Corporate Governance Report

The purpose of corporate governance is to ensure that the company is managed as effectively as possible in the interests of its shareholders, and that Cloetta complies with all applicable rules. Corporate governance is also aimed at creating order and establishing systems for both the Board and the Group Management Team. Well-defined structures, clear rules and processes allow the Board to ensure that the Group Management Team and employees focus on developing the business and thereby creating shareholder value.

Cloetta AB (publ) is a Swedish public limited company, with corporate identification number 556308-8144. The company’s class B shares are traded on the Nasdaq Stockholm, Mid Cap. The company is domiciled in Ljungsbro, Linköping, and its head office is in Sundbyberg, Stockholm.

Framework for corporate governance
Cloetta’s corporate governance is regulated by external steering instruments that include the Swedish Companies Act, the Swedish Annual Accounts Act, Nasdaq Nordic Main Market Rulebook for Issuers of Shares, and the Swedish Corporate Governance Code, as well as internal steering instruments such as the Articles of Association, instructions, policies and guidelines. The Swedish Corporate Governance Code is available at www.bolagsstyrning.se, where a description of the Swedish model for corporate governance is also provided. During the year, Cloetta complied with Nasdaq Nordic Main Market Rulebook for Issuers of Shares and good stock market practice.

Application of the Swedish Corporate Governance Code
In 2022, Cloetta complied with the Code, with no deviations.

Shareholders

The class B shares of Cloetta AB (publ) have been listed on Nasdaq Stockholm since 16 February 2009 and have been traded on the Mid Cap list since 2 July 2012. Cloetta was originally introduced on the stock exchange in 1994 and has been listed in a number of different owner constellations since then. At 31 December 2022, the number of shares was 288,619,299 of which 282,884,050 were class B shares and 5,735,249 were class A shares. Each class B share corresponds to one vote and each class A share corresponds to ten votes, although all shares carry equal entitlement to the company’s assets and profits. At 31 December 2022 Cloetta held 3,213,561 class B shares in treasury. The number of shareholders at 31 December 2022 was 40,032 compared to 35,689 at 31 December 2021. On 31 December 2022, AB Malfors Promotor was Cloetta’s largest shareholder, with a holding corresponding to 41.0 per cent of the votes and 30.5 per cent of the share capital in the company. For more information about Cloetta’s shares and shareholders, see section “Share and shareholders” on pages 41–45.

2 General meeting of shareholders

The general meeting of shareholders is Cloetta’s highest decision-making body. At the general meeting, all shareholders have the opportunity to influence the company by exercising the votes attached to their respective shareholdings. The powers and duties of the general meeting are regulated by the Swedish Companies Act and the Articles of Association, amongst others. Cloetta’s financial year is 1 January to 31 December. The Annual General Meeting (AGM) must be held within a period of six months after the end of the financial year. The date and location of the AGM must be communicated on the company’s website no later than in connection with the publication of the third quarter report. Notice of the AGM must be given no earlier than six weeks and no later than four weeks prior to the AGM through publication in “Post- och Inrikes Tidningar” (the Swedish Official Gazette) and on the company’s website. At the same time, confirmation that notification has been given must be published in Dagens Industri.

Every shareholder has the right to request that a matter be taken up at the AGM and in such case must submit a written request to the Board. In order to be addressed at the AGM, the request must be submitted to the Board no later than seven weeks prior to the AGM. In accordance with Chapter 7, paragraph 32, of the Swedish Companies Act, at a general meeting of shareholders all shareholders have the right to pose questions to the company about the matters that are addressed at the meeting and the financial situation of the company and the Group.

2022 Annual General Meeting

The most recent AGM was held on 6 April 2022 in Stockholm. To prevent the spreading of Covid-19, the meeting was held by a postal voting procedure in accordance with Section 20 and 22 of the Act (2022:121) on temporary exceptions to facilitate the execution of general meetings in companies and other associations. The AGM was held at Cloetta’s head office in Sundbyberg with only a few participants including The Chairman of the Board, the CEO and the Group’s CFO. All other Board members as well as the Lead Audit Partner of the Group’s independent auditor attended via conference call due to the prevailing pandemic.

The AGM approved the updated proposals of the Board and the nomination committee regarding:
• Adoption of the balance sheet and the profit and loss account
• Approval of the renumeration report
• Appropriation of the earnings of the company through a dividend of SEK 1.00 per share, corresponding to SEK 287,028,670.
• Discharge of liability of the board members and the President and CEO
• The number of Board members elected by the AGM to be eight
• Re-election of sitting Board members Mikael Norman, Camilla Svenfelt, Mikael Svenfelt, Lottie Knutson, Mikael Aru, Patrick Bergander and Alan McLean Raleigh. Malin Jennerholm was elected as new board member. The AGM re-elected Mikael Norman as the Chairman of the Board. Aside from the members elected by the AGM, the employee organisations PTK and LIVS each appointed an employee representative and LIVS also appointed a deputy representative to the Board
• Setting the Board fees at SEK 730,000 for the Board Chairman and SEK 325,000 for each of the other Board members elected by the AGM. Fees for work on the Board committees shall be paid in the amount of SEK 100,000 for each member of the audit committee, SEK 150,000 for the Chairman of the audit committee, SEK 100,000 for each member of the remuneration committee and SEK 150,000 for the Chairman of the remuneration committee
• Fees for the auditor are to be paid according to approved account;
• Re-appointing the registered public accounting firm Öhlings PricewaterhouseCoopers AB (“PwC”) as the auditor for the period until the next AGM. Sofia Götmar-Blomstedt will continue as the Lead Audit Partner;
• The implementation of a share-based long-term incentive plan;
• Authorisation for the Board of Directors to resolve upon repurchase of own B-shares as part of long-term incentive plan

The complete minutes from the AGM can be viewed at www.cloetta.com.

2023 Annual General Meeting
The 2023 AGM will be held on Tuesday, 4 April 2023, at 3 pm at Courtyard by Marriott Stockholm, Rålambshovsleden 50, Stockholm. The Notice of the Annual General Meeting was published in February 2023 and contained the Board’s proposals. For more information, please refer to the section “Annual General Meeting” on page 156 and www.cloetta.com.

Composition of the nomination committee
In accordance with the decision of the AGM, Cloetta’s nomination committee shall consist

External steering instruments
Important external steering instruments that provide the framework for corporate governance are:
• The Swedish Companies Act
• The Swedish Annual Accounts Act
• Nasdaq Nordic Main Market Rulebook for Issuers of Shares
• The Swedish Code of Corporate Governance

Internal steering instruments
Important binding internal control documents include:
• The Articles of Association
• The Board’s work plan
• Instructions for the President and CEO, the audit committee, the remuneration committee and financial reporting
• Policies

Work of the nomination committee
The task of the nomination committee is to prepare recommendations to be put before the AGM for decisions regarding election of Board members and the Chairman of the Board, fees for the Board of Directors, potential remuneration for committee work, election of a chairman of the AGM, election of auditors, auditing fees and rules for the nomination committee. The Chairman of the Board presents an annual evaluation of the Board’s performance during the year to the nomination committee, which provides a basis for the nomination committee’s work together with the provisions of the Swedish Corporate Governance Code and Cloetta’s own company-specific requirements. The nomination committee’s recommendations for election of Board members, Board fees and auditors are presented in the notification of the AGM and on www.cloetta.com.
of at least four, and at most six members. Of these, one shall be a representative of the Board and three shall be members appointed by the three largest shareholders in terms of voting power. The members appointed may themselves appoint one additional member.

Independence of the nomination committee

The majority of the nomination committee’s members shall be independent in relation to the company and its Group Management Team, and at least one of these shall also be independent in relation to the company’s largest shareholder in terms of voting power. Of the appointed members, all four are independent in relation to the company and its Group Management Team and three are independent in relation to the company’s largest shareholder in terms of voting power.

Shareholder proposals

All shareholders have the right to contact the nomination committee to propose candidates for election to the Board. Proposals shall be sent to the Chairman of the nomination committee by e-mail to nomination-committee@cloetta.com.

Meetings of the nomination committee

The nomination committee held six meetings ahead of the 2023 AGM. No fees have been paid for work on the nomination committee.

### 4 Board of Directors

The work of the Board

The primary task of the Board is to serve the interests of the company and the shareholders, appoint the President and CEO and ensure that the company complies with all applicable laws, the Articles of Association and the Swedish Corporate Governance Code. The Board is also responsible for making sure that the Group is suitably structured so that the Board can optimally exercise its governance responsibility over the subsidiaries and that the company’s financial accounting, financial management and financial circumstances in general can be controlled satisfactorily. At least once a year the Board shall meet with the company’s auditor without the presence of the Group Management Team, and shall continuously and at least once a year evaluate the performance of the President and CEO.

Composition of the Board

According to the Articles of Association, Cloetta’s Board of Directors shall consist of at least three, and at most ten members that are elected annually at the AGM for a period until the next AGM has been held. On 6 April 2022, the AGM resolved that the Board shall have eight members appointed by the AGM. On 6 April 2022, the AGM elected the following Board members to serve for the period until the end of the next AGM, to be held on 4 April 2023: Mikael Norman (Chairman), Lottie Knutson, Patrick Bergander, Mikael Aru, Mikael Svenfelt, Camilla Svenfelt, Malin Jennerholm and Alan McLean Raleigh. In addition, the employee organisation LIVS appointed one employee representative to the Board, Lena Grönedal, and one deputy representative, Shahram Nikpour Badr. The employee organisation PTK appointed one employee representative to the Board, Mikael Ström. All except one of the Board members have attended Nasdaq’s stock market training course for boards and management. The average age of the Board members elected by the AGM was 57 years at year-end and three of the eight are women. For information about the Board members’ assignments outside the Group and holdings of shares in Cloetta, see pages 72–73 and cloetta.com.

Diversity policy

Through the nomination committee, Cloetta applies rule 4.1 of the Swedish Corporate Governance Code as its diversity policy to propose election of directors to the Board. According to this rule, the board composition must be set with regard to appropriateness to the company’s operations and phase of development, and must collectively exhibit diversity and breadth of competence, experience and background among the directors elected by the Annual General Meeting. An equal balance between the genders should be aimed for. The objective of the diversity policy is to underline the importance of appropriate diversity within the Board with

### Nomination committee ahead of the 2023 AGM

<table>
<thead>
<tr>
<th>Members</th>
<th>Appointed by</th>
<th>Independent¹</th>
<th>Share of votes at 31 Dec 2022, %</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lars Schedin, Chairman</td>
<td>AB Maltors Promotor</td>
<td>Yes/No</td>
<td>41.0</td>
</tr>
<tr>
<td>Johan Tornqvist</td>
<td>Ulla Häkanson</td>
<td>Yes/Yes</td>
<td>15</td>
</tr>
<tr>
<td>Victoria Lindén</td>
<td>Storebrand Fonder AB</td>
<td>Yes/Yes</td>
<td>0.6</td>
</tr>
<tr>
<td>Mikael Norman</td>
<td>The Board of Cloetta AB</td>
<td>Yes/Yes</td>
<td>0.0</td>
</tr>
</tbody>
</table>

¹ Independent from the company and its Group Management Team; from the company’s largest shareholder in terms of voting power.

### Composition of the Board

#### Elected by the AGM¹

<table>
<thead>
<tr>
<th>Members</th>
<th>Nationality</th>
<th>Year elected</th>
<th>Year of birth</th>
<th>Board fees</th>
<th>Committee fees</th>
<th>Independence²</th>
<th>Board meetings</th>
<th>Audit committee</th>
<th>Remuneration committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mikael Norman</td>
<td>Swedish</td>
<td>2020</td>
<td>1958</td>
<td>730,000</td>
<td>100,000</td>
<td>Yes/Yes</td>
<td>12/12</td>
<td>5/5</td>
<td></td>
</tr>
<tr>
<td>Camilla Svenfelt</td>
<td>Swedish</td>
<td>2016</td>
<td>1981</td>
<td>325,000</td>
<td>100,000</td>
<td>Yes/No</td>
<td>12/12</td>
<td>4/4</td>
<td></td>
</tr>
<tr>
<td>Mikael Aru</td>
<td>Swedish</td>
<td>2017</td>
<td>1953</td>
<td>325,000</td>
<td>100,000</td>
<td>Yes/Yes</td>
<td>11/12</td>
<td>4/4</td>
<td></td>
</tr>
<tr>
<td>Lottie Knutson</td>
<td>Swedish</td>
<td>2015</td>
<td>1964</td>
<td>325,000</td>
<td>-</td>
<td>Yes/Yes</td>
<td>10/12</td>
<td>4/4</td>
<td></td>
</tr>
<tr>
<td>Patrick Bergander</td>
<td>Swedish</td>
<td>2019</td>
<td>1971</td>
<td>325,000</td>
<td>150,000</td>
<td>Yes/Yes</td>
<td>11/12</td>
<td>4/4</td>
<td></td>
</tr>
<tr>
<td>Alan McLean Raleigh</td>
<td>British</td>
<td>2018</td>
<td>1959</td>
<td>325,000</td>
<td>100,000</td>
<td>Yes/No</td>
<td>12/12</td>
<td>5/5</td>
<td></td>
</tr>
<tr>
<td>Mikael Svenfelt</td>
<td>Swedish</td>
<td>2008</td>
<td>1966</td>
<td>325,000</td>
<td>150,000</td>
<td>Yes/No</td>
<td>12/12</td>
<td>5/5</td>
<td></td>
</tr>
<tr>
<td>Malin Jennerholm</td>
<td>Swedish</td>
<td>2022</td>
<td>1970</td>
<td>325,000</td>
<td>-</td>
<td>Yes/No</td>
<td>12/12</td>
<td>5/5</td>
<td></td>
</tr>
</tbody>
</table>

¹ Education and other assignments are shown on pages 72–73.

² The fees refer to set amounts during the period from the AGM on 6 April 2022 until the AGM on 4 April 2023. Board fees shall be paid in amount of SEK 730,000 (685,000) to the Board Chairman and SEK 325,000 (315,000) to each other board member elected by the AGM. Fees for work on the Board committees will be paid in the amount of SEK 100,000 for each member of the audit committee (unchanged); SEK 150,000 for the Chairman of the audit committee (unchanged); SEK 100,000 for each member of the remuneration committee (unchanged); and SEK 150,000 for the Chairman of the remuneration committee (unchanged); For further details, see Note 7 on page 93.

³ Independent in relation to the company and its Group Management Team; from the company’s largest shareholder.

⁴ Attendance relates to meetings during the period from the statutory meeting following the AGM on 6 April 2022 until the publication of this Annual and Sustainability Report on 9 March 2023.
Board meetings in 2022

January
Scheduled meeting; Independent Audit Report PwC, HR activities, Q1 interim report incl. analytics and dividend proposal, AGM preparation, Annual and Sustainability report update

March
Scheduled meeting; Annual and Sustainability Report, report from Remuneration Committee, refreshment review

April
Scheduled meeting; Statutory meeting, Resolution on signatory powers, Resolution of instructions and policies, Resolution regarding Remuneration Committee and Audit Committee, Appointment of Board representative to the Nomination committee, Information regarding remuneration of the Board of Directors, Timetable for Board of Directors’ meetings and reporting dates
Scheduled meeting; Q1 interim report incl. analytics, feedback Audit Committee

May
Extra Board meeting; Decide on investment in a new greenfield facility.
Scheduled meeting; Review of Cloetta Sweden and Denmark, E-commerce review, Pick & mix E-commerce project, Market Share analysis, NRM project

July
Scheduled meeting; Q2 interim report incl. analytics, greenfield facility update, report from Audit Committee

October
Scheduled meeting; Greenfield facility update, Q3 interim report incl. analytics, Cloetta Board performance survey presentation, reports from Remuneration and Audit Committee

September
Scheduled meeting; 5-year plan, strategic role per country, NRM country plans 2023, Greenfield facility update
Extra Board meeting; Greenfield facility update
Extra Board meeting; Yardstick 2023

December
Scheduled meeting; Budget/ business plans for the year ahead and bonus targets/ Yardstick 2023

Instructions and policies
The Board reviews and adopts the following instructions and policies on a yearly basis:

- Work plan for the Board
- Instructions for the President and CEO
- Instructions for financial reporting
- Work plan and instructions for the Audit committee
- Work plan and instructions for the Remuneration committee
- Code of Conduct
- Communication policy
- Finance policy
- HR policy
- Insider policy
- Insurance policy
- Policy for internal control
- IT security policy
- Mergers and acquisitions policy
- Fraud policy
- Whistleblowing policy
- Anti-bribery and anti-corruption policy
- Trade sanctions policy
- Authorisation framework
- Policy framework

Information, Insurance, Internal Control, IT security, Mergers and acquisitions, Fraud and Whistleblowing, Trade Sanctions, and Anti-bribery and anti-corruption.

Evaluation of Board performance
The performance of the Board is evaluated annually in order to continuously improve the Board’s working methods and efficiency. The Chairman of the Board is responsible for carrying out the evaluation and presenting the results to the nomination committee. The intention of the evaluation is to gather the Board members’ views on the Board’s
performance, measures that can be taken to improve the efficiency of board work, and whether the Board has a well-balanced mix of competencies. The evaluation provides valuable input for the nomination committee ahead of the AGM.

In October 2022, Cloetta had a digital Board Performance Survey using the company Board portal. The results of the survey have been reported to and discussed by both the Board and the nomination committee.

Board meetings
Since the 2022 AGM, the Board held nine scheduled meetings and three extra Board meetings. The President and CEO and the CFO, who also acts as the Board Secretary, take part in the Board’s meetings. Other members of the Group Management Team participate as needed to report on special items of business.

Governance and organisation for sustainability work
The overall strategies for Cloetta’s sustainability work have been adopted by the Group Management Team and are controlled and monitored through business planning processes at several levels of the company. The ultimate responsibility for sustainability matters lies with Cloetta’s President and CEO. Cloetta’s sustainability work is overseen by the Global Marketing Director for Sustainability and the Sustainability Manager. The Sustainability Manager is the spokesperson for environmental and social issues and is responsible for identifying prioritised areas, acting as the stakeholders’ link to the management team and supporting the implementation of Cloetta’s sustainability agenda.

The Group Head of Health & Safety, Environment (HSE) leads the work on health, safety, and environment. All factories have dedicated HSE managers and in the rest of the organisation, managers are responsible.

5 Board committees

Audit committee
In 2022, the audit committee consisted of members Patrick Bergander (Chairman), Camilla Svenfelt and Mikael Aru. The majority of the committee’s members shall be independent in relation to the company and its Group Management Team, and at least one of these shall also be independent in relation to the company’s major shareholders. At least one member shall be independent and have accounting or auditing expertise. Of the audit committee’s three members, all are independent in relation to the company and its Group Management Team, and two are independent in relation to the company’s major shareholders. The work of the audit committee is regulated by instructions that have been adopted by the Board as part of its work plan. The audit committee is responsible for ensuring the quality of the financial reporting and the effectiveness of the company’s internal control and risk management regarding financial reporting. In brief, the audit committee, without affecting the other tasks and responsibilities of the Board, shall meet regularly with the company’s auditors to remain informed about the focus and scope of the audit. The company’s auditor shall be invited to participate in the meetings of the audit committee. The audit committee shall meet at least four times every financial year. At least once a year, the committee shall meet without the presence of any member of the Group Management Team. All audit committee meetings must be documented. The audit committee shall inform the Board about the matters dealt with by the committee. The committee held four meetings in the period between the AGM in 2022 and the publication of this Annual and Sustainability Report.

Remuneration committee
The remuneration committee shall have no more than four members who are appointed by the Board on a yearly basis. One of the members shall be the chairman of the committee. The Board’s remuneration committee consists of members Mikael Svenfelt (Chairman), Alan McLean Raleigh and Mikael Norman. The majority of the committee’s members shall be independent in relation to the company and its Group Management Team. Of the remuneration committee’s members, all three are independent in relation to the company and its Group Management Team. The work of the remuneration committee is regulated by special instructions that have been adopted by the Board as part of its work plan. The main tasks of the remuneration committee are to prepare recommendations to the Board for decisions on remuneration principles, remuneration and other terms of employment for the Group Management Team, to monitor and evaluate programmes for variable remuneration completed during the year and ongoing programmes for the Group Management Team as adopted by the AGM and to monitor the current remuneration structures and levels in the Group. The remuneration committee shall meet at least twice every financial year. The committee has since the AGM in 2022 until the publication of this Annual and Sustainability Report held five meetings.

Chairman of the Board
The Chairman of the Board is elected by the Annual General Meeting and on 6 April 2022 the AGM re-elected Mikael Norman as the Chairman of the Board. The Chairman shall supervise the work of the Board and ensure that the Board discharges its duties and has special responsibility for ensuring that the work of the Board is well organised and effectively executed and for monitoring the Group’s development. The Chairman oversees the effective imple-
mentation of the Board’s decisions and is responsible for ensuring that the work of the Board is evaluated yearly, and that the nomination committee is informed about the results of this evaluation.

6 President and Group Management Team

The President and CEO is appointed by the Board. He/she supervises operations according to the instructions adopted by the Board, and is responsible for the day-to-day management of the company and the Group, in accordance with the Swedish Companies Act. In addition, the President and CEO, together with the Chairman, decides which matters are to be dealt with at Board meetings. The Board regularly evaluates the President and CEO’s duties and performance. The President and CEO is responsible for ensuring that the Board members are supplied with the necessary information to make decisions and presents reports and proposals at Board meetings regarding issues dealt with by the Group Management Team. The President and CEO regularly informs the Board and Chairman about the financial position and development of the company and the Group.

Henri de Sauvage-Nolting has been President and CEO of Cloetta since 15 February 2017. In addition to the President and CEO, on 31 December 2022 the Group Management Team consisted of the five regional presidents (one also being the Chief Pick & Mix Officer), the President of Operations, the CFO, the CMO and the Senior Vice President Human Resources. For information about the President and CEO and other members of the Group Management Team, see pages 74–75. The Group Management Team holds regular management meetings and held 12 meetings in 2022. The meetings are focused on the Group’s strategic and operational development and financial performance.

7 Auditor

The auditor is elected by the AGM to examine the company’s annual accounts and accounting records and the administration of the Board of Directors and the President and CEO. The auditor’s reporting to the shareholders takes place at the AGM through the presentation of the auditor’s report. At the AGM on 6 April 2022, the registered public accounting firm Öhrlings PricewaterhouseCoopers AB (“PwC”) was re-appointed as the auditor for the company for the period until the next AGM. The authorised public accountant Sofia Götmar-Blomstedt was elected to continue as the Lead Audit Partner.

8 Financial reporting

The Board of Directors is responsible for ensuring that the company’s organisation is structured in such a way that the company’s financial circumstances can be controlled satisfactorily and that external financial information, such as interim reports and annual reports to the market, are prepared in accordance with the legal requirements, applicable accounting standards and other requirements applicable to listed companies.

The tasks of the Board are to oversee the Group’s financial development, assure the quality of the financial reporting and internal control and regularly monitor and evaluate operations. The task of the audit committee is to support the Board in assuring the quality of the company’s financial reporting. The audit committee also oversees the financial reports and significant accounting matters, as well as matters related to internal control, compliance, material uncertainty in reported values, events after the balance sheet date, changes in estimates and judgements and other circumstances affecting the quality of the financial reports.

The President and CEO ensures that the financial accounting in the Group companies is carried out in compliance with legal requirements and that financial management is conducted in a satisfactory manner. Cloetta AB’s President and CEO is a member of the boards of all operating subsidiaries. Every month, the Group prepares a closing of the books that is submitted to the Board and the Group Management Team. For each financial year, a profit statement, balance sheet and investment budget are prepared and are adopted at the scheduled Board meeting in December. External financial information is regularly provided in the form of:

- Interim reports;
- The Annual and Sustainability Report;
- Press releases about important news that is deemed to have a potential impact on the share price;
- Presentations for financial analysts, investors and the media on the date of publication of the year-end and interim reports;
- Meetings with financial analysts and investors

Additional information

The following information can be found at www.cloetta.com: Articles of Association, Code of Conduct, information from previous AGMs and corporate governance reports from previous years.

Press releases 2022

January
- Invitation to webcasted telephone conference of Cloetta AB’s year-end report 2021
- Cloetta AB interim report Q4: October – December 2021

February
- The Nomination Committee proposes Malin Jennerholm as new director of the Board of Directors of Cloetta AB

March
- Notice of the Annual General Meeting of Cloetta AB (publ)
- Cloetta’s Annual Report 2021 available on the website

April
- Annual General Meeting of Cloetta AB (publ) on 6 April 2022
- Invitation to conference call with web presentation of Cloetta AB’s interim report Q1 2022
- Cloetta AB interim report Q1: January – March 2022

May
- Cloetta plans to invest in a new sustainable greenfield facility in the Netherlands to enable growth and accelerate margin expansion

July
- Invitation to conference call with web presentation of Cloetta AB’s interim report Q2 2022
- Cloetta steps up commitment to climate action with approved science-based targets
- Cloetta AB (publ) to repurchase own B-shares as part of long-term incentive plan
- Cloetta AB interim report Q2: April – June 2022

September
- Invitation to Cloetta’s investor event
- Nomination committee appointed ahead of 2023 Annual General Meeting of Cloetta AB (publ)
- Cloetta updates on greenfield investment and confirms ambition to propose continued stable dividend

October
- Invitation to conference call with web presentation of Cloetta AB’s interim report Q3 2022
- Cloetta AB interim report Q3: July – September 2022
Remuneration of the Group Management Team

Guidelines for remuneration of Group Management Team
The current guidelines for remuneration of the Group Management Team were adopted by the AGM on 6 April 2021. The total remuneration shall be market-based and competitive, and shall be proportionate to the individual's responsibilities and powers. In addition to base salary, remuneration of the President and CEO, other members of the Group Management Team and other executives reporting directly to the President and CEO can include: short-term variable compensation, share-based long-term variable compensation, pension benefits, termination benefits and other benefits.

Short-term variable compensation
Short-term variable compensation is linked to specific business targets and is derived from the annual business plan approved by the Board of Directors. The short-term variable compensation is delivered through a cash-based bonus programme. Short-term variable compensation is based on personal targets linked directly or indirectly, to the achievement of the financial targets set by Cloetta’s Board of Directors.

Share-based long-term variable compensation
Share-based long-term variable compensation consists of the share-based long-term incentive plans, which are resolved on yearly by the AGM. It is aimed at increasing value for the Group’s shareholders by promoting and upholding the senior management’s commitment to the Group’s development, and thereby aligning the interests of the Group Management Team and other key employees with those of the shareholders to ensure maximum long-term value creation. The targets for share-based long-term variable compensation are the compound annual growth rate and adjusted operating profit margin.

Pension benefits
Pension benefits vary depending on the agreements and practices in the country where the individual is employed. Defined contribution plans are strived for, which means that pension benefits most often consist of defined contribution plans for which annual premiums are paid as a percentage of pension-qualifying salary up to the age of retirement. Variable salary and benefits are not pension-qualifying unless provided by law or collective agreement. The retirement age is not less than 60 years and not more than 67 years.

The Board has the right to deviate from these principles in individual cases where there is special reason to do so.

Termination benefits
Upon termination of employment on the part of the company, the notice period shall be no longer than 12 months. Any termination benefits may not exceed one fixed annual salary. Due to employment contracts entered into by Leaf prior to Cloetta’s acquisition of the company, there are contracts with members of the Group Management Team granting termination benefits exceeding 12 monthly base salaries.

Other benefits
Other benefits consist mainly of sign-on fees, severance pay and company car benefits.

President and CEO
The retirement age is 65 years. The pension terms consist of a defined contribution plan for which annual premiums are paid up to the age of retirement in an amount corresponding to 30 per cent of pension-qualifying salary, consisting of base salary. Variable compensation and other benefits are not pension-qualifying.

The President and CEO has a notice period of six months. Upon termination on the part of the company, the notice period is 12 months.

Remuneration in 2022
In 2022, the total remuneration of the Group Management Team including the President and CEO amounted to SEK 66,320 thousand (50,386) including pension benefits, and SEK 58,695 thousand (43,458) excluding pension benefits.

Share-based long-term incentive plan for senior executives
On 6 April 2022, the Annual General Meeting approved the Board’s proposal for a share-based long-term incentive plan. The plan aligns the interests of the shareholders with those of the Group Management Team and other key employees in order to ensure maximum long-term value creation.

A personal shareholding in Cloetta is required for all participants. See page 45 and Notes 23 and 28 for more information about share-based payment.

The Board of Directors’ report on the remuneration committee’s evaluation of remuneration of the Group Management Team
The Board of Directors has established a remuneration committee consisting of three members who prepare recommendations for decision by the Board regarding remuneration principles, remuneration levels and other terms of employment for the Group Management Team. The recommendations have included the proportional distribution between base salary and variable compensation and the size of any salary increase. Furthermore, the remuneration committee has discussed pension terms and termination benefits.

The remuneration committee is also entrusted with the task of monitoring and evaluating programmes for variable remuneration of the Group Management Team, application of the guidelines for remuneration adopted by the AGM and the current remuneration structures and remuneration levels in the company. Pursuant to paragraph 9.1, points 2 and 3 of the Swedish Code of Corporate Governance, the Board hereby presents the following report on the results of the remuneration committee’s evaluation:

The variable compensation that is payable according to the guidelines is linked to both the individual’s responsibility for results and the Group’s profitability targets, which contributes to value growth for the company’s shareholders.

Market surveys are conducted regularly with respect to salary statistics, remuneration structures and levels for variable remuneration. In the opinion of the remuneration committee, Cloetta’s remuneration structures and remuneration levels have allowed Cloetta to recruit and retain the right personnel to the Group Management Team.
### Remuneration – the Group Management Team

<table>
<thead>
<tr>
<th>Costs incurred in 2022</th>
<th>Base salary</th>
<th>Short-term variable compensation</th>
<th>Share-based long-term variable compensation</th>
<th>Other benefits</th>
<th>Subtotal</th>
<th>Pension costs</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henri de Sauvage-Nolting, President and CEO</td>
<td>5,450</td>
<td>4,959</td>
<td>1,819</td>
<td>82</td>
<td>12,310</td>
<td>1,635</td>
<td>13,945</td>
</tr>
<tr>
<td>Other Group Management Team</td>
<td>23,422</td>
<td>14,166</td>
<td>7,594</td>
<td>1,203</td>
<td>46,385</td>
<td>5,990</td>
<td>52,375</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>28,872</strong></td>
<td><strong>19,125</strong></td>
<td><strong>9,413</strong></td>
<td><strong>1,285</strong></td>
<td><strong>58,695</strong></td>
<td><strong>7,625</strong></td>
<td><strong>66,320</strong></td>
</tr>
<tr>
<td>of which, Parent Company</td>
<td>13,264</td>
<td>10,205</td>
<td>4,385</td>
<td>412</td>
<td>28,266</td>
<td>3,979</td>
<td>32,245</td>
</tr>
</tbody>
</table>

### Amount paid in 2022

<table>
<thead>
<tr>
<th>Costs incurred in 2021</th>
<th>Base salary</th>
<th>Short-term variable compensation</th>
<th>Share-based long-term variable compensation</th>
<th>Other benefits</th>
<th>Subtotal</th>
<th>Pension costs</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Henri de Sauvage-Nolting, President and CEO</td>
<td>5,200</td>
<td>5,075</td>
<td>-1,048</td>
<td>94</td>
<td>9,321</td>
<td>1,560</td>
<td>10,881</td>
</tr>
<tr>
<td>Other Group Management Team</td>
<td>22,499</td>
<td>14,648</td>
<td>-4,202</td>
<td>1,192</td>
<td>34,137</td>
<td>5,990</td>
<td>39,505</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>27,699</strong></td>
<td><strong>19,723</strong></td>
<td><strong>-5,250</strong></td>
<td><strong>1,286</strong></td>
<td><strong>43,458</strong></td>
<td><strong>6,928</strong></td>
<td><strong>50,386</strong></td>
</tr>
<tr>
<td>of which, Parent Company</td>
<td>12,549</td>
<td>10,502</td>
<td>-1,938</td>
<td>397</td>
<td>21,510</td>
<td>3,743</td>
<td>25,253</td>
</tr>
</tbody>
</table>

### Amount paid in 2021

<table>
<thead>
<tr>
<th>Costs incurred in 2021</th>
<th>Base salary</th>
<th>Short-term variable compensation</th>
<th>Share-based long-term variable compensation</th>
<th>Other benefits</th>
<th>Subtotal</th>
<th>Pension costs</th>
<th>Total</th>
</tr>
</thead>
<tbody>
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</tr>
</tbody>
</table>

1) Other Group Management Team comprised 10 persons for the period 1 January 2020 up to 31 March 2021. As from 1 April 2021, other Group Management Team consisted of 9 persons.

Remuneration of the President and CEO for the financial year 2022 has been determined by the Board. Remuneration of other members of the Group Management Team and of other senior executives has been determined by the President and CEO. Since the 2022 AGM, the remuneration committee has met on five occasions. The current guidelines for remuneration to the Group Management Team was adopted at the AGM on 6 April 2021 and new guidelines have been proposed to the AGM in 2023.

In accordance with the remuneration guidelines, the Board may temporarily deviate from the remuneration guidelines, in whole or in part, if in a specific case there is special cause for the deviation and a deviation is necessary to serve the company’s long-term interests. The Board has assessed that an adjusted performance measure is a better measure of Management’s performance than the reported result, and has consequently chosen to use an adjusted performance measure as the basis for the examination of whether any variable salary shall be paid. This may be considered as a deviation in relation to how the current remuneration guidelines are formulated. The Board considers that the application is a necessary deviation to serve the company’s long-term interests.

For more information about remuneration of the President and CEO, see the company’s Remuneration Report published on the website.

The full principles for remuneration of the Group Management Team in 2023 will be presented ahead of the AGM on 4 April 2023. The proposed guidelines for remuneration mean that the variable salary shall be linked, directly or indirectly, to the achievement of Cloetta’s long-term financial targets, without it being necessary that the profit for the year, or that the other financial targets, exceed the previous year’s results, even if the starting point when deciding on payment of variable salary shall be that the adjusted profit for the year exceeds the previous year’s adjusted profit.
Internal control over financial reporting

Cloetta’s internal control over financial reporting is based on the framework published by the Committee of Sponsoring Organisations of the Treadway Commission (COSO framework). The key objectives of Cloetta’s internal control environment for financial reporting are that it is appropriately structured and effective, provides reliable reports and complies with any applicable laws and regulations.

The Board of Directors has defined policies regarding processes, roles and responsibilities that are vital for financial reporting and the internal control environment of the company.

Roles and responsibilities

The Board of Directors is responsible for establishing fundamental rules and guidelines for internal control. The audit committee assists the Board of Directors with its oversight of the performance of the company’s risk management function and internal control. As these affect the company’s quality and integrity of financial reporting. The Board of Directors and the audit committee interact directly with the external auditors.

Where the Board of Directors is responsible for establishing fundamental rules and guidelines, the President and CEO is responsible for the design effectiveness, implementation and supervision of monitoring of the internal control environment within the Group. The CFO is responsible for the design and operating effectiveness of the internal control environment within the Group. At a local level, the design and operating effectiveness of the internal control environment is the responsibility of each of the area Presidents and local and regional finance teams.

Control environment

The foundation for Cloetta’s internal control environment is the company’s corporate culture and behaviour, amongst others, which are reflected in:

- Performing our business with integrity and ethical values. Cloetta’s Code of Conduct, Fraud policy, Whistleblower policy, anti-bribery and anti-corruption policy and trade control policy form the platform for a set of guidelines and principles built on Cloetta’s core values that govern financial reporting;
- The management’s conduct and working methods based on a clearly defined working process described in documents such as:
  - Rules of procedure for the Board of Directors
  - Instructions for the President and CEO
  - Instructions for financial reporting
  - Finance policy
  - Rules of procedure for and instructions to the audit committee;
- Rules for representations, commitments and disbursements to third parties clearly defined in the Group’s authorisation framework;
- Processes for leading and developing employees in the organisation and the attention dedicated to these matters by Cloetta’s Board of Directors.

Financial reporting competencies

The Group Management Team and local management teams ensure that the company has employees with the right competency in all key financial positions and that there are procedures in place to ensure that employees in key financial positions have the requisite knowledge and skills.

Human Resources (HR)

The guidelines and processes for management of human resources play a fundamental role in Cloetta’s system of internal control and help ensure the effectiveness of internal control. Key processes include compensation and benefits, HR development, recruitment, allocation of resources, performance management and routines for feedback to the employees.

Risk assessment

Central and local risk assessments are prepared and monitored periodically. In these assessments the likelihood that risks could occur and the potential impact they may have are assessed. Furthermore, the velocity at which a risk could occur is considered. Business risks as well as financial reporting and other risks are considered in the risk assessments.

Central and local financial reporting risks are assessed with respect to account balance assertions such as existence, completeness, rights and obligations, valuation and allocation, presentation and disclosure assertions and financial impact. The internal control environment is designed to mitigate risks identified to a level considered acceptable by management.

Certain specific risks, for example risks related to taxes and legal matters and other financial risks, are reviewed proactively on a periodic basis. Risks and risk management are reported on separately in more detail in the Annual and Sustainability report, on pages 54–58. Tax, legal and other financial risks are reflected based on management’s best estimate and judgement, and in accordance with the applicable
accounting standards in the consolidated financial statements.

Fraud risk
Cloetta’s Group Management Team, local management teams and the central finance team are responsible for addressing the risk of fraud and for carrying out a continuous assessment of the risk for fraud with respect to the prevailing attitudes, incentives and opportunities to commit fraud. The Board of Directors has issued a Fraud policy and a Whistleblower policy aimed at preventing dishonest and/or fraudulent activity and to establish procedures for reporting fraudulent activities to Cloetta’s management and/or audit committee.

In addition to these policies, Cloetta has adopted an anti-bribery and anti-corruption policy. The purpose of the policy is to prevent bribery and corruption by any employee or third party acting on behalf of Cloetta. The trade control policy summarises potentially applicable sanctions and export control rules, and compliance procedures are followed by all Cloetta employees. The purpose of this policy is to provide guidelines to ensure compliance with all local trade control laws and regulations including countries through which shipments or financial transactions flow.

Control activities
Control activities are the policies and procedures that help ensure that management’s directives are carried out and that the necessary actions are taken to address risks that may hinder the achievement of the company’s objectives. Control activities occur throughout the organisation, at all levels and in all functions. They include a range of activities as diverse as approvals, authorisations, verifications, reconciliations, reviews of operating performance, security of assets and segregation of duties.

Control activities are embedded in Cloetta’s business processes and play a key role in ensuring effective internal control in the company. Local management is responsible for having all required control activities in place and maintained within their organisations. The CFO is responsible for ensuring that control activities are designed and operating effectively and are maintained centrally. The control environment is based on a balanced mix of preventive and detective controls and of automated and manual controls. In addition to a standard set of automated controls embedded in Cloetta’s central ERP system, local management teams are encouraged to have as many automated controls as possible, especially for routine transactions. Nevertheless, there are also manual control activities in place to verify that the automated controls function as intended and for non-routine transactions.

Continuous reviews are performed by the Group Management Team and local management teams to safeguard proper and accurate financial reporting. These reviews are incorporated into the business processes and are an important part of Cloetta’s monitoring controls. The local management teams are responsible for ensuring compliance with relevant laws and regulations in their respective areas of responsibility. All identified financial reporting risks are covered by one or more control activities.

Monitoring and improvement
Cloetta continuously strengthens its internal control environment by evaluating the design and operating effectiveness of the environment. During the year, procedures are performed to verify the design and operating effectiveness in specific areas. These procedures are performed on a central and a local level and are intended to address any weaknesses or inefficiencies in the internal control environment. Internal control deficiencies detected through the ongoing monitoring activities or separate evaluations are reported upstream and corrective actions are taken to ensure continuous improvement of the internal control environment. On a quarterly basis the follow up and status of any weaknesses identified by internal procedures or external audits are reported and discussed with the persons involved and members of Cloetta’s Group Management Team.

Reporting routines
An effective system for internal control requires sufficient, up-to-date and reliable information both of a financial and non-financial nature. As far as possible, management reporting is directly linked to the financial reporting and to the consolidation tool. Local management teams report their financial results periodically and in accordance with the Group’s accounting and reporting policies. This reporting is the basis for Cloetta’s internal and external reporting and serves as a basis for legal and business reviews. The business reviews are carried out according to a structure in which sales, earnings, cash flow and other key ratios and trends of importance to the Group are compiled and form a basis for analysis and actions by the management and controllers at different levels. Other important and group-wide components of internal control and reporting routines include the annual business planning process and the monthly and quarterly forecasts.

To ensure the efficiency of internal control over financial reporting, reviews are carried out by the Board of Directors, the
audit committee, the President and CEO, the Group Management Team, the central finance and treasury team and the Group’s various subsidiaries. Every month, financial reports are reviewed against budget and established targets, and the results of self-assessments in the Group’s companies are reported. This review includes follow-up of observations that are reported by Cloetta’s auditor.

The company’s financial situation is discussed at each Board of Directors meeting. The Board’s audit committee has important monitoring and control duties with regard to loans, investments, financial management, financial reporting and internal control. The audit committee and Board of Directors review and formally approve interim reports and the Annual and Sustainability Report prior to publication. In addition, the audit committee receives regular reports from the independent auditor.

Communication

Internal communication
Effective communication ensures the information flows in the organisation. Separate communication channels are used to communicate internally, based on what is most effective.

External communication
It is also important to maintain communication about relevant policies with external parties such as customers, suppliers, regulators and shareholders.

External communication is carried out in accordance with legal requirements and the Corporate Communications and IR policy.

Evaluation of the need for a separate internal audit function
There is currently no internal audit function at Cloetta. The Board of Directors has reviewed this matter and determined that the existing structures for monitoring and evaluation provide a satisfactory basis for control. For certain special internal audit activities, external resources are used.
Board of Directors

Mikael Norman
Position: Chairman of the Board
Member of the Remuneration Committee
Elected: 2020
Year of birth: 1958
Nationality: Swedish
Education: Bachelor of Laws, Stockholm University.
Other assignments: –
Previous assignments: Chairman of the board of Bonasa AB, CFO of Nobia AB, Group Financial Controller and several other roles at Electrolux AB, Tax lawyer at PricewaterhouseCoopers and Judge in the County Administrative Court and Administrative Court of Appeal in Stockholm.
Independence: In relation to major shareholders: Yes In relation to the company and management: Yes
Shareholding: Direct: 50,000 class B shares Related parties: –

Mikael Aru
Position: Member of the Board
Member of the Audit Committee
Elected: 2017
Year of birth: 1953
Nationality: Swedish
Education: B.Sc. Business Administration, Linköping University.
Other assignments: Chairman of the board at AB Axel Granlund, Board member of AB Stenströms Skjortfabrikt, Bröderna Börjessons Bli AB, Viva Wine Group AB, Dr Per Håkanssons Foundation and Gorhton Foundation.
Previous assignments: CEO of Procordia Food Sverige, as well as executive positions at Kraft Foods, ORKL and Nestlé.
Independence: In relation to major shareholders: Yes In relation to the company and management: Yes
Shareholding: Direct: 3,855 class B shares Related parties: –

Patrick Bergander
Position: Member of the Board
Chairman of the Audit Committee
Elected: 2019
Year of birth: 1971
Nationality: Swedish
Other assignments: CEO of Nordic Tyre Group, Board member of SPP Pension & Försäkring AB.
Previous assignments: CFO of Rosti Group, CEO and CFO RSA Scandinavia (Codan/Trygg-Hansa), Several positions at Electrolux, including CFO Asia Pacific; and Head of Group Business Control. CFO, Business area Private at IF Skadeförsäkring and Consultant and Auditor at Arthur Andersen.
Independence: In relation to major shareholders: Yes In relation to the company and management: Yes
Shareholding: Direct: 4,180 class B shares Related parties: –

Malin Jennerholm
Position: Member of the Board
Elected: 2022
Year of birth: 1970
Nationality: Swedish
Education: B.Sc. in Business Administration and Economics from School of Business, Economics and Law at the University of Gothenburg.
Other assignments: CEO Svenska Retursystem AB and board member of Sweden Food Arena.
Previous assignments: Board member of Livsmedelsföretagen. CEO at Orkla Confectionary & Snacks Sweden, General Manager Professional Nordics at Jacobs Douwe Egberts and various positions at Mondelez International and Kraft Foods.
Independence: In relation to major shareholders: Yes In relation to the company and management: Yes
Shareholding: Direct: 2,000 class B shares Related parties: –

Lottie Knutson
Position: Member of the Board
Elected: 2015
Year of birth: 1964
Nationality: Swedish
Education: Journalism, Stockholm school of Media and Journalism, and Diplôme de Culture Francaise, L’Université Paris IV.
Other assignments: Board member of Stena Line and STS Äppezor, writer and advisor in the areas of leadership, change and crisis management and tourism.
Previous assignments: Board member of Swedavia and Scandic Hotels. Director of Communications at Frittidsresor Group for the Nordic countries, at SAS Group’s communications department, journalist at the Swedish newspaper Svenska Dagbladet and communications consultant at JKL and others.
Independence: In relation to major shareholders: Yes In relation to the company and management: Yes
Shareholding: Direct: 2,200 class B shares Related parties: –

Alan McLean Raleigh
Position: Member of the Board
Member of the Remuneration Committee
Elected: 2018
Year of birth: 1959
Nationality: British
Education: B.Sc. (Hons) Production Engineering and Production Management, University of Strathclyde
Other assignments: Board Chairman of Robinson plc.
Previous assignments: Trustee on the Board of the Chartered Institute of Procurement and Supply (CIPS). Executive Vice President, Personal Care Supply Chain, Unilever.
Independence: In relation to major shareholders: Yes In relation to the company and management: Yes
Shareholding: Direct: 8,144 Class B shares Related parties: –
Camilla Svenfelt  
Position: Member of the Board  
Member of the Audit Committee  
Elected: 2016  
Year of birth: 1981  
Nationality: Swedish  
Education: Bachelor of Science in Social Work and courses in business administration, labour market economics and management, Stockholm University.  
Other assignments: CEO and Board member of AB Malfors Promotor.  
Previous assignments: –  
Independence: In relation to major shareholders: No  
In relation to the company and management: Yes  
Shareholding: Class A shares, Direct: 60  
Related parties: 5,792,569  
Class B shares, Direct: 498,485  
Related parties: 82,278,973

Mikael Svenfelt  
Position: Member of the Board  
Chairman of the Remuneration Committee  
Elected: 2008  
Year of birth: 1966  
Nationality: Swedish  
Education: Marketing and Business Economics, Tibbleskolan and Law studies, Folkuniversitetet.  
Other assignments: CEO and Board member of AB Malfors Promotor.  
Previous assignments: Senior positions in Nicator Group, Dell Financial Services, GE Capital Equipment Finance AB, and Rollox AB, Board Chairman of Fjärilshuset Haga Trädgård AB, Board member of Fjärilshuset Haga Trädgård Café AB.  
Independence: In relation to major shareholders: No  
In relation to the company and management: Yes  
Shareholding: Class A shares, Direct: 26  
Related parties: 5,729,569  
Class B shares, Direct: 47,535  
Related parties: 82,199,973

Lena Grönedal  
Position: Employee board member, LIVS  
Elected: 2008  
Year of birth: 1962  
Nationality: Swedish  
Position at Cloetta: Factory Operative, Cloetta Sverige AB  
Shareholding: Direct: –  
Related parties: –

Mikael Ström  
Position: Employee board member, PTK Ledarna  
Elected: 2016  
Year of birth: 1961  
Nationality: Swedish  
Position at Cloetta: Head of Department, Cloetta Sverige AB  
Shareholding: Direct: 35,000 class B shares.  
Related parties: –

Shahram Nikpour Badr  
Position: Deputy employee board member, LIVS  
Elected: 2013  
Year of birth: 1963  
Nationality: Swedish  
Position at Cloetta: Factory Operative, Cloetta Sverige AB  
Shareholding: Direct: –  
Related parties: –

Shareholding stated as at 31 December 2021
Group Management Team

Henri de Sauvage-Nolting
Position: President and CEO since 2017
Employed by Cloetta since 2017.
Year of birth: 1962
Nationality: Dutch
Education: M.Sc., Chemistry, Amsterdam University, M.Sc., Chemical Engineering, Technical University of Twente, and Post Doc in Business Administration, University of Leuven.
Other assignments: Board member of Agra Industrier, Norway.
Previous positions: Executive Vice President of Arla in Sweden, Denmark and Finland. Between 1989 and 2013 held positions in sales, marketing and manufacturing at Unilever in the Nordics, the Netherlands, UK and China. Last position at Unilever was as CEO of the Nordics.
Shareholding: Direct: 133,563 class B shares
Related parties: –

Frans Rydén
Position: Chief Financial Officer (CFO) since 2018
Employed by Cloetta since 2018.
Year of birth: 1962
Nationality: Swedish
Other assignments: –
Previous positions: Various finance positions in Mondelēz such as chief financial officer for India and for Indonesia, Finance Director ZBB Asia-Pacific, Regional Manager Financial Planning and Analysis, and Area Manager Internal Controls. Vice President Finance at Arla Foods.
Shareholding: Direct: 99,346 class B shares
Related parties: –

Regina Ekström
Position: Senior Vice President Human Resources since 2015.
Employed by LEAF since 2004.
Year of birth: 1963
Nationality: Swedish
Education: B.Sc. Business Administration and Economics, Lund University.
Other assignments: –
Shareholding: Direct: 49,320 class B shares
Related parties: –

Thomas Biesterfeldt
Position: Chief Marketing Officer – CMO (Marketing, Innovation and Sustainability) since 2018.
Employed by Cloetta since 2018.
Year of birth: 1980
Nationality: German
Education: MBA (Major Marketing), Hamburg University of Applied Sciences.
Other assignments: –
Previous positions: Marketing Director at L’Oréal Paris in the Nordics (based in Denmark), previously Marketing and Group product manager at L’Oréal Paris in Germany and Sweden.
Shareholding: Direct: 19,849 class B shares
Related parties: –

Ewald Frenay
Position: President Middle since 2012.
Employed by LEAF since 2000.
Year of birth: 1963
Nationality: Dutch
Education: M.Sc. Economics, Erasmus University.
Other assignments: –
Shareholding: Direct: 37,983 class B shares
Related parties: –

Michiel Havermans
Position: Senior Vice President Cloetta International since 2018.
Employed by Cloetta since 2018.
Year of birth: 1973
Nationality: Dutch
Education: MSc Economics, Erasmus University.
Other assignments: –
Previous positions: Regional Director sales and marketing for Europe, Middle East, and Americas at United Dutch Breweries (UDB), Export Director, Country Manager UK and Managing Director Vietnam and the Philippines at Perfetti van Melle.
Shareholding: Direct: 23,834 class B shares
Related parties: –
Katarina Tell  
Position: President Cloetta Sweden, since 2018.  
Employed by Cloetta since 2018.  
Year of birth: 1970  
Nationality: Swedish  
Education: Bachelor Marketing and Administration, Lund University. Master in Food Nutrition, Umeå University.  
Other assignments: Board member of Sverisk Plastindustrin, Motala and DLF, Dagligvaruleverantörsförbund.  
Previous positions: General Manager Findus, Sweden. Managing Director Heinz Northern and Eastern Europe, Retail Sales Manager Heinz Sweden, and Business Development Manager Findus.  
Shareholding: Direct: 61,251 class B shares  
Related parties: –

Niklas Truedsson  
Position: President Cloetta Denmark, Norway and Chief Pick & mix Officer since 2021.  
Employed by Cloetta since 2019.  
Year of birth: 1972  
Nationality: Swedish  
Other assignments: –  
Previous positions: Various managerial roles at Unilever in the Nordics and Asia including Country Manager Sweden, CEO at Risenta, part of the Paulig Group.  
Shareholding: Direct: 22,606 class B shares  
Related parties: –

Marcel Mensink  
Employed by Cloetta since 2017.  
Year of birth: 1971  
Nationality: Dutch  
Other assignments: –  
Previous positions: Supply Director, Mars Supply Petcare Europe. Several leading positions at Mars in various business units, including Petcare, Food and Chocolate, Supply Director Mars Care & Treats Europe, Plant director Mars Food UK, several different operational roles at Mars Chocolate.  
Shareholding: Direct: 51,767 class B shares  
Related parties: –

Ville Perho  
Position: President Finland since 2015.  
Employed by LEAF since 2004.  
Year of birth: 1979  
Nationality: Finnish  
Education: M.Sc., Turku School of Economics.  
Other assignments: Co-owner and Board member of Varastoaura Oy.  
Shareholding: Direct: 43,193 class B shares  
Related parties: –