitteregger, appointed by Max Mitteregger Kapitalförvaltning
Arne Lööw, appointed by Fjärde AP-fonden
Per Olof Wallström. Chairman of the Board

1) The shareholder statistics used must be sorted according to voting power (shareholder groups) and comprise the 25 largest shareholders. In the event that these shareholder statistics comprises nomineeregistered holdings, such holdings will only be taken into consideration if the administrator has declared the underlying shareholder's identity to Euroclear Sweden, or if the Company – without implementing any own measures – obtains other information to indicate the underlying shareholder's identity.

ambition is to work towards the goals set by the College of Swedish Corporate Governance. The Annual General Meeting 2019 decided to appoint members of the Board in accordance with the nomination committee's proposal, which meant that eight (8) members were elected, of which three women and five men (corresponding to 37,5 and 62,5 percent respectively).

The Nomination Committee in respect of the Annual General Meeting 2020 consists of the Chairman of the Board and the three largest shareholders in terms of voting rights as of 31 August 2019, who together represents approximately 57 percent of the number of shares and votes in the Company.

Board of Directors

Composition and independence

Accordance to Camurus' Article of Association, the Board of Directors is to consist of a minimum of three (3) and maximum of ten (10) Board members elected by the AGM, for the period until the end of the next AGM. At the 2019 AGM, eight (8) Board members were elected. Camurus' CEO is included among the Board of Directors and the Company's CFO functions as the Secretary to the Board. Other executives of Camurus participate at Board meetings to report on specific topics. According to the Code, a majority of the AGM-elected Board members are to be independent in relation to the Company and the Company's management. With the exception of CEO Fredrik Tiberg, all Board members are considered independent in relation to the Company and the Company's management. Six of the Board members, together with the Chairman of the board, are considered independent in relation to the Company's major shareholders. Camurus' thus meets the requirements of the Code on independence.

At the close of the financial year, Camurus' Board of Directors comprised Chairman of the Board Per Olof Wallström and the Board members Per-Anders Abrahamsson, Marianne Dicander Alexandersson, Martin Jonsson, Mark Never, Behshad Sheldon, Fredrik Tiberg samt Kerstin Valinder Strinnholm. Information about the Board members, with data about birth years, year of election to the Board

of Directors, education, experience, ongoing and previous assignments, holdings of shares in the Company at 31 March, 2019 are presented on pages 128-129 in the annual report 2019. Holdings in the Company include the individual's personal holdings and/or the holdings of closely related parties. Other Group assignments are not presented.

Responsibility and duties of the Board of Directors

The duties of the Board of Directors are regulated under the Swedish Companies Act, the Articles of Association, and the Swedish Corporate Governance Code. The work of the Board of Directors is further regulated by the written Rules of Procedure, which are reviewed and adopted anually by the Board. The Rules of Procedure regulate the division of duties and responsibilities between the Board, the Chairman of the Board and the CEO. In addition, the Rules of Procedure govern the resolutions within the Board, the Board's meeting schedule and the Board's work on accounting and audit matters, as well as the financial reporting. The Board has also established instructions for the CEO and adopted other specific policy documents.

The Board is responsible for the Group's organization and the management of its affairs, the establishment of the Group's overall objectives, development and follow-up on the overall strategy, resolutions regarding major acquisitions and divestments, capital expenditures, resolutions regarding possible investments and loans in accordance to the financial policy, continuous monitoring of operations, the adoption of quarterly and year-end accounts, and the continuous assessment of the CEO and other members of Group management. The Board is also responsible for ensuring quality in financial reporting, including monitoring system and internal control regarding Camurus' financial statements and financial position (see also "Internal controls" below). Furthermore, the Board shall ensure that Camurus' external communication is characterized by transparency, correctness, relevance and reliance. The Board is also responsible for establishment of required guidelines and other policy documents, such as Code of Conduct, Communication, and Insider Policy. At the Board's meetings, there are, among other things, the following recurring items on the agenda: state of business, project status, market matters, adoption of interim and annual reports, strategy review, future prospects, and economic and financial reporting.

The Chairman of the Board follows Camurus' operations through ongoing dialogue with the CEO. The Chairman organizes and leads the Board's work and is responsible for ensuring that the Board members receive satisfactory information and decision basis. The Chairman is also responsible for ensuring that the Board members continuously get updates and deepen their knowledge about Camurus and that they receive training required for the work of the board to operate effectively. It is also the Chairman who is responsible for managing contacts with shareholders on ownership matters and for the annual evaluation of the Board's work. In 2019, an anonymous survey-based evaluation was completed, through which the Board members got the opportunity to express themselves about the Board's work. This information has been collected and compiled in a report presented by the Company's solicitor firm. The result will be taken into consideration for the Board's work in 2020. The Nomination Committee has through the Chairman of the Board, received the evaluation report.

The main requirements that should be imposed on Camurus' Board of Directors and the importance of independent Board members have been discussed.

The Board of Directors meets according to a pre-determined annual schedule and at least five ordinary Board meetings in addition to the inaugural Board meeting are to be held between each AGM. Extra meetings can be arranged to address matters which cannot be deferred to any of the scheduled meetings.

The Board meets with auditors at the Board meeting when the audit is reviewed.

Board of Directors' work during 2019

During the year, the Board held nine (9) ordinary Board meetings, including the inaugural meeting. Four (4) extraordinary meetings were held in relation to the rights issue in March 2019, and another two (2) extraordinary meetings to resolve on the directed share issue completed in December 2019. Two (2) resolution were taken by per capsualm; adoption of the annual report 2019 and allotment of warrants in the TO2019/2022 program. During 2019, the Board's work has mainly been dominated by dealing with and making strategic decisions relating to the Company's financing and organizational development in connection with the ongoing launch of Buvida®l weekly and monthly depot for treatment of opioid dependence in Europe and

Australia, prioritized development projects such as chronic pain, pivotal clinical programs for CAM2029 in Acromegaly and NET, business development and partnerships. Furthermore, financial goals and dividend policy, financial reports and development of a new longterm incentive program for management and employees for presentation at the Annual General Meeting 2020 have been resolved.

The Board has planned a total of seven (7) meetings for 2020.

Board committees

The Board of Directors has established two committees, the Audit Committee and the Remuneration Committee, which both word according to procedure adopted by the Board.

Audit Committee

The Audit Committee's role is primarily to monitor the Company's financial position and reporting, effectiveness of the company's internal control, and remain informed about the audit of the annual report and consolidated financial statements, and to review and monitor the auditor's impartiality and independence and, in doing so take particularly into account whether the auditor provides Camurus with services other than audit services, and to have regular contacts with the auditor. The Audit Committee shall also assist the Nomination Committee with proposal to the general meeting for election of auditor. The Audit Committee has consisted of the following members; Martin Jonsson (Chairman), Marianne Dicander Alexandersson, and Per Olof Wallström. The committee complies with the Companies Act's requirements for independence and accounting and auditing expertise. The Committee has convened six (6) times during the year. Camurus' auditor was present at four (4) of these meetings. The meetings addressed matters such as the audit plan, the auditors' observations and the review of the Company and the Company's financial reports.

Remuneration Committee

The Remuneration Committee's role is primarily to prepare matters for recommendation to the Board of Directors concerning remuneration and other employment terms for the CEO and members of the Group management, and to monitor and assess ongoing and completed programs for variable remuneration to the Group management. Furthermore, the Committee shall monitor and assess the application of the guidelines for remuneration to the executive management resolved by the AGM, as well as applicable remuneration structures and remuneration levels in the Company.

The Remuneration Committee has consisted of the following members; Per Olof Wallström (Chairman), Martin Jonsson, and Kerstin Valinder Strinnholm. The Committee is assessed to comply with the Code's requirements for independence and appropriate knowledge and experience in questions related to remuneration of executive management.

The Committee was convened two (2) times during the year. At these meetings, the Committee discussed the Company's existing remuneration systems, proposed guidelines for the remuneration of the CEO and senior executives, and the future share-based incentive programs aimed at attracting and retaining competent and motivated employees. The incentive program will be presented at the AGM in May 2020, for resolution by the shareholders. For information regarding salaries and fees to the CEO and senior executives, see Note 9 in the annual report 2019.

CEO and Group management

The CEO is responsible for the ongoing administration and development of Camurus in accordance with applicable legislation and rules, including the Nasdaq Stockholm Rule Book for Issuers and the Code, as well as guidelines, instructions and strategies established by the Board of Directors. The CEO is responsible for preparing reports and necessary information for decision-making prior to Board meetings and presenting the material at Board meetings. Furthermore, the CEO is to ensure adherence to Camurus' goals, policies and strategic plans as established by the Board of Directors, and for keeping the Board updated on Camurus' development in-between Board meetings.

The CEO leads the work of the Group management, which is responsible for overall business development. In addition to the CEO, management during the year has comprised the Chief Financial Officer, Chief Business Officer, Chief Commercial Officer, Chief Technical Officer, VP Clinical Development and Pharmacovigilance, VP Regulatory Affairs (from 1 October 2019), VP Human Resources, and VP Corporate Development & General Counsel (a total of nine persons). During the year the Group management convened twenty (20) times. For information about current senior executives at Camurus, when they assumed their positions and their year of birth, education, experience, holdings in the Company as of 31 March 2020, and current and previous assignments, see pages 130-131 of the annual report. Holdings in the Company include the individual's personal holdings and/or the holdings of closely related parties. Other Group assignments are not presented. CEO has no significant shareholdings and co-ownership in companies that have significant business relationships with Camurus.

Board member	Function I	Independence	Directors' fee	Remuneration, KSEK ¹⁾			Attendance/Participation ²⁾		
				Audit Committee	Remuneration Committee	Total	Board of Directors	Audit Committee	Remuneration Committee
Per-Anders Abrahamsson	Board member		250	_	_	250	17/17	_	_
Marianne Dicander Alexandersson	Board member	•	250	50	-	300	17/17	6/6	-
Martin Jonsson	Board member	3)	250	100	25	375	16/17	6/6	2/2
Mark Never ⁵⁾	Board member	•	250	-	-	250	7/17	_	-
Kerstin Valinder Strinnholm	Board member	•	250	-	25	275	17/17	-	2/2
Behshad Sheldon	Board member	•	250	-	_	250	17/17	-	-
Fredrik Tiberg ⁶⁾	Board member, President and Cl	EO 4)	_	-	_	-	16/17	-	-
Per Olof Wallström	Chairman of the Board	•	600	50	50	700	17/17	6/6	2/2
Total			2,100	200	100	2,400			

¹⁾ AGM resolved fees for the period May 2019 - May 2020.

Remuneration for Board of Directors and senior executives

Remuneration for Board members

The AGM of 9 May 2019 resolved the following remuneration to Board members for the period up to the closing of the 2020 AGM; SEK 600,000 to the Chairman of the Board and SEK 250,000 to each of the other Board members. As remuneration for committee work, it was resolved that the Chairman of the Audit Committee would receive SEK 100,000 and other members of the Committee SEK 50,000 each. It was also resolved that the Chairman of the Remuneration Committee would receive SEK 50,000 while other members of the Committee SEK 25,000 each.

²⁾ The figures in the table show total attendance/meetings. In 2019, the Board held a total of 9 ordinary meetings,

⁶ extra ordinary meetings and 2 when resolutions were take by per capsulam.

³⁾ The Board member is to be regarded as dependent in relation to major shareholders.

⁴⁾ The Board member is to be regarded as dependent in relation to the Company and its Management.

⁵⁾ Board member from AGM 9 May 2019.

⁶⁾ For remuneration to the CEO, refer to Note 9 and 28 in the annual report 2019.

Remuneration to Group management

Matters pertaining to remuneration to senior executives are addressed by the Board's Remuneration Committee. Remuneration to the CEO is resolved by the Board based on proposal presented by the Remuneration Committee.

Remuneration and terms for senior executives are to be based on market conditions and consist of a balanced mix of fixed salary, variable remuneration, pension benefits, other benefits, and terms upon termination.

Guidelines for remuneration to senior executives

The AGM of 9 May 2019 resolved to approve the Board of Directors' proposal on the principles of remuneration to the Company's senior executives until the time of the 2020 AGM.

Deviation from the guidelines

The Board of Directors may deviate from these guidelines in certain cases if there are special reasons for doing so. Reasons for derogation must be reported at the next annual general meeting. During 2019 the guidelines have been followed without any deviations.

For more information on guidelines for remuneration to the Board and senior executives, see Note 9 and 28 in the Annual Report 2019.

Proposal on guidelines for executive remuneration 2020

The guidelines the Board of Directors proposes that the annual general meeting 2020 resolves on are presented in the Annual Report 2019, Note 9.

External auditors

The auditing firm PricewaterhouseCoopers AB (PwC) has been Camurus' auditor since the AGM 11 May 2015, with Authorised Public Accountant Ola Bjärehäll as auditor in charge. PwC was re-elected as Camurus' auditor at the AGM 2019, until the end of the AGM 2020.

The auditor performs a review of the interim report for the third quarter and audits the annual and consolidated financial statements. The auditor also comments on whether this Corporate Governance Report has been prepared, and whether disclosures herein are consistent with those in the annual and consolidated financial statements. In a presentation to the AGM, the auditor reports the results of his audit of the Annual Report and consolidated financial statements, his review of the Corporate Governance Report in the Auditor's report, a separately expresses opinions on the Corporate Governance Report, and compliance to guidelines for remuneration to senior executives. In addition, the auditor presents detailed findings from his audits to the Audit Committee three (3) times per year, and to the Board in its entirety once per year. The fees invoiced by the auditors over the past two (2) financial years are reported in Note 8 of the annual report for 2019.

Internal control and risk management

The Board of Directors' responsibility for internal controls are regulated by the Companies Act, the Annual Accounts Act – which includes requirements that the Corporate Governance Report must contain disclosures concerning the principal features of Camurus' internal control and risk management systems in connection with the annual financial reporting and the preparation of the consolidated financial statements – and the Code. The Board of Directors is to ensure that Camurus has appropriate internal controls and formalized procedures to ensure its compliance with established policies for financial reporting and internal controls, and the existence of appropriate systems for the monitoring and control of the Company's activities and the risks associated with the Company and its operations.

Camurus applies COSO's framework for the internal control of financial reporting. The procedures for internal controls on financial reporting were designed with the aim of ensuring reliable overall financial reporting and external reporting in accordance with IFRS, applicable laws and regulations, and other requirements applicable to companies listed on Nasdaq Stockholm. This work involves the Board of Directors, Group management and other employees.

Control environment

The Board of Directors has established instructions and governing documents with the aim of regulating the CEO's and the Board of Directors' roles and responsibilities. The manner in which the Board of Directors monitors and assures the quality of internal controls is documented in the Board of Directors' rules of procedure and Camurus' financial policy, as well as the policy for internal control, where the Board of Directors has established a number of fundamental guidelines of significance to the work with internal control. These guidelines include the regular control and follow-up of outcomes in comparison with expectations and preceding years, as well as supervision of the accounting policies applied by Camurus. The responsibility for maintaining an effective control environment and the ongoing work on risk assessment and internal control over the financial reporting is delegated to the CEO. However, the Board of Directors has ultimate responsibility. In turn, managers at various levels at Camurus have corresponding responsibilities within their respective spheres of responsibility.

Group management reports regularly to the Board of Directors in accordance with established procedures. The financial reporting control environment collectively comprises various responsibilities and authorities, instructions, guidelines, manuals and policies, in combination with laws and regulations.

Based on an efficient control environment and external reviews by auditors, the Board of Directors has deemed that there are no special circumstances in Camurus' operations or other circumstances to warrant the establishment of an internal-audit function.

Risk assessment

Camurus performs continuous risk assessments to identify risks pertaining to financial reporting, as well as risks associated with the Company's operations. These risks include inaccurate reporting as well as impropriety and fraud. Risk management is incorporated in each process and various methods are used to evaluate, identify and curtail risks, and to ensure that the risks to which Camurus is exposed are managed in line with the set policies, instructions and monitoring procedures.

For a description of Camurus' operational risks, see the Director's Report, pages 68-69 and for the financial risks, Note 3 Financial Risk Management, page 71 in Camurus Annual Report 2019.

Control activities

The formulation of control activities is of particular importance to Camurus' work to prevent and identify risks and shortcomings in the financial reporting. The control structure comprises distinct roles in the organization that facilitate an efficient division of responsibilities for specific control activities, including authorization control, IT systems, ERP system and authorization control. The continuous analyses carried out of the financial reporting are crucial to ensure that the financial reports do not include any material errors.

Information and communication

Camurus has information and communication procedures aimed at promoting completeness and accuracy in financial reporting. Policies, guidelines and internal instructions with regard to financial reporting are available in digital and printed form. Regular updates on amendments to accounting policies, reporting requirements or other forms of information disclosure are accessible and known to the employees concerned. For external disclosure of information, guidelines have been designed with the aim of ensuring that Camurus meets the requirements covering the disclosure of accurate information to the market.

Monitoring, evaluation and reporting

The Board of Directors continuously evaluates the information submitted by Group management. The Board of Directors obtains regularly updated financial information about Camurus' development between Board meetings. The Group's financial position, strategies and capital expenditures are discussed at each Board meeting. The Board is also responsible for monitoring the internal control and monitoring that reporting to the Board works satisfactorily. This work entails ensuring that measures are taken to manage any shortcomings, as well as following-up on any proposed measures highlighted in connection with external reviews. The Company performs

an annual self-assessment of its work with risk management and internal controls. This process includes a review of the manner in which established procedures and guidelines are applied. The Board of Directors receives information about important conclusions from this annual assessment process, and about proposed actions, if any, with regard to the Company's internal control environment. In addition, the external auditors report on a regular basis to the Board of Directors, partly through the Audit Committee, partly to the Board of Directors in its entirety.

External audit

The AGM appoints external auditors for a period of one year at a time. In accordance with the audit plan established in consultation with the Board's Audit Committee the auditor examines the Annual Report and the accounts, as well as the Board of Directors' and CEO's fullfilment of their fiduciary duties and responsibilities. In connection with the review, the auditor reports his findings to Group Management for discussion and subsequently to the Board of Directors through the Audit Committee. Following completion of the audit the Audit Committee is informed. At least once a year, the auditors report their observations directly to the Board of Directors without the presence of Camurus' CEO and CFO. The auditor also participates at the AGM, where he presents a summary of his audit and his recommendations in the audit report.

Lund, April 2020

Board of Directors

THE AUDITORS' EXAMINATION OF THE CORPORATE GOVERNANCE REPORT

To the general meeting of the shareholders of Camurus AB (publ), corporate identity number 556667-9105

Engagement and responsibility

It is the board of directors who is responsible for the corporate governance statement for the year 2019 and that it has been prepared in accordance with the Swedish 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 Swedish Annual Accounts Act.

Stockholm, April 8, 2020 PricewaterhouseCoopers AB

> Ola Bjärehäll Authorized public accountant Auditor in charge

