Statement by the Nomination Committee of Sandvik AB relating to proposed Board of Directors in view of the 2017 Annual General Meeting

The Nomination Committee's work during the year

The Nomination Committee held its first meeting in October 2016 and has since then held two further meetings in view of the 2017 Annual General Meeting. All decisions taken by the Nomination Committee have been unanimous.

The Chairman of the Board has informed the Nomination Committee of the process used in the Company for the annual evaluation of the Board and has presented the result of the evaluation. The Nomination Committee has also been informed of the Audit Committee's recommendation for external Auditor.

In its work in view of the 2017 Annual General Meeting, the Nomination Committee has paid special attention to the requirements that the Company's strategic development, international operations as well as governance and control place on the Board's qualifications and composition. The Nomination Committee has discussed the composition of the Board and agreed on the principal requirements that should be imposed on the Board members, including the requirement regarding the independence of Board members. As diversity policy the Nomination Committee has applied rule 4.1 of the Swedish Code of Corporate Governance, which 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 balance. The Nomination Committee has also attached particular importance to the Board members having a reasonable total work load to ensure that sufficient time and attention can be given to the Board assignment in Sandvik, and has concluded that this is the case for the proposed Board members.

The Nomination Committee has received comments from shareholders on the composition of the Board, which have been considered in the Nomination Committee's work.

In order to assess whether the Board's fees are reasonable a comparison has been made with fees in companies of comparable size and complexity.

Rationale for proposal for the Board

In its review relating to the Board, as described above, the Nomination Committee has found that the current Board functions well and that the various Board members represent a broad spectrum of experience and knowledge. The members have displayed great commitment and the rate of attendance is in general high. However, Jürgen M Geissinger has informed that he is not available for re-election.

In view of the above, the Nomination Committee has chosen to propose the election of Marika Fredriksson as new member, and the re-election of Jennifer Allerton, Claes Boustedt, Johan Karlström, Johan Molin, Björn Rosengren, Helena Stjernholm and Lars Westerberg, as well as the re-election of Johan Molin as Chairman of the Board.

Marika Fredriksson has a Master of Business Administration and is CFO & Group Executive Vice President of Vestas Wind Systems A/S since 2013. She was previously CFO of Gambro AB, CFO of Autoliv Inc. and has held several senior positions within the Volvo Group. She is considered to bring to the Board long and good experience of international operations, change management and acquisition projects.

The Nomination Committee considers that the proposed Board has an appropriate composition in view of the Company's operations, phase of development and other relevant circumstances, and displays diversity and breadth in terms of the Board members' qualifications, experience and background. Further, the Nomination Committee has found that the number of other board assignments that each Board member has does not prevent the Board members from actively participating in the work of the Sandvik Board.

Stockholm, February 2017

Nomination Committee of Sandvik Aktiebolag