Sandvik AB has its head office in Stockholm and is the Parent Company of the Sandvik Group, with subsidiaries in about 70 countries. The Group has about 42,000 employees and revenues in more than 160 countries. Sandvik AB is a public company with its shares listed on Nasdaq Stockholm (the “Stockholm Stock Exchange”).

Corporate governance within Sandvik is based on external rules such as the Swedish Companies Act, the Stockholm Stock Exchange’s Rule Book for Issuers, the Swedish Code of Corporate Governance (the “Code”) and other relevant laws and regulations. The Code is available from corporategovernanceboard.se. In 2018 Sandvik applied the Code without deviating from any of its regulations.

THE SANDVIK WAY

Sandvik’s corporate governance framework, The Sandvik Way, implements these external rules and also sets out the internal rules and principles for governance that apply specifically within Sandvik. It is based on four levels, as set forth in the model below, and describes how common ways of working have been implemented throughout the entire organization.

Oversight and Direction
This level outlines how the Group is led and governed from the top. The Board of Directors, elected by the Shareholders’ Meeting, sets the strategic direction for the Group. The President carries this out through the Group Executive Management whose members manage and oversee the operations of the Group. The main operational responsibility in the Group lies with the business areas and divisions, with Group functions responsible for functional policies and processes supporting the business. This level is the main focus of this Corporate Governance Report.

Culture and Enabling Structure
This level sets out the requirements and ambitions underpinning our operations. Our business philosophy is shaped by our Vision to excel, guided by our Core Values (Customer Focus, Innovation, Fair Play and Passion to Win), translated into the behaviors we outline in our Code of Conduct and motivated through the qualities outlined in Sandvik’s Leadership Model.

Operational System
The operational system in The Sandvik Way is at the core of how
we work on a day-to-day basis in the Sandvik Group. It contains information and ways of working for the whole Sandvik Group related to strategic planning, risk management, internal controls and compliance, as well as Sandvik’s monitoring activities, including performance tracking and compliance self-assessment for the organization. This is also where our group-wide policies and procedures are collected.

Business Area Governance
Whereas the three top levels of The Sandvik Way set the group-wide way of working that applies across all of the business areas, divisions and Group functions, the business areas and divisions have their own tailored governance systems based on The Sandvik Way.

Ownership Structure
As of 31 December 2018 Sandvik’s share capital amounted to 1,505,263,107.60 SEK represented by 1,254,385,923 shares. According to the share register, Sandvik had about 101,000 shareholders as of 31 December 2018. AB Industrivärden was the largest owner with about 12.1 percent of the share capital. Of the total share capital at year-end, about 35 percent was owned by investors outside Sweden.

Shareholders’ Meeting
The General Meeting of Shareholders is the highest decision-making body. At the Annual General Meeting, the shareholders are given the possibility to exercise their voting rights in relation to, for example, the Annual Report, dividends, election of the Board and appointment of auditor, and other matters stipulated in the Companies Act, the Articles of Association and, where applicable, the Code.

All shareholders who have been entered in the share register and have informed the company of their attendance within the time limit stated in the notice of the General Meeting are entitled to participate at Sandvik’s General Meetings and vote according to the number of shares held. Shareholders are also entitled to be represented by a proxy at the General Meeting.

All shares in Sandvik carry equal voting rights with one vote per share.

2018 Annual General Meeting
Shareholders representing 55.22 percent of the share capital and votes attended the Annual General Meeting held on 27 April 2018 in Sandviken, Sweden. Sven Unger, attorney-at-law, was elected to chair the meeting. Resolutions passed at the General Meeting included the following:
- Dividend of 3.50 SEK per share
- Re-election of Board members Jennifer Allerton, Claes Boustedt, Marika Fredriksson, Johan Karlström, Johan Molin, Björn Rosen gren, Helena Stjernholm and Lars Westerberg. Re-election of Johan Molin as Chairman of the Board.
- Election of PricewaterhouseCoopers AB as new auditor
- Guidelines for remuneration of senior executives
- A long-term incentive program in the form of a performance share program for about 350 senior executives and key employees in the Group

2019 Annual General Meeting
The next Annual General Meeting will be held on 29 April 2019 in Sandviken, Sweden. More information is available at home.sandvik.

Nomination Committee
The Nomination Committee is a preparatory body that prepares proposals for, among other things, the election of the Board of Directors, the Chairman of the Board and auditors as well as fees for adoption at the General Meeting. The Annual General Meeting has adopted an instruction for the Nomination Committee, which includes a procedure for appointing the Nomination Committee, valid until a General Meeting resolves on a change. In accordance with this instruction, the Nomination Committee shall consist of representatives of the four largest shareholders, in terms of the number of votes, on the final business day in August plus the Chairman of the Board (convener).
Sandvik’s Annual General Meeting 2018 was held at the Göransson Arena, Sandviken, Sweden.

Nomination Committee for 2019 AGM
For the 2019 Annual General Meeting, the Nomination Committee consists of Fredrik Lundberg, Chairman (Industrivärden), Kaj Thorén (Alecta), Pär Boman (Handelsbankens Pensionsstiftelse and others), Marianne Nilsson (Swedbank Robur) and Johan Molin (Sandvik’s Chairman of the Board).

Up to the date of the Annual General Meeting, the Nomination Committee met on three occasions. Through Sandvik’s Chairman of the Board, the Nomination Committee was informed of the results of the Board’s own evaluation. The Committee also met with Sandvik’s President to review the company’s operations, stage of development and overall strategy. The Nomination Committee discussed the general criteria that Board members should fulfill, including the independence requirement, and reviewed the number of Board assignments that each Board member has in other companies. The Nomination Committee applied rule 4.1 of the Code as the diversity policy. This rule states that the Board shall have an appropriate composition in view of the company’s operations, phase of development and other relevant circumstances, display diversity and breadth in terms of qualifications, experience and background of the Board members elected by the General Meeting and that the company shall strive for gender balance.

BOARD OF DIRECTORS
The Board of Directors is responsible for the company’s organization and the management of the company’s business. The Board is required to continuously monitor the company’s and the Group’s financial position.

The Board is to ensure that the company’s organization is designed in a way that ensures that the financial statements, the management of assets and the company’s financial condition in general are controlled in a satisfactory manner.

The President is appointed by the Board and is responsible for the daily operations pursuant to guidelines and instructions issued by the Board. The distribution of responsibilities between the Board and the President is laid down in the Board’s Procedural Guidelines which are reviewed and adopted each year. The review is based on such aspects as the Board’s evaluation of the individual and collective work that the Board performs.

In addition to financial reporting and the monitoring and follow-up of daily operations and profit trend, Board meetings address the goals and strategies for the operations, significant acquisitions and investments, as well as matters relating to the capital structure. Senior executives report business plans and strategic issues to the Board on an ongoing basis.

Composition
As of 31 December 2018 Sandvik’s Board consisted of eight members elected by the Annual General Meeting.

The Nomination Committee communicated before the 2018 Annual General Meeting that the Nomination Committee had applied rule 4.1 of the Code as the diversity policy. The current Board composition is the result of the work of the Nomination Committee prior to that General Meeting. The Board consists of members with experiences from different geographic areas and different industry sectors and, excluding the President, 42 percent of the Board members elected by the General Meeting are women.

Pursuant to Swedish legislation, trade unions are entitled to representation on the Board and they have appointed two members and two deputies.

The Board members are presented on pages 146–147.

Independence
Helena Stjernholm is not regarded as independent in relation to major shareholders in the company and Björn Rosengren is not regarded as independent in relation to the company and its executive management. The other six Board members elected by the General Meeting are all independent in relation to Sandvik and its executive management, as well as the company’s major shareholders. Accordingly, the composition of the Board complies with the independence requirements of the Code.

Board proceedings during 2018
During the year, the Board held twelve meetings. The executive management of all business areas presented their goals and strategies. The Board also reviewed the strategies and results from a number of the divi-
The Board addressed matters related to overall Group strategy, IT, human resources, such as incentive programs, environment, health and safety, and issues concerning investments and operational restructuring and the review of previously made investments. Further, the Board handled matters with respect to acquisitions and divestments, such as the sale of Sandvik’s 50% stake in Fagersta Stainless and the stainless wire business and the acquisitions of the Metrologic Group, Inrock and Dura-Mill. The Remuneration Committee, Audit Committee and the Acquisitions and Divestitures Committee reported from their respective meetings. In respect of the Audit Committee, reported matters included ERM, compliance, SpeakUp and Code of Conduct, internal control and internal audit as well as the result of the external audit. The Committees also submitted matters for resolution by the Board and the minutes and reports from these meetings were made available to the Board members. In the autumn of 2018 the Board visited Sandvik’s operations in China.

Remuneration of the Board
As resolved at the 2018 Annual General Meeting, the fee to the Chairman of the Board is 2,400,000 SEK and the fee to each of the non-executive Board members elected by the General Meeting is 660,000 SEK. In addition, 285,000 SEK was paid to the Chairman of the Audit Committee and 160,000 SEK to each of the other Committee members, in total 605,000 SEK. The Chairman of the Remuneration Committee was paid 135,000 SEK and each of the other Committee members 110,000 SEK, in total 355,000 SEK. No remuneration was paid to the members of the Acquisitions and Divestitures Committee.

Evaluation of the work of the Board
To ensure the quality of the work of the Board and to identify the possible need for further expertise and experience, the work of the Board and its members is evaluated annually. In 2018 the evaluation, which was led by the Chairman of the Board, was carried out by way of each Board member responding to an online questionnaire. The Chairman also held separate evaluation meetings with all Board members. The compiled results were presented to the Board. The Chairman of the Board also presented the results of the evaluations at a meeting with the Nomination Committee.

ATTENDANCE AT BOARD AND COMMITTEE MEETINGS IN 2018

<table>
<thead>
<tr>
<th>Member</th>
<th>Board</th>
<th>Audit Committee</th>
<th>Remuneration Committee</th>
<th>Acquisitions and Divestitures Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jennifer Allerton</td>
<td>12</td>
<td>5</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>Thomas Andersson</td>
<td>12</td>
<td>0</td>
<td></td>
<td>2</td>
</tr>
<tr>
<td>Claes Boustedt</td>
<td>12</td>
<td>5</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Marika Fredriksson</td>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Johan Karlström</td>
<td>12</td>
<td>2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tomas Kärnström</td>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thomas Lilja</td>
<td>11</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mats W Lundberg</td>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Johan Molin</td>
<td>12</td>
<td>2</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Björn Rosengren</td>
<td>12</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Helena Stjernholm</td>
<td>12</td>
<td>5</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Lars Westerberg</td>
<td>12</td>
<td>5</td>
<td>2</td>
<td></td>
</tr>
</tbody>
</table>

COMPOSITION OF THE BOARD AS OF 31 DECEMBER 2018

<table>
<thead>
<tr>
<th>Name</th>
<th>Function</th>
<th>Independent in acc. with the Code</th>
<th>Shareholding, number</th>
<th>Elected</th>
<th>Audit Committee</th>
<th>Remuneration Committee</th>
<th>Acquisitions and Divestitures Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jennifer Allerton</td>
<td>Member</td>
<td>Yes</td>
<td>10,000</td>
<td>2015</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thomas Andersson</td>
<td>Deputy</td>
<td></td>
<td></td>
<td>2012</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Claes Boustedt</td>
<td>Member</td>
<td>Yes</td>
<td>20,000</td>
<td>2015</td>
<td>Chairman</td>
<td></td>
<td>Member</td>
</tr>
<tr>
<td>Marika Fredriksson</td>
<td>Member</td>
<td>Yes</td>
<td>2,500</td>
<td>2017</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Johan Karlström</td>
<td>Member</td>
<td>Yes</td>
<td>5,000</td>
<td>2011</td>
<td></td>
<td></td>
<td>Member</td>
</tr>
<tr>
<td>Tomas Kärnström</td>
<td>Member</td>
<td></td>
<td>2,889</td>
<td>2006</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thomas Lilja</td>
<td>Member</td>
<td></td>
<td>3,560</td>
<td>2016</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mats W Lundberg</td>
<td>Deputy</td>
<td></td>
<td>0</td>
<td>2015</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Johan Molin</td>
<td>Chairman</td>
<td>Yes</td>
<td>260,000</td>
<td>2015</td>
<td>Chairman</td>
<td></td>
<td>Chairman</td>
</tr>
<tr>
<td>Björn Rosengren</td>
<td>Member</td>
<td>No(1)</td>
<td>104,903</td>
<td>2016</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Helena Stjernholm</td>
<td>Member</td>
<td>No(1)</td>
<td>5,000</td>
<td>2016</td>
<td>Member</td>
<td></td>
<td>Member</td>
</tr>
<tr>
<td>Lars Westerberg</td>
<td>Member</td>
<td>Yes</td>
<td>180,000</td>
<td>2010</td>
<td>Member</td>
<td></td>
<td>Member</td>
</tr>
</tbody>
</table>

1) Pertains to own and closely related persons’ shareholdings in Sandvik AB.
2) Employee representatives (both members and deputy members participate in Board meetings). Thomas Lilja (member) and Mats W Lundberg (deputy) represent Unioen/Ledarna/Swedish Association of Graduate Engineers. Tomas Kärnström (member) and Thomas Andersson (deputy) represent IF Metall.
3) In addition 1,000,000 call options in Sandvik AB.
4) Helena Stjernholm is not regarded as independent in relation to major shareholders in the company and Björn Rosengren is not regarded as independent in relation to the company and its executive management.
Remuneration Committee
During 2018 the members of the Remuneration Committee were Johan Molin (Chairman of the Committee), Johan Karlström and Lars Westerberg. The tasks of the Remuneration Committee are, among others, those prescribed by the Code, which include preparing proposals regarding guidelines for remuneration of senior executives and long-term incentive programs for senior executives.
Based on the recommendations of the Remuneration Committee, the Board decides the remuneration and terms of employment for the President, who in turn decides on the remuneration to be paid to the Group Executive Management in consultation with the Remuneration Committee.
For guidelines, remuneration and other benefits payable to the Group Executive Management, refer to Proposal regarding guidelines for remuneration of senior executives on page 88 and Note 3.5.
During 2018 the Remuneration Committee held two meetings.

Audit Committee
During 2018 the members of the Audit Committee were Claes Boustedt (Chairman of the Committee), Helena Stjernholm and Lars Westerberg. Areas addressed by the Audit Committee mainly related to:
- Monitoring the financial reporting and ensuring its reliability
- Effectiveness of the system of internal control and internal audit
- Planning, scope and follow-up of the internal and external audit for the year, with special focus on the change of audit firm decided by the 2018 Annual General Meeting
- Assistance to the Nomination Committee with regards to proposal for auditor
- Monitoring of the external auditor’s independence and objectivity vis-à-vis the company, including the extent to which the auditor provides other services than auditing services to the company
- The Group’s systematic processes for overall corporate risk management (ERM), as well as more detailed risk management matters including legal disputes, compliance, corporate investigations, IT security, accounting procedures, taxation, treasury, finance operations, insurance coverage and pension issues
- The development and effectiveness of compliance processes, with special focus on the roll-out of the GDPR processes
- Sandvik’s Code of Conduct, some specific cases managed through SpeakUp, Sandvik’s global whistleblowing system, as well as the overall effectiveness of the system
- Sandvik’s sustainable business strategy and materiality analysis

During 2018 the Audit Committee held five meetings at which Sandvik’s external auditor and representatives of the company’s management were present.

Acquisitions and Divestitures Committee
The Acquisitions and Divestitures Committee was established in April 2018 to provide a better process for preparing major or strategically important acquisitions and divestitures for Board decision. The Committee currently consists of Johan Molin (Chairman of the Committee), Claes Boustedt and Helena Stjernholm. The Committee meets on an ad hoc basis, at the request of the President and CEO in consultation with the Chairman of the Board.
During 2018 the Acquisitions and Divestitures Committee held two meetings and reviewed matters related to strategically important acquisitions, which were later reported to the Board.

PRESIDENT AND GROUP EXECUTIVE MANAGEMENT
The President is accountable for Group decision-making in all areas delegated by the Board. In order to ensure a full Group perspective in these matters, the President has appointed the Group Executive Management as an advisory forum, focusing on how to achieve Group targets, strategies, structure and organization. The Group Executive Management meets each month and its members are accountable for implementing the President’s decisions.
In 2018 the Group Executive Management consisted of:
- Björn Rosengren, President and CEO
- Tomas Eliasson, Executive Vice President and CFO
- Klas Forsström, President of Sandvik Machining Solutions
- Lars Engström, President of Sandvik Mining and Rock Technology (will be succeeded by Henrik Ager on 1 April 2019)
- Göran Björkman, President of Sandvik Materials Technology
- Jessica Alm, Executive Vice President and Head of Group Communications
- Johan Kerstel, Executive Vice President and Head of Human Resources
- Åsa Thunman, Executive Vice President and General Counsel

The President and other members of the Group Executive Management are presented further on pages 148–149.

BUSINESS AREAS
The Sandvik organization model is based on a decentralized business model with three separate business areas – Sandvik Machining Solutions, Sandvik Mining and Rock Technology and Sandvik Materials Technology – based on distinct product offerings. Each business area has full responsibility and accountability for its respective business results.
Each of the three business areas is organized in a number of divisions based on product offering or brand. The division is the highest operational level in the Sandvik organizational structure. Where the division structure is based on the product offering, some divisions are also organized in business units representing defined parts of the product offering.
Visit home.sandvik for more detailed information relating to the Group’s business activities and product portfolios.

GROUP FUNCTIONS
There are four Group functions within Sandvik: Communications, Finance, HR and Legal. Group functions specifically focus on setting the appropriate enabling structures and processes that are common for the Group or cover a specific area for which the Group is responsible.

EXTERNAL AUDITOR
At the 2018 Annual General Meeting, the audit firm PricewaterhouseCoopers AB was elected new auditor of Sandvik AB for the period until the 2019 Annual General Meeting. Peter Nyllinge is the auditor-in-charge.
The auditor continuously audit and monitor the company’s general accounting and the execution by the Board and the President of their respective responsibilities.

The progress of the audit is reported regularly during the year to the management teams of individual companies and the business areas, the Audit Committee and to the Board. The auditor meets with the Board at least once a year without the President or any other member of the Group Executive Management attending.

The independence of the external auditor is guaranteed by the Audit Committee having determined the principles for allowing non-audit services to be provided by the auditor and, in some cases, pre-approving non-audit services.

Audit fees are paid continuously over the period in office on an approved current account basis. For detailed information on fees paid to the auditor, see Note 3.6.

**INTERNAL CONTROL OVER FINANCIAL REPORTING**

Sandvik’s finance organization manages a well-established financial reporting process aimed at ensuring a high level of internal control.

The internal control system aligns with the conceptual framework of COSO, which is based on five key components that provide an effective framework for describing and analyzing the internal control system implemented in the organization. The five components are Control Environment, Risk Assessment, Control Activities, Information and Communication and Monitoring and Follow-up. The application of the COSO framework is described below.

Sandvik internal control over financial reporting forms an integral part of the operational system described in The Sandvik Way on page 58 which also includes risk assessments, policies, procedures and compliance. Sandvik’s Board of Directors is ultimately responsible for the governance of risk management including internal control over financial reporting.

**Control environment**

The Sandvik Way regulates the governance of the Sandvik Group. It includes delegation of responsibilities, including signatory and authorization principles for decision making and cost approvals, and request and approval procedures in respect to investments and acquisitions, among other items.

The Sandvik Financial Reporting Policies and Procedures govern control over financial reporting. These documents contain detailed instructions regarding accounting policies and financial reporting procedures to be applied by all Sandvik reporting entities.

A Sandvik Financial Internal Control Framework has been developed and includes key components such as well-defined roles and responsibilities, internal control policy and the risk and control matrix which defines a mandatory minimum of control activities that contribute to the mitigation of risks to acceptable levels. The activities include business process controls, IT controls and entity-wide controls focusing on compliance with policies and procedures. The process of rolling-out the common framework to the Sandvik entities is nearly completed in Sandvik Mining and Rock Technology and is well underway in the other business areas and Group functions.

**Risk assessment and risk management**

The Enterprise Risk Management (ERM) process at Sandvik includes the area of financial reporting. Read more about the Enterprise Risk Management (ERM) program on page 54. Key risks noted in local assessments and observations made by Internal and External Audit are also taken into consideration to ensure that adequate controls exist to mitigate these risks.

**Control activities**

In each legal entity, the finance staff is responsible for accurate accounting and the closing of books. At Group level, Group Control manages the reporting process to ensure the completeness and accuracy of financial reporting and compliance with IFRS requirements. Both statutory and management reporting is conducted in close cooperation with divisions, business areas and Group functions such as Tax, Treasury and Legal to ensure the correct reporting of the income statement, balance sheet, equity and cash flow.

Controllers in the divisions and business areas perform analytical reviews and investigations, conduct business trend analyses and update forecasts. They investigate certain issues related to the financial information as and when needed. All business areas present their financial performance in written reports to the Group Executive Management on a monthly and quarterly basis.

**Information and communication**

Financial reports setting out the Group’s financial position and the earnings trend of operations are submitted regularly to Sandvik’s Board. Quarterly interim reports are published externally and are supplemented by investor meetings attended by members of the Group Executive Management.

**Monitoring and follow-up**

Entity management and process owners are responsible for testing the effectiveness of internal controls through self-assessments on a quarterly basis and according to the requirements in the Sandvik Internal Control Framework. The Audit Committee monitors the effectiveness of internal controls related to financial reporting presented by management with potential deficiencies and suggested actions.

The Board reviews all quarterly interim reports as well as the Annual Report prior to publishing.

**Internal audit**

The Internal Audit function audits the corporate governance, internal control and risk-management procedures. Internal Audit is subordinated to the Audit Committee and the Head of Internal Audit reports to the Audit Committee.

Internal audits include, as a basis, the Group’s policies for corporate governance, risk management and internal control with regard to areas such as financial reporting, compliance with the Code of Conduct and IT. The outputs of the audits include action plans and programs for improvement.

Findings are reported to the Group Executive Management, the business area management and to the Audit Committee.


AUDITOR’S REPORT

TO THE ANNUAL MEETING OF THE SHAREHOLDERS
OF SANDVIK AB (PUBL), CORP. ID. 556000-3468

Report on the annual accounts and consolidated accounts

Opinions
We have audited the annual accounts and consolidated accounts of Sandvik AB (publ) for the year 2018. The annual accounts and consolidated accounts of the company are included on pages 46-122 in this document.

In our opinion, the annual accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of the parent company as of 31 December 2018 and its financial performance and cash flow for the year then ended in accordance with the Annual Accounts Act. The consolidated accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of the Group as of 31 December 2018 and their financial performance and cash flow for the year then ended in accordance with International Financial Reporting Standards (IFRS), as adopted by the EU, and the Annual Accounts Act. A corporate governance statement has been prepared and is in agreement with the Annual Accounts Act. The statutory administration report and the corporate governance statement are consistent with the other parts of the annual accounts and consolidated accounts.

We therefore recommend that the general meeting of shareholders adopts the income statement and balance sheet for the parent company and the Group.

Our opinions in this report on the annual accounts and consolidated accounts are consistent with the content of the additional report that has been submitted to the parent company’s audit committee in accordance with the Audit Regulation (EU) No. 537/2014 Article 11.

Basis for Opinions
We conducted our audit in accordance with International Standards on Auditing (ISA) and generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor’s Responsibilities section. We are independent of the parent company and the Group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements. This includes that, based on the best of our knowledge and belief, no prohibited services referred to in the Audit Regulation (EU) No. 537/2014 Article 5.1 have been provided to the audited company or, where applicable, its parent company or its controlled companies within the EU.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.

Other matter
The audit of the annual accounts for the financial year 2017 was performed by another auditor who submitted an auditor’s report dated 6 March 2018, with unmodified opinions in the Report on the annual accounts.

Our audit approach
Audit scope
We designed our audit by determining materiality and assessing the risks of material misstatement in the consolidated financial statements. In particular, we considered where management made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

Key audit matters

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the consolidated financial statements as a whole, taking into account the structure of the Group, the accounting processes and controls, and the industry in which the Group operates. Sandvik performs its business via its subsidiaries in a large number of territories. Operationally, the business is organized in divisions that are aligned in the Group’s three Business Areas. There are joint functions at various levels of the Group to support the operational activities of the divisions.

A fundamental part of our first year audit was to obtain an understanding of how the Group’s business is organized, about important systems and processes as well as the internal controls put in place to provide comfort to management and the directors of the precision of the financial reporting. For this purpose we initially held many interviews with management at various levels of the Group and heads of Group functions on the business and the Group strategy. We also obtained and read management reports, policies, instructions as well as planning and governing documents.

The first year audit also included obtaining adequate audit evidence on the opening balances. Alongside other activities, we have read the preceding auditor’s planning, assessments and conclusions and we have evaluated work performed in select areas.

With all of this as a starting point and for the purpose of expressing an opinion on the consolidated accounts as a whole, we decided that approximately 80 reporting units were the most important and should be in scope for the Group audit. Financial reporting from less significant units were covered through analytical procedures that were used to conclude whether extended audit procedures were necessary. Most subsidiaries of the Group are also subject to statutory audit requirements. The central team was responsible for the audit of a number of IT systems, processes, transaction flows and functions including the consolidation and the parent company accounts. The local teams were responsible for auditing items related to the operations in each reporting unit that emanates from local production and sales activities.

Materiality
The scope of our audit was influenced by our application of materiality. An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the consolidated financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality for the financial statements as a whole. These and qualitative considerations, were used to determine the scope of our audit and the nature, timing and extent of our audit procedures. The quantitative thresholds are also used to evaluate any effect of potential misstatements, individually or in aggregate, on the financial statements as a whole.

We therefore recommend that the shareholders adopt the financial statements as a whole.
## Measurement of inventory

Sandvik keep significant stock of raw materials, spare parts and work-in-progress at its production units and stores of finished goods mostly at its sales units and distribution centres. Measurement of inventory is important for a fair presentation of gross margin.

It is demanding to prepare accurate reporting of the acquisition cost when procurement, production and logistical processes are complex. Establishing product costing requires many instances of management judgment with effect on the reported values. This includes considering normal production levels, foreign currency, prices of raw materials and allocation of other direct and indirect costs. For finished goods, assessment is needed of obsolescence and how sellable the products are. Finally, there is a complexity in monitoring and measuring volumes particularly for some raw materials and work in progress.

The accounting policies include the Group’s accounting principles for measuring inventory and note 17 provides additional information on the line item.

## Measurement of acquired intangible assets

The majority of Sandvik’s intangible assets have been acquired externally, mostly through acquiring businesses, these represent significant amounts. Assets with indefinite useful life such as goodwill are not subject to yearly depreciation. Instead, an annual test will show whether the carrying amount for the cash generating unit can still be supported. Sandvik has acquired and divested several businesses containing intangible assets during 2018.

There are a number of instances where management’s judgment is decisive for the accounting treatment in connection with acquiring and divesting of businesses. Management’s estimates of the intangible assets’ potential to generate future cash flows and other assumptions are also decisive for the annual impairment tests.

The note 13 contains additional information on the Group’s intangible assets and the significant assumptions applied in the annual impairment tests.

## Revenue recognition in the appropriate period

The Group manufactures and sells a number of products and services to its customers globally, mainly through its own distribution network. Sales contracts contain various performance obligations and other terms and the determination of when significant performance obligations have been met varies albeit a specific point in time can often be established. The new accounting standard IFRS 15 has been implemented starting from 1 January 2018. As a consequence, the Group has analyzed its various sales contracts and concluded on the principles for deciding in which period or periods the Group’s sales transactions should be recognized as revenue.

Disclosure note 2 and the accounting policies provide additional information on how the Group accounts for its revenue and how the implementation of the standard IFRS 15 has affected the Group’s financial reporting.
Directors’ responsibilities and tasks in general, among other things to liquidate the company, to cease operations, or has no realistic applied if the Board of Directors and the Managing Director intends accounting. The going concern basis of accounting is however not related to going concern and using the going concern basis of ble for the assessment of the company’s and the group’s ability to The Board of Directors and the Managing Director are responsi - accounts and consolidated accounts, in accordance with IFRS as adopted by the EU. The Board of Directors and the Managing Director are also responsible for the preparation of the annual accounts and consolidated accounts, our responsibility is to read the information other- wise obtained in the audit and assess whether the information oth- erwise appears to be materially misstated. If we, based on the work performed concerning this informa- tion, conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors and the Managing Director are responsi- ble for the preparation of the annual accounts and consolidated accounts and that they give a fair presentation in accordance with the Annual Accounts Act and, concerning the consolidated accounts, in accordance with IFRS as adopted by the EU. The Board of Directors and the Managing Director are also responsible for such internal control as they determine is necessary to enable the preparation of annual accounts and consolidated accounts that are free from material misstatement, whether due to fraud or error. In preparing the annual accounts and consolidated accounts, The Board of Directors and the Managing Director are responsi- ble for the assessment of the company’s and the group’s ability to continue as a going concern. They disclose, as applicable, matters related to going concern and using the going concern basis of accounting. The going concern basis of accounting is however not applied if the Board of Directors and the Managing Director intends to liquidate the company, to cease operations, or has no realistic alternative but to do so. The Audit Committee shall, without prejudice to the Board of Directors’ responsibilities and tasks in general, among other things oversee the company’s financial reporting process.

Auditor’s responsibility

Our objectives are to obtain reasonable assurance about whether the annual accounts and consolidated accounts as a whole are free from material misstatement; whether due to fraud or error, and to issue an auditor’s report that includes our opinions. Reasona- ble assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISA’s and generally accepted auditing standards in Sweden will always detect a mate- rial misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual accounts and consolidated accounts. A further description of our responsibility for the audit of the annual accounts and consolidated accounts is available on Revi- dorsinspektionen’s website www.revisorsinspektionen.se/revis- somsansvar. This description is part of the auditor’s report.

Report on other legal and regulatory requirements

Opinions

In addition to our audit of the annual accounts and consolidated accounts, we have also audited the administration of the Board of Directors and the Managing Director of Sandvik AB (publ) for the year 2018 and the proposed appropriations of the company’s profit or loss. We recommend to the general meeting of shareholders that the profit be appropriated in accordance with the proposal in the stat- utory administration report and that the members of the Board of Directors and the Managing Director be discharged from liability for the financial year.

Basis for Opinions

We conducted the audit in accordance with generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor’s Responsibilities section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accord- ance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.
Responsibilities of the Board of Directors and the Managing Director

The Board of Directors is responsible for the proposal for appropriations of the company’s profit or loss. At the proposal of a dividend, this includes an assessment of whether the dividend is justifiable considering the requirements which the company’s and the group’s type of operations, size and risks place on the size of the parent company’s and the group’s equity, consolidation requirements, liquidity and position in general.

The Board of Directors is responsible for the company’s organization and the administration of the company’s affairs. This includes among other things continuous assessment of the company’s and the group’s financial situation and ensuring that the company’s organization is designed so that the accounting, management of assets and the company’s financial affairs otherwise are controlled in a reassuring manner. The Managing Director shall manage the ongoing administration according to the Board of Directors’ guidelines and instructions and among other matters take measures that are necessary to fulfill the company’s accounting in accordance with law and handle the management of assets in a reassuring manner.

Auditor’s responsibility

Our objective concerning the audit of the administration, and thereby our opinion about discharge from liability, is to obtain audit evidence to assess with a reasonable degree of assurance whether any member of the Board of Directors or the Managing Director in any material respect:

– has undertaken any action or been guilty of any omission which can give rise to liability to the company, or
– in any other way has acted in contravention of the Companies Act, the Annual Accounts Act or the Articles of Association.

Our objective concerning the audit of the proposed appropriations of the company’s profit or loss, and thereby our opinion about this, is to assess with reasonable degree of assurance whether the proposal is in accordance with the Companies Act.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with generally accepted auditing standards in Sweden will always detect actions or omissions that can give rise to liability to the company, or that the proposed appropriations of the company’s profit or loss are not in accordance with the Companies Act.

A further description of our responsibility for the audit of the administration is available on Revisorsinspektionen’s website: www.revisorsinspektionen.se/revisornsansvar. This description is part of the auditor’s report.

PricewaterhouseCoopers AB, Torsgatan 21, 113 97 Stockholm, was appointed auditor of Sandvik AB (publ) by the general meeting of the shareholders on the 27 April 2018 and has been the company’s auditor since that date.

Stockholm, 6 March 2019
PricewaterhouseCoopers AB

Peter Nyllinge
Auditor-in-charge
Authorized Public Accountant

Magnus Svensson Henryson
Authorized Public Accountant