

Protokoll fört vid årsstämma med aktieägarna i Securitas AB (publ), 556302-7241, Hilton Stockholm Slussen Hotel, Stockholm, den 2 maj 2018 kl. 16.00.

Minutes of Annual General Meeting of shareholders in Securitas AB, (publ), 556302-7241, held at Hilton Stockholm Slussen Hotel, Stockholm, on 2 May 2018 at 4 pm.

§ 1

Stämman öppnades av styrelsens ordförande, Marie Ehrling.

The Meeting was opened by the Chairman of the Board, Marie Ehrling.

§ 2

Marie Ehrling utsågs att såsom ordförande leda förhandlingarna vid stämman. Det godkändes att såsom sekreterare vid stämman tjänstgjorde advokat Mikael Ek Dahl.

Marie Ehrling was appointed Chairman of the Meeting. It was approved that attorney Mikael Ek Dahl was to keep the minutes of the Meeting.

§ 3

De närvarande aktieägare som upptagits i den bilagda förteckningen, Bilaga 1, hade inom föreskriven tid anmält sitt deltagande i stämman till Bolaget. Förteckningen godkändes såsom röstlängd vid stämman.

The shareholders designated as being present in the attached list, Exhibit 1, had within the prescribed period of time notified the Company of their intention to participate in the Meeting. The list was approved as voting list for the Meeting.

§ 4

Det i kallelsen intagna förslaget till dagordning godkändes av stämman.

The agenda proposed in the convening notice was approved by the Meeting.

§ 5

Johan Sidenmark representerande AMF och Jan Andersson representerande Swedbank Robur utsågs att jämte ordföranden justera dagens protokoll.

Johan Sidenmark representing AMF and Jan Andersson representing Swedbank Robur were appointed to approve the minutes of the meeting together with the Chairman.

§ 6

Det noterades att kallelse till stämman skett genom att kungörelse härom varit införd i Post- och Inrikes Tidningar den 28 mars 2018 och funnits tillgänglig på bolagets webbplats den 26 mars 2018. Därtill har en annons om att kallelse skett varit införd i Svenska Dagbladet den 28 mars 2018. Stämman konstaterades vara i behörig ordning sammankallad.

It was noted that a convening notice in respect of the Meeting had been published on 28 March 2018 in the Swedish Official Gazette (Sw. Post- och Inrikes Tidningar) and had been made available on the company's website on 26 March 2018. An advertisement stating that summons has been issued had also been published in Svenska Dagbladet on 28 March 2018. The Meeting was declared to have been duly convened.

§ 7

Lämnade ordföranden ordet till verkställande direktören Magnus Ahlqvist för föredragning avseende verksamhetsåret 2017. I anslutning därtill gavs aktieägarna möjlighet att ställa frågor, som ordföranden och verkställande direktören besvarade. Här noterades bland annat frågor från Aktiespararna angående den potentiella ökningen av säkerhetslösning i framtiden samt vad Securitas gör för att nå bättre resultat än våra konkurrenter. En fråga ställdes även angående hur rörelsemarginalen förväntas röra sig kommande åren. Folksam ställde frågor angående hållbarhet och hur klimatpåverkan kommer att påverka Securitas. Frågor ställdes även angående Securitas arbete kring kränkande behandlingar och hur dessa rapporteras samt Securitas UKs arbete avseende "living wage".

The President of the Company, Magnus Ahlqvist, presented a report on the financial year 2017. In connection herewith, the shareholders were given the opportunity to raise questions, which the Chairman and the President replied to. Here noted were questions including questions from Aktiespararna regarding the potential increase of security solutions in the future and what Securitas is doing to achieve better results than its competitors. A question was asked how the EBIT was expected to develop in the coming years. Folksam asked question regarding sustainability and how the climate change might impact Securitas. There were questions also regarding Securitas' work in relation to discriminatory actions and how these are reported and also about Securitas UK's work around "living wage".

§ 8

Upplyste ordföranden att årsredovisningen med tillhörande balans- och resultaträkning samt koncernbalans- och koncernresultaträkning för räkenskapsåret 2017, styrelsens förslag till vinstutdelning och motiverat yttrande däröver samt revisorns yttrande om huruvida de riktlinjer för ersättning till ledande befattningshavare som gällt sedan föregående årsstämma har följts, hade funnits tillgängliga på bolaget och bolagets hemsida sedan senast den 11 april 2018 samt skickats till samtliga aktieägare som begärt det. Dessutom fanns samtliga nämnda handlingar tillgängliga vid stämman.

Beslutade stämman att nämnda handlingar skulle anses såsom framlagda vid stämman.

Auktoriserade revisorn Patrik Adolfsson föredrog revisionsberättelsen och koncernrevisionsberättelsen för räkenskapsåret 2017.

The Chairman informed that the Annual Report of the Company together with the Balance Sheet and Income Statement and the Consolidated Balance Sheet and Consolidated Income Statement for the financial year 2017, the Board's proposal and motivated statement regarding dividend and the auditor's statement on whether the guidelines for remuneration to the management applicable since the previous AGM had been adhered to, had been available at the company and on the company web site since 11 April 2018 at the latest, and had been sent to all shareholders who had requested copies. In addition, all the aforementioned documents were available at the Meeting.

The Meeting resolved that the above-mentioned documents should be considered as duly presented at the Meeting.

Patrik Adolfsson, authorised public accountant, presented the Auditor's Report and the Consolidated Auditor's Report for the financial year 2017.

§ 9

Beslutade stämman här efter:

- a. att fastställa den framlagda resultaträkningen och balansräkningen samt koncernresultaträkningen och koncernbalansräkningen;
- b. att disponera till stämmans förfogande stående vinstmedel, nämligen;

Säkringsreserv	-3 935 444 kronor
Balanserat resultat	17 496 270 507 kronor
<u>Årets resultat</u>	<u>2 387 263 502 kronor</u>
Summa	19 879 598 565 kronor

så att i utdelning till aktieägarna lämnas enligt följande:

till aktieägarna utdelas 4,00 kr per aktie	1 460 235 588 kronor
<u>i ny räkning överföres</u>	<u>18 419 362 977 kronor</u>
Summa	19 879 598 565 kronor

- c. att såsom avstämningsdag för rätt till utdelning fastställa den 4 maj 2018;
- d. samt att bevilja styrelsens ledamöter och verkställande direktören ansvarsfrihet för räkenskapsåret 2017.

Antecknades att styrelseledamöterna och VD inte deltog i beslutet under punkten (d) såvitt avser dem själva.

På styrelsens, bolagets och aktieägarnas vägnar framförde styrelsens ordförande Marie Ehrling ett varmt tack till avgående VD:n Alf Göransson, som avtackades av stämman.

Thereafter the Meeting resolved:

- a. to adopt the presented Income Statement and Balance Sheet and the Consolidated Income Statement and Consolidated Balance Sheet,
- b. that the profit at the disposal of the Meeting, i.e.

<i>hedging reserve SEK</i>	-3,935,444
<i>retained earnings SEK</i>	17,496,270,507
<u><i>net income for the year SEK</i></u>	<u>2,387,263,502</u>
<i>Total SEK</i>	19,879,598,565

should be disposed of as follows:

<i>to pay to the shareholders a dividend of SEK 4.00</i>	
<i>per share SEK</i>	1,460,235,588
<u><i>to carry forward SEK</i></u>	<u>18,419,362,977</u>
<i>Total SEK</i>	19,879,598,565

- c. that 4 May 2018 should be determined as record day for dividend,
- d. that the Board and the President should be discharged from liability for the financial year 2017.

It was noted that neither the board members nor the President participated in the resolution under item (d) as regards themselves.

On behalf of the Board, the company and the shareholders, the Chairman of the Board Marie Ehrling extended warm regards to resigning CEO Alf Göransson, and the Meeting thanked Alf Göransson for his work.

§ 10

Beslutade stämman att antalet av stämman valda styrelseledamöter skulle vara åtta utan suppleanter.

It was resolved that the number of Board members to be appointed by the Meeting should be eight, without any deputies.

§ 11

Beslutade stämman att arvode till styrelsen för perioden till och med utgången av årsstämman 2019 ska utgå med ett sammanlagt belopp om 7 300 000 kronor (inklusive ersättning för utskottsarbete) att fördelas mellan ledamöterna enligt följande: ordföranden 2 000 000 kronor, vice ordföranden 845 000 kronor och var och en av de övriga ledamöterna 580 000 kronor.

Som ersättning för utskottsarbete ska ordföranden för revisionsutskottet erhålla 285 000 kronor, ordföranden för ersättningsutskottet 100 000 kronor, ledamot av revisionsutskottet 180 000 kronor samt ledamot av ersättningsutskottet 50 000 kronor.

Beslutades att arvode till revisorn ska utgå enligt avtal.

It was resolved that fees to the Board for the period up to and including the Meeting 2019 should amount to a total of SEK 7,300,000 (including fees for committee work), to be distributed among the Board members as follows: the Chairman SEK 2,000,000, the deputy Chairman SEK 845,000 and each of the other Board members SEK 580,000.

As consideration for committee work, the Chairman of the Audit Committee shall receive SEK 285,000, the Chairman of the Remuneration Committee shall receive SEK 100,000, each member of the Audit Committee SEK 180,000 and each member of the Remuneration Committee SEK 50,000.

It was resolved that the auditor's fees are to be paid as per agreement.

§ 12

Upplyste ordföranden att de uppdrag som de föreslagna styrelseledamöterna innehar i andra företag framgår av handling som fanns tillgänglig på stämman.

Valde stämman för tiden intill dess nästa årsstämma hållits till styrelseledamöter: omval av Ingrid Bonde, John Brandon, Anders Böös, Fredrik Cappelen, Carl Douglas, Marie Ehrling, Sofia Schörling Högberg och Dick Seger.

Marie Ehrling valdes till styrelsens ordförande.

Det noterades att arbetstagarorganisationerna utsett Åse Hjelm, Jan Prang och Susanne Bergman Israelsson som styrelseledamöter, med Thomas Fanberg som suppleant.

The Chairman informed that the assignments in other companies of the proposed Board members were presented in a document that was available at the meeting.

For the period up to and including the next Annual General Meeting, the following Board members were elected: re-election of Ingrid Bonde, John Brandon, Anders Böös, Fredrik Cappelen, Carl Douglas, Marie Ehrling, Sofia Schörling Högberg and Dick Seger.

Marie Ehrling was elected Chairman of the Board.

It was noted that the employee organizations had appointed Åse Hjelm, Jan Prang and Susanne Bergman Israelsson as Board members, with Thomas Fanberg as deputy Board member.

§ 13

Valdes revisionsbyrå PricewaterhouseCoopers AB, med auktoriserade revisorn Patrik Adolfsson som ansvarig revisor, till revisor för tiden intill slutet av årsstämman 2019.

The auditing firm PricewaterhouseCoopers AB, with authorized public accountant Patrik Adolfsson as auditor in charge, were elected auditor for a period up to and including the Annual General Meeting in 2019.

§ 14

Redogjorde ordföranden för det huvudsakliga innehållet i valberedningens förslag till instruktion för utseende av valberedningen och dess arbete, samt upplyste ordföranden om att valberedningens förslag i sin helhet har framgått av kallelsen och tillhandahållits hos bolaget och på bolagets hemsida sedan den 26 mars 2018.

Beslutade stämman här efter i enlighet med valberedningens förslag om instruktion för utseende av valberedningen och dess arbete, Bilaga 2.

The Chairman accounted for the main contents of the Nomination Committee's proposal for instructions for appointment of the Nomination Committee and its assignment, and the Chairman informed that the proposal by the Nomination Committee is set out in its entirety in the convening notice and has been available at the company and on the company's website since 26 March 2018.

The Meeting resolved to adopt instructions for appointment of the Nomination Committee and its assignment in accordance with the proposal by the Nomination Committee, Exhibit 2.

§ 15

Upplyste ordföranden om att styrelsens förslag till riktlinjer för ersättning till ledande befattningshavare framgår av förvaltningsberättelsen och att det huvudsakliga innehållet i förslaget framgått av kallelsen till stämman.

Beslutade stämman här efter i enlighet med styrelsens förslag om riktlinjer för ersättning till ledande befattningshavare, Bilaga 3.

The Chairman informed that the proposal by the Board for guidelines for remuneration to management is included in the Report of the Directors and that the main contents of the proposal was presented in the notice to attend the Meeting.

The Meeting resolved to adopt the guidelines for remuneration to management in accordance with the proposal by the Board, Exhibit 3.

§ 16

Upplyste ordföranden att styrelsens förslag till bemyndigande för styrelsen att besluta om att förvärva egna aktier i sin helhet presenterats i kallelsen, samt att styrelsens motiverade yttrande enligt ABL 19:22 har tillhandahållits hos bolaget och på bolagets hemsida sedan den 26 mars 2018 och tillsänts de aktieägare som begärt det. Beslutades att förslaget därmed var framlagt på stämman. Bereddes aktieägarna tillfälle för frågor.

Beslutade stämman att anta förslaget, Bilaga 4. Det noterades att erforderlig majoritet erhållits.

The Chairman informed that the proposal from the Board for authorization of the Board to resolve on the acquisition of the company's shares is set out in its entirety in the convening notice to the Meeting, and that the Board's reasoned statement as per Chapter 19, Article 22 of the Swedish Companies Act had been available at the company and on the company's website since 26 March 2018, and which has been sent to all shareholders who have so requested. It was resolved that the proposal was thereby considered duly presented at the Meeting. The shareholders were given the opportunity to ask questions.

The Meeting resolved to adopt the proposal, Exhibit 4. It was noted that the decision had received the required majority.

§ 17

Upplyste ordföranden om att styrelsens förslag till incitamentsprogram med tillhörande säkringsåtgärder framgår av kallelsen och av styrelsens fullständiga förslag till beslut i frågan, Bilaga 5, vilket tillhandahållits hos bolaget och på bolagets hemsida sedan den 26 mars 2018 och tillsänts samtliga aktieägare som anmält sig för deltagande i årsstämman. Beslutades att förslaget därmed var framlagt på stämman. Bereddes aktieägarna tillfälle för frågor.

Beslutade stämman att anta förslaget.

The Chairman informed that the proposal from the Board for the implementation of an incentive scheme, including hedging measures, is set out in the convening notice to the Meeting and the Board's complete proposal for the implementation of the scheme, Exhibit 5, which has been available at the company and the company's website since 26 March 2018, and which has been sent to all shareholders who have notified the

company that they wish to participate in the Meeting. It was resolved that the proposal was thereby considered duly presented at the Meeting. The shareholders were given the opportunity to ask questions.

The meeting resolved to adopt the proposal.

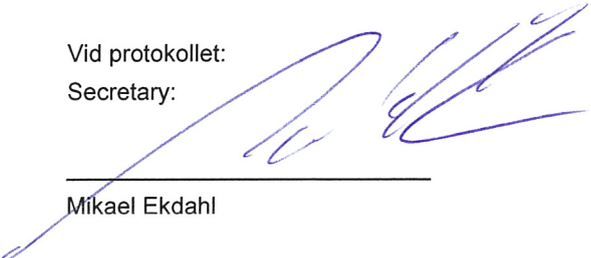
§ 18

Ordföranden förklarade stämman avslutad.

The Chairman closed the Meeting.

Vid protokollet:

Secretary:



Mikael Ekdahl

Justeras:

Approved:



Marie Ehrling



Johan Sidenmark



Jan Andersson

The Nomination Committee's proposal regarding instructions for appointment of the Nomination Committee and its assignment in Securitas AB

The Nomination Committee proposes that the following instructions for appointment of Nomination Committee and the Nomination Committee's assignment are resolved by the Annual General Meeting in 2018.

The Nomination Committee shall be composed of representatives of the five largest shareholders in terms of voting rights registered in the shareholders' register maintained by Euroclear Sweden AB as of August 31 the year before the Annual General Meeting¹. The Chairman of the Board shall convene the Nomination Committee to its first meeting and shall also be co-opted to the Nomination Committee. Should a shareholder decline to participate in the Nomination Committee, a representative from the largest shareholder in turn shall be appointed. The composition of the Nomination Committee for the Annual General Meeting shall be publicly announced no later than six months prior to each Annual General Meeting.

In the event one or more shareholders who appointed members of the Nomination Committee, earlier than three months prior to the Annual General Meeting, no longer are among the five largest shareholders in terms of voting rights, the members appointed by such shareholders shall resign and the shareholder or shareholders who has become one of the five largest shareholders in terms of voting rights shall be entitled to appoint their representatives. If there are only marginal changes in the number of votes held or if the change occurs later than three months prior to the Annual General Meeting, no changes shall be made in the composition of the Nomination Committee unless there are special circumstances. If a member resigns from the Nomination Committee before the work is completed and the Nomination Committee finds it suitable, a substitute shall be appointed. Such a substitute shall be appointed from the same shareholder or, if that shareholder no longer is among the largest shareholders in terms of voting rights, from the largest shareholder next in line. A change in the composition of the Nomination Committee shall immediately be publicly announced.

The term of office for the Nomination Committee runs until the next composition of the Nomination Committee has been announced. No remuneration shall be paid out to the members of the Nomination Committee. Potential necessary expenses for the work of the Nomination Committee shall be paid by the company.

The Nomination Committee shall prepare proposals regarding the election of Chairman of the General Meeting, members of the Board of Directors, Chairman of the Board, vice Chairman of the Board, auditor, fees for the members of the Board including division between the Chairman and the other Board members, as well as fees for committee work, fees to the company's auditor and changes of the instructions for the Nomination Committee.

This instruction shall apply until further notice.

Stockholm in March 2018

The Nomination Committee of Securitas AB (publ)

¹ The shareholding statistics to be used shall be sorted by voting power (grouped by owners) and include the 25 largest direct registered shareholders in Sweden, i.e. shareholders with an account with Euroclear Sweden AB in their own name or shareholders holding a custody account with a nominee that have reported the identity of the shareholder to Euroclear Sweden AB.

Proposal of the Board of Directors of Securitas AB for guidelines for remuneration to senior management

The Board of Directors of Securitas AB proposes that the Annual General Meeting on May 2, 2018 adopts guidelines for remuneration to senior management in accordance with the following.

The fundamental principle is that remuneration and other terms of employment for senior management shall be competitive and in accordance with market conditions, in order to ensure that the Securitas Group will be able to attract and keep competent senior management employees.

The total remuneration to senior management shall consist of a fixed basic salary, variable remuneration, pensions and other benefits. In addition to a fixed annual salary the Group Management may also receive variable remuneration, which shall be based on the outcome in relation to financial goals within the individual's area of responsibility (Group or division) and which shall be aligned with the interest of the shareholders. The variable remuneration shall amount to a maximum of 60 percent of the fixed annual salary for the President and CEO and a maximum of 42-200 percent of the fixed annual salary for other individuals of the Group Management. If cash payment of variable remuneration has been effected on grounds later proven to be obviously inaccurate, the company shall have the possibility to reclaim such paid remuneration.

The Board of Directors shall each year consider whether to propose that the Annual General Meeting shall resolve upon a share or share price related incentive program.

The cost of the company for 2018 in terms of its obligations to pay variable remuneration to the Group Management is estimated to not exceed a total of MSEK 84 at maximum outcome. Information on previously decided remuneration which has not yet been paid can be found in note 8 of the Annual Report for 2017.

Subject to applicable legislation, the entire Group Management shall be subject to defined contribution pension plans for which insurance premiums are transferred from the individual's total remuneration and paid by the company during the term of employment. In exceptional cases, the value of such insurance premiums can instead be paid as part of the remuneration to the members of the Group Management. Variable compensation shall not qualify for pension purposes unless local regulations provide otherwise.

Other benefits, such as company car, special health insurance or occupational health service shall be provided to the extent this is considered customary for senior management employees holding equivalent positions on the labor market where the senior management employee is active.

At dismissal, the notice period for all senior management employees shall amount to a maximum of twelve months with a right to redundancy payment after the end of the notice period, equivalent to a maximum of 100 percent of the fixed salary for a period not exceeding twelve months. At resignation by a senior management employee, the notice period shall amount to a maximum of six months.

These guidelines shall apply to individuals who are included in the Group Management during the term of application of these guidelines. The guidelines shall apply to agreements entered into after the adoption by the Annual General Meeting, and to changes made in existing agreements after this date. The Board shall be entitled to deviate from the guidelines in individual cases if there are specific reasons for such deviation.

Stockholm in March 2018
The Board of Directors
SECURITAS AB (publ)



Exhibit 4

Proposal for Authorization of the Board to Resolve on Acquisition of the Company's Shares

The Board proposes that the AGM for 2018 authorizes the Board to resolve upon acquisition of the company's own shares of Series B according to the following terms: (i) acquisition of shares may take place on Nasdaq Stockholm, (ii) acquisition of shares may take place on one or several occasions during the time up to the AGM for 2019, (iii) acquisition of shares may only be made so that the shares held by the company at any point in time does not exceed ten (10) per cent of all shares in the company, (iv) acquisition of shares shall be made at a price which falls within the prevailing price interval registered at each point in time, meaning the interval between the highest purchase price and the lowest selling price, (v) payment for acquired shares shall be made in cash, and (vi) the Board should be authorized to decide upon any additional terms for the acquisition. The purpose of the proposed authorization to acquire shares is to allow the Board to adjust the company's capital structure, to contribute to shareholder value. If shares are repurchased, the Board intends to propose that the company's share capital shall be decreased through share reduction of the repurchased shares.

Stockholm in March 2018
the Board of Directors
SECURITAS AB (publ)

Proposal of the Board of Directors of Securitas AB for the implementation of an incentive scheme

Background and motives

For the past eight years, the Annual General meeting (“AGM”) has adopted a share related incentive scheme for the Securitas Group. The Board notes that the program is now well established throughout the organization and is delivering the expected results. As per March 12, 2018, a total of 2,519 employees have received shares through the program. In keeping with the Board’s communicated intention when the previous programs were proposed, the Board therefore proposes that a similar incentive scheme be adopted by the AGM in 2018.

The motive for the proposal is the Board’s intention to continue with the redesigned bonus structure to enable the Group to gradually have approximately 2,500 of Securitas top managers as shareholders, thus strengthening the employee ownership in Securitas’ future success and development to the benefit of all shareholders. The Board is of the opinion that these benefits may be achieved by continuing to provide a share related part in the existing performance-based cash bonus schemes. It is the assessment of the Board that the scheme will also increase the Group’s attractiveness as an employer.

The proposal principally entails that 1/3 of any annual bonus earned under the performance based cash bonus schemes would be converted into a right to receive shares, with delayed allotment and subject to continued employment.

The detailed contents of the proposed incentive schemes are described below. In order to implement the scheme in an efficient and cost-effective way, it is also proposed that the AGM approves that Securitas enter into a so-called swap agreement with a bank/third party.

In light of the proposed conditions, the contemplated size of the scheme and other circumstances, the Board is of the view that the proposed incentive scheme is well balanced and advantageous to Securitas and its shareholders.

The Board intends to recur with proposals for incentive schemes in accordance with the principles here proposed also before AGMs after 2018.

A. Incentive Scheme

The Board proposes that the AGM resolves on the implementation of a share and cash bonus scheme in Securitas, in accordance with the following main principles (the “Incentive Scheme”).

1. Approximately 2,500 employees now participating in Securitas’ cash bonus schemes will be comprised by the Incentive Scheme.
2. Employees participating in the Incentive Scheme will be entitled to receive a part of the yearly bonus in the form of shares in Securitas, provided that certain predetermined and measurable performance targets, which currently apply under the cash bonus schemes, are met.
3. The principles already applicable under the existing incentive scheme, shall continue to apply. The existing principles include clearly measurable, performance based targets that are set as close to the local business as possible and aim for long term profitability of the Group. The performance targets vary depending on the position of the employee, but are as a principle based on year-on-year improvement of the operating result (“EBITA”) in the area of responsibility. In principle all operative personnel at relevant levels in all regions also have targets based on improvement of cash flow. For the employees of the parent company, the performance is measured based on year-on-year, improvement of earnings per share (“EPS”). The performance improvement compared to

last year's actual, which is required to achieve maximum bonus, varies for different entities throughout the Group.

4. Provided that the applicable performance criteria are met, the annual bonus outcome will be determined at the outset of 2019 and will, subject to sections A5 and A6 below, be payable as follows.
 - (i) 2/3 of the bonus will be paid in cash at the outset of 2019; and
 - (ii) 1/3 of the bonus will be paid in shares of series B in Securitas AB (the "Bonus Shares") at the outset of 2020. The number of shares to which each participant will be entitled shall be determined by the ratio between the available bonus and the average share price at which the shares are purchased (such purchase to be made during Q1 2019 in accordance with applicable regulations).
5. Distribution of Bonus Shares according to section 4 (ii) above will only occur if the total accrued bonus amounts to at least EUR 3,900. If the total bonus is less than EUR 3,900, the whole bonus amount will instead be paid out in cash at the outset of 2019 in accordance with section 4 (i) above.
6. Distribution of Bonus Shares according to section 4 (ii) above is conditioned upon the employee remaining employed by Securitas as of the last day of February of 2020, except where an employee has left his/her employment due to retirement, death or long term disability, in which case the employee shall have a continued right to receive Bonus Shares.
7. Prior to the distribution of Bonus Shares in accordance with section 4 (ii) above, the employee will neither be registered as a shareholder nor have any shareholder rights (e.g. voting rights or rights to dividend) connected to the Bonus Shares. At distribution of the Bonus Shares in accordance with section 4 (ii) above, the employee shall however be entitled to additional shares up to a value corresponding to any dividend decided per share corresponding to the total number of Bonus Shares during the period from payment of the cash bonus in accordance with section 4 (i) until distribution of the Bonus Shares, adjusted to the closest number of whole shares that can be purchased for the dividend for each participant.
8. The number of Bonus Shares that can be received may be subject to recalculation due to share issues, splits, reverse splits and similar dispositions.
9. The Board shall be entitled to resolve on a reduction of the distribution of Bonus Shares if distribution in accordance with the above conditions – considering Securitas' result and financial position, other circumstances regarding the Group's development and the conditions on the stock market – would be clearly unreasonable.
10. Participation in the Incentive Scheme presumes that such participation is lawful and that such participation in Securitas' opinion can take place with reasonable administrative costs and economic efforts. The Board shall be entitled to implement an alternative incentive solution for employees in such countries where participation in the Incentive Plan is not advisable, which alternative solution shall, as far as practically possible, correspond to the terms of the Incentive Scheme.
11. The Board shall be responsible for the particulars and the handling of the Incentive Scheme within the frame of the above principal guidelines and shall also be entitled to make such minor adjustments which may prove necessary due to legal or administrative circumstances.

B. Costs of the Incentive Scheme. Hedging measures

Except for costs related to the swap agreement, as described below, the Incentive Scheme is not expected to cause any costs in addition to already existing costs related to the existing bonus programs.

Similar to previous years, it is proposed that the financial exposure of the Incentive Scheme be hedged by the entry of Securitas into a share swap agreement with a third party, whereby the third party in its own name shall acquire and transfer shares in the company to employees participating in the scheme. The cost for the swap is estimated at SEK 700,000 assuming the same bonus amount as last year.

The proposals according to (A) and (B) above shall be adopted as one single resolution and must be supported by shareholders representing more than half of the votes cast, or, in case of equal voting, by the opinion supported by the Chairman of the AGM.

Quota of total number of shares and effects on important key ratios

The number of shares in Securitas AB amounts to 365,058,897. The Incentive Scheme may lead to acquisition of a maximum of 2,000,000 shares, which is equivalent to 0.55 per cent of the total number of outstanding shares and 0.39 per cent of the total number of votes in Securitas.

In view of the proposed swap agreement, there will be no impact on the earnings per share, other than the increased costs that the Incentive Scheme could cause.

Preparation of the proposal

The above proposal for the Incentive Scheme has been prepared by the Board and the Remuneration Committee in consultation with major shareholders. No senior executive, who may be included in the Incentive Scheme, has participated in decisions on the framing of the scheme.

Stockholm in March 2018
the Board of Directors
SECURITAS AB (publ)