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   1 January 2011–31 December 2011
1. Applicable Regulations

Corporate Governance Statement

This Pohjola Bank plc's (Pohjola) Corporate Governance Statement has been prepared in accordance with Recommendation 54 of the Finnish Corporate Governance Code (2010) and Chapter 2, Section 6, Paragraph 3 of the Finnish Securities Markets Act, and issued separately from the Company's Report by the Board of Directors.

This Statement also covers some other key governance issues and the related, up-to-date and detailed information required by the Corporate Governance Code is available on the Company's website at www.pohjola.com > Investor Relations > Corporate Governance.

At its meeting on 3 February 2012, the Audit Committee of the Company's Board of Directors discussed this Corporate Governance Statement. KPMG Oy Ab, the Company's auditor, has verified that the Statement has been issued and that the description it contains covering the main features of internal control and risk management systems related to the financial reporting process is consistent with the financial statements.

This Corporate Governance Statement is available on Pohjola’s website at www.pohjola.com > Investor Relations > Corporate Governance > Corporate Governance Statement (2011). This Statement together with the Financial Statements, Report by the Board of Directors and Auditor’s Report are available at www.pohjola.com > Media > Releases.

The Articles of Association is available on Pohjola’s website at www.pohjola.com > Investor Relations > Corporate Governance > Articles of Association.

Compliance with the Corporate Governance Code

In its operations, Pohjola complies with Finnish legislation. In addition to the Finnish Limited Liability Companies Act, Pohjola complies with regulations governing public limited companies, financial services companies and insurance companies, its Articles of Association and the guidelines issued by OP-Pohjola Group Central Cooperative. In its international operations, Pohjola also complies with local legislation when applicable.

With certain exceptions, Pohjola also complies with the Finnish Corporate Governance Code approved by the Securities Market Association in June 2010. Pohjola belongs to the amalgamation of cooperative banks, under applicable legislation, and is a subsidiary of OP-Pohjola Group Central Cooperative, the central institution of said amalgamation. Legislation and the shareholder agreement concluded by the Company's major shareholders set some restrictions on the composition of the Board of Directors. Acting as the central financial institution for OP-Pohjola Group member cooperative banks, the Company is in intense cooperation with OP-Pohjola Group's other entities. For these reasons related to the ownership and Group structure, Pohjola's corporate governance deviated in 2011 from the following recommendations in the Corporate Governance Code, as permitted by the Comply or Explain principle under the Code:

- Recommendations 8 and 10: election and term of Board members
  - The General Meeting of Shareholders does not elect persons acting as the Board of Directors’ Chairman and Vice Chairman; the Board of Directors is chaired by the Chairman of OP-Pohjola Group Central Cooperative's Executive Board and OP-Pohjola Group Central Cooperative’s Executive Board Vice Chairman acts as the Board’s Vice Chairman, by virtue of applicable legislation and Pohjola's Articles of Association; the term of the Chairman and Vice Chairman is valid until further notice;

- Recommendation 14: independence of Board members
  - The majority of Board members are not independent of the Company; five Board members are executive members dependent on the Company and three are non-executive members independent of the Company.

- Recommendation 26: independence of members of the Audit Committee
  - Not all of the Audit Committee members are independent of the Company; two Committee members are non-executive members independent of the Company and one is an executive member dependent of the Company.

- Recommendation 32: independence of members of the Remuneration Committee
  - The majority of Remuneration Committee members are not independent of the Company; two Committee members are executive members dependent on the Company and one is a non-executive member independent of the Company.

The Finnish Corporate Governance Code is available on the Securities Market Association’s website at www.cgfinland.fi > Suositukset > Suomen liitautioiden hallinnointikoodi.
2. Structure of OP-Pohjola Group and Pohjola Group, and Governing Bodies

**Structure of OP-Pohjola Group**

Pohjola Bank plc is a subsidiary and member credit institution of OP-Pohjola Group Central Cooperative. In terms of operations and ownership, it belongs to OP-Pohjola Group which provides banking, insurance and other financial services. OP-Pohjola Group consists of some 200 member cooperative banks and their central institution, OP-Pohjola Group Central Cooperative, with its subsidiaries. OP-Pohjola Group is monitored as a single entity. The central institution is obliged to support its member credit institutions and is liable for their debts. The member credit institutions are obliged to participate in any necessary support measures aimed at preventing another member credit institution from going into liquidation. In addition, they are jointly and severally liable for debts of a member credit institution failing to meet its obligations.

Owned by their members, the OP-Pohjola Group member cooperative banks are engaged in retail banking within their operating region. Although their operations are based on OP-Pohjola Group’s shared strategy and policies, they are independent with respect to decision-making. OP-Pohjola Group Central Cooperative acts as the central institution and strategic owner institution of OP-Pohjola Group.

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**Diagram:**

- **OP-Pohjola Group Central Cooperative**
  - 100% ownership
  - 76% ownership
  - 100% ownership
  - 100% ownership
  - 100% ownership
  - 76% ownership
  - 100% ownership
  - Share of votes
    - OP-Pohjola Group 76%
    - Outside the Group 24%

- **Subsidiaries:**
  - Pohjola Bank plc
  - Helsinki OP Bank Plc
  - OP Life Assurance Company Ltd
  - OP Fund Management Company Ltd
  - Other subsidiaries

- **1.3 million owner-members, of which 90% households**

- **some 200 Group member banks**
Changes in OP-Pohjola Group structure in 2011

OP-Pohjola Group entered 2011 with a new central organisation. Accordingly, OP-Pohjola Group Central Cooperative was split into two entities of which OP-Pohjola Group Central Cooperative as the central institution is in charge of controlling and supervising the Group’s business, while OP-Services Ltd, a service company separate from the central institution, is tasked with the development and production of shared services for OP-Pohjola Group and its member cooperative banks. December 2011 saw the decision to segregate OP-Services Ltd’s licensed operations, such as securities processes and card services, to form a separate company owned by the central institution. The aim is that the new company will start operating on 1 June 2012.

In 2011, the number of OP-Pohjola Group member banks decreased from 213 to 205 as a result of mergers with one another.

Changes in Pohjola Group structure in 2011

In early 2011, Pohjola Insurance Ltd branched out into the wellbeing-at-work business by establishing Pohjola Health Ltd which provides expert services related to the analysis, management and measurement of wellbeing at work. In May 2011, Pohjola Insurance Ltd acquired Excenta Ltd, a strategic corporate wellness services provider, from its management and Elisa Corporation. Pohjola Health Ltd and Excenta Ltd merged at the beginning of 2012 and the merged company now operates under the name of Pohjola Health Ltd.

At the end of 2011, the Seesam companies in the Baltic countries owned by Pohjola Insurance Ltd merged to form Seesam Insurance AS registered in Estonia. The company’s main offices are still based in Tallinn, Riga and Vilnius.

Pohjola expanded its services in the Baltic region by opening a branch office in Tallinn. For the moment, these new services for corporate customers in Estonia cover payment and liquidity management as well as working capital finance and investment financing.

Structure of Pohjola Group


Administrative bodies

A General Meeting of Shareholders exercises the highest decision-making powers and elects the Board of Directors (except for the Chairman and Vice Chairman) and auditors. The Board of Directors is in charge of the Company’s strategic management. The Board of Directors is assisted by its committees (Audit Committee, Risk Management Committee and Remuneration Committee). Responsibility for operational management rests with the President and CEO, appointed by the Board of Directors, supported by the Group’s Executive Committee.
3. General Meeting of Shareholders

A General Meeting of Shareholders is Pohjola’s highest decision-making body. The Annual General Meeting (AGM) must be held within six months of the date of the termination of the financial year. The AGM shall discuss matters assigned to it in accordance with the Articles of Association and any other proposals submitted to it.

An Extraordinary General Meeting (EGM) is convened, if necessary, to deal with a specific proposal made to the Meeting. An EGM must be held if shareholders with a minimum total holding of 10% in Company shares require in writing that the Meeting be held for the purpose of discussing a certain issue.

The most significant items on the AGM’s agenda include:

- deciding on the number of members of the Board of Directors, electing Board members and deciding on their emoluments;
- electing the auditor or auditors and deciding on their remuneration;
- adopting the Financial Statements;
- profit distribution
- altering the Articles of Association; and
- deciding on a share issue or authorising the Board of Directors to launch a share issue.

Notice of General Meeting of Shareholders

Notice of a General Meeting of Shareholders will be published on the Company’s website no earlier than two (2) months and no later than three (3) weeks prior to the Meeting. In addition, an announcement of the Meeting will appear in one or more newspapers determined by the Board of Directors. The notice of the General Meeting and the Board of Directors’ and shareholders’ proposals to the Meeting will be published as a stock exchange release.

In addition, the notice, proposals by the Board of Directors or a shareholder and documents (such as the Financial Statements, the Report by the Board of Directors and the Auditor’s Report) presented at the Meeting will be available to shareholders on the Company’s website at www.pohjola.com for at least three weeks before the Meeting.

Registration and attendance

General Meetings are open to all shareholders registered in the Company’s Shareholder Register, maintained by Euroclear Finland Ltd, eight weekdays prior to the Meeting (record date for the Meeting). In addition, holders of nominee-registered shares may be reported for temporary entry into the Shareholder Register for the purpose of attending the Meeting if, on the basis of the shares held, they have the right to be entered into the Shareholder Register on the record date for the Meeting.

A shareholder has the right to have a matter within the remit of a General Meeting, under the Finnish Limited Liability Companies Act, to be discussed by the General Meeting if he requests this in writing from the Board of Directors well in advance so that said matter can be incorporated into the notice of the Meeting. The Company will annually inform on its website and in a stock exchange release of the date by which such a request must be presented.

A shareholder shall register for the Meeting in the manner stated in the notice of the Meeting. The deadline for this registration may be ten days prior to the Meeting at the earliest. Holders of nominee-registered shares are regarded as having registered for the Meeting if they have been duly reported for entry into the Company’s Shareholder Register.

Each shareholder present at the Meeting has the right to present questions about items on the Meeting’s agenda. A shareholder also has the right to make proposals at the Meeting in matters assigned to the Meeting and appearing on the agenda.

The Company has two series of shares. At a General Meeting, one Series K share entitles its holder to five votes and one Series A share to one vote. Shareholders may vote at the Meeting as permitted by the votes conferred by the shares they hold on the record date for the Meeting.

Decisions made by the General Meeting are usually based on a majority vote, and the Chairman has the casting vote in case of a tie. However, decisions on several matters under the Limited Liability Companies Act, such as an alteration of the Articles of Association or a decision on a private placement of shares, require a qualified majority represented by shares and the votes conferred by the shares at the Meeting.

Minutes of the General Meeting shall be drawn up, which will be available for shareholders’ inspection on the Company’s website no later than two weeks of closing of the Meeting.

Shareholder agreements

As per the shareholder agreement of 5 May 2011 between OP-Pohjola Group Central Cooperative and Ilmarinen Mutual Pension Insurance Company (Ilmarinen), OP-Pohjola Group Central Cooperative as Pohjola’s shareholder agrees to contribute to electing members to Pohjola’s Board of Directors in such a way that one nominee appointed by Ilmarinen will be elected to Pohjola’s Board of Directors as long as Ilmarinen’s shareholding in Pohjola substantially corresponds to that effective on 5 May 2011 (10% of all shares).

The Company is not aware of other agreements related to ownership of its shares and exercise of voting rights.
Restriction on the right of disposal, and redemption clause

In accordance with the Articles of Association, holding of Series K shares is restricted only to Finnish cooperative banks, cooperative bank companies and OP-Pohjola Group Central Cooperative, and Series K shares may not be transferred to institutions other than those entitled to holding Series K shares. Series A shares are freely transferable.

Annual General Meeting 2011

Pohjola Bank plc held its Annual General Meeting at the Helsinki Exhibition & Convention Centre on 29 March 2011. The number of shareholders present at the Meeting totalled 979. The shares represented at the Meeting accounted for 67.1% of all Company shares and the votes for 80.3% of all votes.

The AGM adopted the Financial Statements for 2010, discharged members of the Board of Directors and the President and CEO from liability and decided to distribute a dividend of EUR 0.40 per Series A share and EUR 0.37 per Series K share. The AGM confirmed the number of members of the Board of Directors at eight. The composition of the Board of Directors did not change since its election the year before.

Minutes of the AGM 2011 and other documents related to the Meeting are available at www.pohjola.com > Investor Relations > Corporate Governance > Annual General Meetings.

Pohjola did not hold any Extraordinary General Meetings in 2011.
4. Board of Directors and Board Committees

Election of the Board of Directors

According to the Articles of Association, Pohjola’s Board of Directors comprises a minimum of five and a maximum of eight members, elected, except for the Chairman and Vice Chairman, by the Annual General Meeting for a term of office expiring upon the closing of the Annual General Meeting following their election. The Chairman of OP-Pohjola Group Central Cooperative’s Executive Board chairs the Board of Directors by virtue of law. According to the Articles of Association, the Vice Chairman of OP-Pohjola Group Central Cooperative’s Executive Board acts as the Vice Chairman of the Board of Directors.

In accordance with the Articles of Association, Pohjola has not set any upper age limit for members of the Board of Directors, limited the number of their terms of office or in any other manner restricted decision-making powers of a General Meeting of Shareholders in electing Board members (with the exception of election of the Chairman and Vice Chairman).

Pohjola does not have a nomination committee within its Board of Directors as referred to in the Corporate Governance Code, or any nomination committee set up by a General Meeting and comprising shareholders or their representatives. The parent institution, OP-Pohjola Group Central Cooperative, prepares proposals for candidates for the election of Board members submitted to the General Meeting. These proposals are included in the notice of the Meeting and published in a stock exchange release.

Members of the Board and its committees

Information on the members of the Board of Directors and its committees in 2011 can be found “Board and committee meetings: frequency and attendance in 2011” on page 9 below and Board members’ personal data and other relevant information on pages 33–37 below.

Independence of Board members

On 29 March 2011, the Board of Directors assessed the status of independence of its members in relation to the Company and its shareholders, in accordance with the Corporate Governance Code.

Based on this assessment, the following members were executive members dependent on the Company and its major shareholders: Reijo Karhinen, Tony Vepsäläinen and Harri Säiläs. Karhinen and Vepsäläinen sat on the Executive Board of OP-Pohjola Group Central Cooperative, Pohjola’s parent institution, the former acting as OP-Pohjola Group Central Cooperative’s Executive Chairman and CEO and as the Executive Board’s Chairman and the latter as OP-Pohjola Group Central Cooperative’s Chief Business Development Officer and as the Executive Board’s Vice Chairman. Säiläs is the President and CEO of Ilmarinen Mutual Pension Insurance Company which is a major shareholder of Pohjola and also have a significant partnership with Pohjola.

Furthermore, the following members were executive members dependent on the Company: Merja Auvinen and Simo Kauppi. While the former is the Deputy Managing Director of Suur-Savon Osuuspankki (Managing Director of Savonlinnan Osuuspankki until 31 May 2011), the latter acts as the Managing Director of Länsi-Suomen Osuuspankki. Both Suur-Savon Osuuspankki and Länsi-Suomen Osuuspankki have a significant customer relationship and partnership with Pohjola.

As concluded by the Board of Directors, Jukka Hienonen, Satu Lähteenmäki and Tom von Weymarn are non-executive members independent of the Company and its major shareholders.

The criteria for the assessment of the status of Board member independence did not change in 2011.

Board duties

The Board of Directors is responsible for the Company’s administration and appropriate organisation of operations and for the duly organisation of the supervision of accounting and financial management. It deals with far-reaching and important matters in principle from the perspective of the Company’s and its consolidated group’s operations.

The Board of Directors has confirmed written rules of procedure defining the duties and meeting procedures applying to the Board of Directors.

The Board of Directors and the President and CEO shall manage the Company and its consolidated group professionally following sound and prudent business practices. The Board of Directors is tasked with promoting the interests of the Company and all of its shareholders.

In this respect, the Board of Directors shall, among other things, • decide on the Group strategy and confirm business strategies;
• approve an annual business plan and supervise its implementation;
• decide on the core organisational structure and management system for the Group and its functions;
• discuss and approve the consolidated financial statements and interim reports;
• determine the Company’s dividend policy and present a proposal to the General Meeting for the amount of dividends payable;
• appoint the Company’s President and CEO and his deputy and decide on their remuneration, benefits and other terms and conditions of their executive contract;
• decide on the appointment of members to the Group Executive Committee and their remuneration, benefits and other terms and conditions of their employment or executive contract;
• decide on the basic principles governing the Company’s and its consolidated group’s management incentive schemes and employee incentive schemes;
• decide on strategically or financially significant individual investments and any corporate acquisitions, divestments and transactions;
• annually confirm the Group’s capital adequacy management principles, risk policies, funding plan, capital plan, investment plans and significant operating principles governing risk management, and assess and supervise the appropriateness, extent and reliability of the Group’s capital adequacy management;
• decide on principles for ensuring that the Company and its consolidated group operate in compliance with external regulations and internal instructions (compliance);
• confirm the description of internal control and supervise the performance and adequacy of internal control within the Company and its consolidated group;
• confirm the principles of internal audit and an annual action plan; and
• be responsible for any other duties of the Board of Directors as prescribed by the Limited Liability Companies Act or otherwise.

The Board of Directors may set up committees or other permanent or temporary bodies to perform tasks it has assigned. The Board of Directors shall confirm decision-making powers for bodies it has set up and elect their members. Such permanent decision-making bodies comprise the Senior Credit Committee, the Risk Management Executives and the Asset/Liability Management Executives which report to the Risk Management Committee. In addition, the Board of Directors shall confirm the role description of the Underwriting Management and appointments.

The Board of Directors prepares an annual action plan which contains a meeting schedule for the Board and its committees, the most significant items on each meeting’s agenda and required training for Board members. The action plan also includes exceptional events expected within the year in question.

Responsibilities of the Chairman of the Board and its committees
The Board Chairman is responsible for ensuring that the Board of Directors works efficiently and performs all duties within its remit. As part of this responsibility, the Board Chairman shall ensure that an individual Board member has the experience and skills required to perform his duties in an appropriate manner. The Chairman cooperates with the President and CEO in preparing items on the agenda for Board meetings. He shall also ensure that sufficient time has been allowed for discussion and that each member present at meetings has the opportunity to express his opinion. The Chairman is also responsible for the further development of Board work and ensures the Company’s good corporate governance.

The Chairman of each committee shall control and further develop committee work and ensure that committee work is appropriate and efficient.

The Board of Directors and its committees annually assess their performance and working methods for the purpose of further developing Board work.

### Board and committee meetings: frequency and attendance in 2011

<table>
<thead>
<tr>
<th>1 Jan–31 Dec 2011</th>
<th>Board 15 meetings**</th>
<th>Audit Committee 5 meetings</th>
<th>Risk Management Committee 7 meetings ***</th>
<th>Remuneration Committee 5 meetings***</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reijo Karhinen</td>
<td>15/15</td>
<td></td>
<td></td>
<td>5/5</td>
</tr>
<tr>
<td>Tony Vepsäläinen</td>
<td>15/15</td>
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<td>5/5</td>
</tr>
<tr>
<td>Merja Auvinen</td>
<td>14/15</td>
<td></td>
<td>7/7</td>
<td>5/5</td>
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<tr>
<td>Jukka Hienonen</td>
<td>15/15</td>
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<tr>
<td>Simo Kauppi</td>
<td>15/15</td>
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<td>7/7</td>
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<tr>
<td>Satu Lähteenmäki</td>
<td>12/15</td>
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<tr>
<td>Harri Sailas</td>
<td>15/15</td>
<td></td>
<td>7/7</td>
<td>5/5</td>
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<tr>
<td>Tom von Weymarn</td>
<td>15/15</td>
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<td>5/5</td>
</tr>
</tbody>
</table>

* Six of the Board meetings were held by telephone or email.
** One of the Risk Management Committee meetings was held by telephone.
*** One of the Remuneration Committee meetings was held by email.
The Board of Directors had 15 meetings, with Reijo Karhinen acting as Chairman, Tony Vepsäläinen as Vice Chairman and Merja Auvinen, Jukka Hienonen, Simo Kauppi, Satu Lähteenmäki, Harri Sailas and Tom von Weymarn as other members. The average attendance rate of its members stood at 97%.

At its meetings, the Board of Directors regularly discussed the President and CEO’s reviews of financial markets, competition and the performance of business lines, as well as issues discusses at Board committee meetings.

### The calendar below shows the Board’s major actions in 2011

**Q1**
- Discusses and approves the Financial Statements and the Report by the Board of Directors as well as the proposal for profit distribution submitted to the Annual General Meeting
- Discusses and approves business plans for 2011
- Discusses proposals for separate topics to be submitted to the AGM
- Discusses the appointment of the Group’s CFO
- Discusses and approves the general principles governing remuneration policies and the bases for the Group’s Executive Committee remuneration for 2011
- Discusses the progress report on strategic initiatives
- Discusses the decisions made by the AGM, appoints members to the its committees and assesses the independence of its members

**Q2**
- Discusses and approves the Interim Report for Q1/2011
- Discusses and approves the audit plan for 2011
- Discusses the updated rules of procedures of the Board, its committees and the Group
- Assesses the implementation of the annual plan and risk policies for 2011
- Discusses and approves remuneration and the pay terms applicable to the President and CEO and other Group Executive Committee members, and the amount of performance-based bonuses transferred to the personnel fund, as well as the succession plan related to the President and CEO and the Executive Committee
- Receives the report dealing with the Group’s remuneration for 2010 and the implementation of the management share-based incentive scheme in 2010

**Q3**
- Discusses and approves the Interim Report for Q2/2011
- Has preliminary discussion on the framework of 2012 annual planning and on the 2012 incentive schemes
- Assesses the Group’s current strategy and has a preliminary discussion on the future strategy
- Assesses the performance and adequacy of the Group’s risk management, good corporate governance and internal control

**Q4**
- Discusses and approves the Interim Report for Q3/2011
- Discusses the strategy process
- Discusses the summary of the personnel survey
- Assesses its own performance and the performance of the President and CEO
- Discusses and approves annual plans, the capital adequacy management principles, risk policies and the capital plan for 2012
- Discusses and approves impairment testing for goodwill and intangible assets, and the accounting policies
- Discusses and approves the updated management system and decision-making systems and the internal audit action plan
- Discusses profit distribution planning for 2011
Board committees

The Board of Directors has set up an Audit Committee, a Remuneration Committee and a Risk Management Committee for the purpose of preparing tasks within its remit. The Board elects chairmen, vice chairmen and other members to the committees from among its members and confirms the committees’ rules of procedure specifying the committees’ key responsibilities and principles.

The committees have no independent decision-making powers but the Board of Directors makes decisions based on preparations made by the committees. The committees shall provide regular reports on their work to the Board of Directors.

Audit Committee

Appointment and composition

The Board of Directors appoints from among its members a Chairman and Vice Chairman and a minimum of one and a maximum of two other members for a term of one year to the Audit Committee. The Committee’s members must be financially literate with sufficient knowledge of accounting and accounting standards, and one of the members must be a non-executive director independent of the Company and any of its major shareholders.

Responsibilities

The Audit Committee is tasked with assisting the Board of Directors in ensuring that the Company and its consolidated group have a sufficient and effective internal control system covering all operations and that the supervision of accounting and financial management is duly organised. The Committee is also responsible for ensuring that the Company’s operations and internal control are organised in a manner as required by laws, regulations and the principles of good corporate governance, and for supervising the performance of internal audit.

To carry out its duties, the Committee shall, among other things,

- supervise financial reporting by
  - discussing the Company’s draft financial statements and interim reports, and the Corporate Governance Statement issued annually, as well as the Company’s and its consolidated group’s accounting policies
  - assessing major or exceptional transactions and the related management judgement and estimates
  - monitoring the financial statements reporting process, supervising the financial reporting process and assessing the accuracy of financial reporting and its compliance with regulations
  - evaluating compliance with laws, rules and other regulations by
    - regularly hearing the Chief Compliance Officer
    - evaluating how the Company complies with laws, regulations and regulatory guidelines
    - evaluating compliance with internal guidelines
    - monitoring developments relating to regulation governing the Company’s and its consolidated group’s business
  - evaluating the adequacy and effectiveness of internal control by
    - monitoring and supervising compliance with the principles of internal control
  - supervising internal auditing by
    - regularly hearing the Chief Audit Executive
    - assessing internal audit performance and dealing with the internal audit action plan
    - familiarising itself with the Internal Audit’s audit reports to a sufficient extent
  - dealing with issues related to regulatory supervision by
    - familiarising itself with supervisory reports issued by relevant regulators and with other reports, and by assessing any measures required by supervision
  - dealing with and assessing matters related to auditing and auditors by regularly hearing auditors
    - dealing with and assessing the audit plan and auditor’s reports
    - monitoring and assessing statutory audit and especially ancillary services provided to the Company by the auditors
    - participating in the selection process of auditors
  - maintaining contacts with the Audit Committee of the parent institution’s Supervisory Board.
Audit Committee work in 2011

The Audit Committee had five meetings in 2011, Tom von Weymarn acting as Chairman and Jukka Hienonen and Merja Auvinen as other members. In addition to the Audit Committee members, the President and CEO, the Chief Financial Officer, the Chief Risk Officer, the Chief Compliance Officer and representatives of Internal Audit and auditors participated in Committee meetings. The average attendance rate of its members stood at 100%.

The Audit Committee also discussed reports issued by the auditors, Internal Audit and regulators as well as regulatory reviews and the minutes of the meetings of the Group Executive Committee and the boards of directors of major subsidiaries. The Audit Committee also heard the auditors when it discussed the Financial Statements and interim reports as well as the accounting policies.

The key tasks in 2011 involved ensuring the content of the Financial Statements and interim reports in such a way that they give a true and fair view of the Group’s financial performance and financial position. Other key tasks covered issues related to internal control and regulatory compliance, which each Committee meeting discussed making use of reports issued by Internal Audit, auditors, regulators and the compliance organisation.

The Committee carried out its annual assessment of the performance and adequacy of good corporate governance and internal control, internal audit and external audit and the quality of advisory services provided by auditors. It also assessed its own performance and areas in need of improvement. With respect to its role, the Audit Committee will focus on issues related to good corporate governance, internal control, regulatory changes and their effects on the Group and its operations, and risks and their effect on financial indicators.

The calendar below shows the Audit Committee actions in 2011

| Q1          | Discusses the Financial Statements, the Report by the Board of Directors and the Corporate Governance Statement  
|            | Discusses the Compliance annual report for 2010 and the list of OP-Pohjola’s service charges and internal debiting for 2010 |
| Q2          | Discusses the Interim Report for Q1/2011  
|            | Discusses the audit plan for 2011  
|            | Discusses the competitive tendering process for auditing |
| Q3          | Discusses the Interim Report for Q2/2011  
|            | Assesses the performance and adequacy of good corporate governance and internal control  
|            | Discusses the report on outsourced services  
|            | Discusses the customer due diligence principles  
|            | Discusses the principles governing conflict-of-interest policy and related party lending  
|            | Discusses the list of OP-Pohjola’s service charges, internal debiting and its development |
| Q4          | Discusses the Interim Report for Q3/2011  
|            | Discusses the Group’s disclosure policy  
|            | Discusses the accounting policies and impairment testing for goodwill and intangible assets  
|            | Discusses the updated decision-making systems of the Group  
|            | Discusses the compliance policy for 2012  
|            | Assesses the performance of Internal Audit and the quality of audit and the auditor’s advisory services  
|            | Discusses the Internal Audit action plan for 2012 |

Remuneration Committee

Appointment and composition

At its meeting following the Annual General Meeting, the Board of Directors annually appoints three members to the Remuneration Committee in such a way that the Committee is chaired by the Chairman of the Board of Directors and vice-chaired by the Vice Chairman of the Board of Directors, and one Committee member is a non-executive member of the Board of Directors.

Responsibilities

The Remuneration Committee shall

prepare proposals submitted to the Board of Directors for the appointment of the President and CEO and his deputy and other members of the Group Executive Committee, as well as their pay, any bonuses and other terms and conditions of their executive contract  

assess the integrity, fitness and competence/expertise of the aforementioned people  

prepare management succession plans  

prepare the Group’s general incentive principles and steer the
The calendar below shows the Remuneration Committee actions in 2011

**Q1**
- Discusses the bases for the Group’s Executive Committee remuneration for 2011
- Discusses the performance indicators and targets for 2011 applied to long-term incentive schemes
- Discusses the required improvements on the basis of the personnel survey 2010
- Discusses the selection process of the Group’s CFO

**Q2**
- Discusses the Group’s remuneration for 2010 and the Group’s Executive Committee incentive scheme in 2010
- Discusses remuneration applicable to the President and CEO and the members of the Executive Committee in 2011 and their succession planning
- Discusses the transfer of profit-based bonuses for 2010 to the personnel fund
- Discusses the Group’s equality report

**Q3**
- Discusses the recruitment process related to the Senior Executive Vice President, Human Resources
- Discusses the content of the President and CEO’s and Executive Committee members’ executive contracts

**Q4**
- Discusses the report on the implementation of the incentive schemes for 2011
- Discusses the policy guidelines for the incentive schemes and the pay policy for 2012 and assesses key human resources
- Discusses the 2011 personnel survey report

The Remuneration Committee of OP-Pohjola Group Central Cooperative’s Supervisory Board controls remuneration within OP-Pohjola Group and OP-Pohjola Group Central Cooperative Consolidated. Pohjola’s Remuneration Committee shall comply with the policies and practices based on the aforementioned control.

**Risk Management Committee**

**Appointment and composition**
The Board of Directors appoints from among its members a Chairman and Vice Chairman and a minimum of one and a maximum of two other members for a term of one year to the Risk Management Committee. The Committee members must demonstrate sufficient knowledge of the business, risk management and capital adequacy management of the Company and its consolidated group.

**Responsibilities**
The Committee is tasked with assisting the Board of Directors in ensuring that the Company and its consolidated group have adequate capital adequacy management and risk management systems covering all operations. The Committee shall also
supervise the Company and its consolidated group so that they do not take excessive risks which would materially jeopardise the Company’s and its consolidated group’s capital adequacy, liquidity or profitability, and that the Company’s and its consolidated group’s risk-bearing capacity is sufficient to secure the continuity of operations.

To carry out its duties, the Committee shall

- deal with the Company’s and its consolidated group’s capital adequacy management principles, risk policies and other general guidelines governing risk management;
- supervise the scope and performance of the Company’s and its consolidated group’s risk management systems by
  - monitoring the performance of committees set up by the Board of Directors
  - assessing annually the quality, scope and efficiency of the Company’s and its consolidated group’s risk management
- supervise the quantity and quality of the Company’s and its consolidated group’s capital base, financial performance, risk exposure and compliance with risk policies, credit lines and other instructions;
- supervise the Company to ensure that risk management is in conformity with laws and regulations and instructions issued by relevant authorities by
  - dealing with and assessing risk analyses by external controlling parties
  - dealing with and assessing any observations that may pertain to the performance of risk management, and measures required by such observations; and
  - monitoring regulatory changes governing the Company’s operations with respect to risk management.

### Risk Management Committee work in 2011

The Risk Management Committee had seven meetings in 2011. Tony Vepsäläinen acted as the Chairman and Simo Kauppi and Harri Kailas as other members. In addition to the Committee members, the President and CEO, the CFO and the Chief Risk Officer participated in Committee meetings. The average attendance rate of its members stood at 100%.

At its meetings, the Risk Management Committee also discussed the reports on major regulatory initiatives (Basel II, Basel III and Solvency II), reviews of the Group’s funding and liquidity, and the minutes of the meetings of the Senior Credit Committee, Risk Management Executives and Asset/Liability Management Executives.

In accordance with its responsibilities, the Committee dealt with the Company’s and its consolidated group’s capital adequacy management principles, risk policies and other general guidelines governing risk management as well as analyses by external controlling parties.

In order to carry out its supervisory duties, the Committee’s meetings discuss a quarterly risk analysis covering all of the Company’s risks. In addition, the special subjects discussed at meetings in 2011 included monitoring the status of corporate customers, monitoring the performance of the Group’s investment portfolios, monitoring developments in indebted euro-zone states and financial regulatory changes and preparing for them. The Risk Management Committee also assessed its own performance and related areas in need of improvement.

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### The calendar below shows the Risk Management Committee actions in 2011

| Q1 | Discusses the Group’s risk analysis of 31 December 2010 |
|    | Discusses and assesses the Group’s insurance cover and policy governing insurance in 2011 |
|    | Discusses a review of the Group’s investment portfolio performance |

| Q2 | Discusses the Group’s risk analysis of 31 March 2011 and a progress report on corporate customers |
|    | Discusses the Group’s progress report on risk policies and assesses a review of the Group’s strategic risks and business risks |

| Q3 | Discusses the Group’s risk analysis of 30 June 2011 |
|    | Has preliminary discussion on 2012 risk policies |
|    | Assesses the performance and adequacy of risk management |
|    | Discusses a review of the Group’s investment portfolio performance |

| Q4 | Discusses the Group’s risk analysis of 30 September 2011 and a progress report on customers involved in corporate transactions |
|    | Discusses the Group’s contingency plans and reviews of strategic risks and business risks |
|    | Discusses the Group’s capital adequacy management principles, risk policies, capital plan, investment plans, funding plan, the reinsurance and underwriting principles of Non-life Insurance |
|    | Assesses the appropriateness, extent and reliability of capital adequacy management |
5. President and CEO, and Group Executive Committee

President and CEO

The President and CEO is in charge of the Company’s daily management in accordance with the instructions and orders issued by the Board of Directors, while ensuring that accounting practices comply with the laws and that financial management is organised in a reliable manner.

The President and CEO’s duties include the management and supervision of the Group’s business, and responsibility for the development and coordination of the Company’s and its consolidated group’s operations. In accordance with the job description confirmed by the Board of Directors, the President and CEO’s main responsibilities are as follows:

- The Group’s financial performance
- Managing Group operations and developing the organisation
- Group strategic development
- Group coordination
- Supervising subsidiary and associated company investments
- Cooperation with OP-Pohjola Group Central Cooperative and other OP-Pohjola Group’s units
- Lobbying in the financial sector’s cooperation bodies
- Communication with customers, shareholders, various authorities, the corporate sector, other Finnish and international banking and insurance organisations, and other stakeholder groups.

The President and CEO chairs Pohjola Group’s Executive Committee and the boards of directors of major subsidiaries.

The Board of Directors appoints the President and CEO and decides on the terms and conditions of his executive contract. Approved by the Board of Directors, a written CEO employment contract stipulates these terms and conditions. The Board of Directors annually assesses the performance of the President and CEO.


Personal and other data on the President and CEO can be found on page 38 below. Information on the President and CEO’s remuneration can be found on page 30 below.

Group Executive Committee

With respect to the Company’s operational management, the President and CEO is assisted by the Group Executive Committee, which is an advisory body set up by the Board of Directors. The Executive Committee has neither authority, based on laws or the Articles of Association, nor any independent decision-making rights. Decisions on matters discussed by the Executive Committee shall be taken by the President and CEO or an Executive Committee member responsible for the matter in question, unless the decision on the matter belongs within the remit of the Company’s or a Group company’s Board of Directors.

The Group Executive Committee shall support the President and CEO in preparing any strategic issues related to the Company and its consolidated group, coordinating Group operations, preparing and implementing any operational issues of great significance or principal in nature, as well as ensuring the effectiveness of internal control and risk and capital adequacy management and internal cooperation and information flows. As a coordination body, the Executive Committee shall take charge of the overall control of the Company and its consolidated group in such a way that the Group as a whole will achieve its profit and other targets and goals by following shared strategies and policies.

To carry out its duties, the Executive Committee shall particularly deal with the strategy and action plan of the Company and its consolidated group, significant issues to be presented to the Board of Directors, major purchases and projects, the main policy guidelines applying to the Company, its consolidated group and administration, as well as HR management policy guidelines. It is also tasked with acting as an information provider and coordinator between the management of various functions and business divisions.

The Group Executive Committee comprises the President and CEO, Heads of the business lines of the Company and its consolidated group, and the CFO, SEVP of Human Resources and CRO. The Board of Directors shall confirm the composition of the Executive Committee.

The members of the Group Executive Committee and their personal data and information on their responsibilities etc. can be found on pages 38-40 below. Information on remuneration applied to the members of the Group Executive Committee can be found on page 30 below.
Group Executive Committee work in 2011

Chaired by President and CEO Mikael Silvennoinen, the Group Executive Committee had 27 meetings in 2011. In addition to its regular meetings, the Executive Committee had four planning days themed around various issues.

The Group Executive Committee met to monitor the Group’s strategy implementation and the implementation of strategic initiatives and to take measures required to ensure the completion of strategic initiatives. At its meetings during the second half of 2011, the Executive Committee prepared a strategy update for 2012 by analysing needs for changes to the current strategy vis-à-vis external and internal change drivers. At its meetings, the Executive Committee discussed the Group’s annual plan and risk policies and regularly analysed the financial performance and risk exposure of the Group and its business segments. It also monitored the financial performance of customer segments and the progress of key measures. In addition, it discussed key issues related to markets, the competitive and regulatory environment and evaluated the effect of related changes on the Group’s operations. The Executive Committee also discussed all audit reports prepared in 2011 and other key issues pertaining to internal and external control. In 2011, it analysed regularly major purchases and projects. At its meetings in 2011, the Executive Committee regularly discussed and reviewed issues related to competence development and remuneration.

Boards of Directors of Pohjola subsidiaries

The Board of Directors of each Pohjola’s subsidiary shall ensure that all Pohjola Group companies are managed in compliance with applicable laws, rules and regulations, and Pohjola’s principles.

Boards of Directors of Pohjola subsidiaries

The Board of Directors of each major subsidiary comprises Pohjola Bank plc’s President and CEO as Chairman and two to four members primarily from the Group Executive Committee.

The Boards of Directors and Presidents/Managing Directors of major subsidiaries as of 31 December 2011

<table>
<thead>
<tr>
<th>Board of Directors</th>
<th>President/Managing Director</th>
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<tbody>
<tr>
<td>Pohjola Insurance Ltd</td>
<td>Jouko Pölönen</td>
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<tr>
<td>Eurooppalainen Insurance Company Ltd</td>
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<td>A-Insurance Ltd</td>
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<tr>
<td>Pohjola Asset Management Ltd</td>
<td>Mikko Koskimies</td>
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<tr>
<td>Pohjola Corporate Finance Ltd</td>
<td>Timo Mäkeläinen</td>
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<td>Pohjola Property Management Ltd</td>
<td>Markku Mäkiäho</td>
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Core values and the role of the code of ethics

Pohjola has defined core values guiding its operations, which, for their part, also serve as the Group's code of ethics. The Group’s core values are as follows: People-first Approach, Responsibility and Prospering together. In addition, ethics is guided by the general principles and guidelines governing the management of conflict-of-interest cases updated every year.

Pohjola’s core values are presented in greater detail at www.pohjola.com > Group > Strategy and Values > Values.

Pohjola Group’s organisational structure

The Group’s organisation is based on three business segments consisting of business divisions and two customer segments, and the Group Functions which constitute shared services and support functions required by the Group and its business segments – Banking, Non-life Insurance and Asset Management.

The business segments apply their vision, strategy, performance indicators and operating models based on those established at Group level. Accordingly, the business segments’ and divisions’ goals and strategies must support the Group’s vision and strategy.

The Group’s customer segments are Major Corporate and Institutional Customers, and Private Customers and Corporate Customers. The customer segments are responsible for the management and development of customer relationships.

Control, development, support and services that have been coordinated due to reasons lying in competencies, efficiency or risk management and are needed by the Group and its business segments and divisions and customer segments have been organised within the Group Functions and, for Non-life Insurance, within Field Operations and Claims Services. Marketing is a coordinated Group-level function. Some support functions, such as internal audit, ICT management, corporate communications, financial accounting and part of HR services, are managed on a coordinated basis at the level of OP-Pohjola Group Central Cooperative Consolidated.

Owned by the Group Executive Committee, the process map describes the Group’s key processes, defining business processes, sales and customer processes, product processes and support processes including their owners.

The Group Executive Committee is responsible for the Group’s corporate architecture consisting of business, information, technology and system architectures. A specific ICT management team has been set up to manage, develop and coordinate ICT within the Group.
Pohjola Group’s decision-making system

The Group’s operational decision-making and control are based on the business organisation confirmed by the Board of Directors while legal decision-making is grounded on the Group’s corporate structure. Operational decision-making combines with legal decision-making through the Board of Directors, whose control and supervisory responsibility covers the entire Group. The Board’s rules of procedure stipulate Board responsibilities and decision-making procedure.

The following bodies/executives are responsible for operational decision-making and control:

- Board of Directors
- President and CEO
- Executive Vice President (head of the business segment)
- Executive Vice President (business division)/Executive Vice President (customer segment)
- Head of department
- Head of unit

The following bodies/executives are responsible for legal decision-making:

- Board of Directors
- President and CEO
- Board of Directors of each subsidiary
- President/Managing Director of each subsidiary

Duties, powers and their limits, and reporting relationships applying to the business segments and their decision-making bodies are specified in the appropriate rules of procedure or task descriptions.

Pohjola Group’s strategic and operational planning and development

Pohjola Group’s strategy updated at an around two-year interval specifies the Group’s long-term strategic intent. This update is based on an analysis of the operating environment, competitive environment and company operations, and on OP-Pohjola Group’s and OP-Pohjola Group Central Cooperative’s strategies. The Group’s strategy provides foundations for the long-term strategies and operations of the business lines, business divisions...
and subsidiaries. The key role of strategic planning is to describe the Group’s mission and vision as well as key objectives, success factors and competitive advantages which the Group aims to use to achieve its vision. As part of the strategy update, the Group specifies its key strategic initiatives for the strategy period, which the Group aims to implement in order to upgrade its business and focus operations in order to achieve its strategic targets and goals.

The key role of operational planning, which is short-term planning, is to describe annual priorities, key tasks and resources, as well as risk limits and future earnings paths which enable the Group to achieve the goals and targets specified in the strategy. The goals and targets and initiatives specified in the strategy, and their implementation are linked with operational planning in annual business plans, action programmes and target performance indicators as well as three-year development plans. In annual planning and target-setting, the Group takes account of the following four perspectives based on the Balanced Scorecard, in a balanced way: financial, customer, business process, and learning and growth. The Group uses performance indicators, defined in strategies and action and development plans, to monitor the achievement of tangible goals and targets and assesses their achievement for separately defined periods.

Employee incentivisation forms part of the management system aimed at motivating employees to meet Group goals and targets. The Group prepares its financial performance forecasts monthly for the next rolling 12-month period.

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**BUSINESS PLANNING AND MONITORING**

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<tr>
<th>Strategic planning</th>
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<td><strong>Strategy</strong></td>
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<tr>
<td>• Mission</td>
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<td>• Key objectives</td>
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<td>• Competitive advantages</td>
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<td>• Promises to stakeholders</td>
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<td>• Business line strategies in brief</td>
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<td>• Vision</td>
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<td>• Critical success factors</td>
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<th>Development plans – Project-based actions</th>
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<td>“Strategic initiatives” and (Group’s/) business lines’ priorities as grouping factors</td>
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<tr>
<th>Operational planning</th>
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<tr>
<td><strong>Annual plans</strong></td>
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<tr>
<td>• Investments in the priorities and business line actions for the next year</td>
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<td>• Processes, Human resources and competencies</td>
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<td>• Risk policies, Capital plan</td>
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<td>• Earnings paths</td>
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7. Internal and External Control

Internal control

Pohjola Group’s internal control is aimed at ensuring systematic and successful strategy implementation, appropriate management of risks, efficient and reliable operations and related reporting, and regulatory compliance throughout the Group’s operations. Internal control covers all organisational levels. Internal control in its most extensive form primarily takes place at the operational level, characterised by continuous processes and forming part of daily routines.

The Compliance, Risk Control, Business Control and HR functions operating within the Group Functions and independent of the business lines assist the President and CEO, senior and line management and other functions in ensuring the effectiveness of internal control within each business. Internal Audit also assists Pohjola’s Board of Directors, President and CEO and the Group Executive Committee in ensuring internal control effectiveness. Auditors in particular ensure that financial information is correct in this respect. The Board of Directors has assigned much of the duties ensuring internal control to its committees which assume the role of preparation while the Board of Directors makes actual decisions.

The Board of Directors of each Group company is in charge of duties ensuring internal control within the company. Internal Audit also covers Group companies and supports their Board of Directors in ensuring effective internal control.

The Board of Directors’ role

The Board of Directors is responsible for organising and maintaining adequate and effective internal control by

- confirming the description of internal control and supervising the performance and adequacy of internal control within the Company and its consolidated group;
- assessing and supervising, on the basis of observations made by internal and external control, compliance with the principles governing the organisation of operations, and the effectiveness of control within the Company and its consolidated group;

Framework for Pohjola Group’s Internal and External Control:

In the development of its internal control, Pohjola also takes account of changes in external regulation and observations made by external regulators regarding internal control.
• confirming the principles of internal audit and an action plan; and
• dealing with the Compliance annual plan and the auditors’ audit plan.

The Board of Directors shall regularly monitor the Company’s and its consolidated group’s financial performance and risks associated with operations and decide on reporting, procedures and qualitative and quantitative indicators aimed at gauging efficiency and performance. The Board confirms the desired annual risk appetite and major risk management principles, as well as risk policies and key risk indicators by risk type. The Board of Directors decides on the Group’s management system and the corporate and organisational structure required by operations, with a view to providing solid foundations for effective internal control.

For the purpose of ensuring good corporate governance with respect to Group companies and monitoring the effectiveness of internal control, one or several members of the Group Executive Committee shall sit on each Group company’s Board of Directors. Group-level risk management and financial reporting are performed in a coordinated way by a function independent of the business lines.

Each Group company's Board of Directors is responsible for the top management tasks of the company in question related to internal control. Each Group company's executive management is responsible for the implementation of internal control and risk management according to the agreed principles and guidelines, and reports regularly on the company’s business, risk-bearing capacity and risk status, in accordance with the Group’s management system.

**Compliance function**

Pohjola Group’s compliance adheres to the principles of OP-Pohjola Group’s compliance. Pohjola Group’s Compliance has been organised within Risk Management headed by Chief Risk Officer. The Compliance and Operational Risks department coordinates and controls regulatory compliance management within the Group. Independent of the Group’s business lines, the department is not involved in the businesses it supervises.

Group companies have persons in charge of regulatory compliance management at company and unit level, tasked with ensuring that branch offices and subsidiaries also adhere to Group-level principles and policies. These Compliance Officers perform their duties within their companies or functions, except for Pohjola Bank plc’s Compliance Officers who work for the Compliance and Operational Risks department. The Compliance Officers of the branch offices in the Baltic countries work in their respective offices.

**Risk management**

Pohjola Group’s business is based on reasoned risk-taking and management of risks. Core values, strategic goals and financial targets form the basis for risk and capital adequacy management.

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**Internal control: key tasks and development measures in 2011**

Group administrative matters are primarily prepared by Board committees before submitting them to the Board of Directors. In particular, the Audit Committee plays a major role in ensuring the effectiveness and regulatory compliance of internal control.

In 2011, internal control tasks included assessing the integrity, fitness and competence/expertise of all members of the Board of Directors and the Group Executive Committee. In addition, the Board of Directors assessed its own performance.

The executive management, the Audit Committee and the Board of Directors assessed the performance of good corporate governance and internal control. According to their assessment, Pohjola has a duly organised good corporate governance and internal control system in place. Pohjola must continue to further develop internal control, especially with respect to the implementation of internal control tasks.

Key internal control development measures in 2011 involved developing monitoring methods for the implementation of recommendations based on observations made by the regulators, auditors, Internal Audit and Compliance.

The purpose of risk management is to identify threats and opportunities affecting strategy implementation. The aim is to help achieve the goals and targets specified in the strategy by ensuring that risks are proportional to risk-bearing capacity.

Pohjola Group applies integrated risk management aimed at identifying, assessing and mitigating all business-related risks to an acceptable level. The Group has integrated its risk management process as part of its decision-making, control and monitoring system. The figure below depicts the framework for Pohjola Group’s integrated risk management.

**Major risks**

Pohjola Group’s major risks include credit, credit spread, interest rate, currency, equity, commodity and liquidity risks within Banking and underwriting risks and market risks associated with investments within Non-life Insurance, as well as strategic and operational risks associated with all operations.

More detailed information on Pohjola Group’s major risks associated with operations can be found at [www.pohjola.com > Investor Relations > Risks and Capital Adequacy > Risk management principles.](http://www.pohjola.com)

**Internal capital adequacy assessment process (ICAAP)**

The framework for integrated risk management covers the internal capital adequacy assessment process (ICAAP) aimed at ensuring effective capital management and the sufficient amount and quality of capital in order to secure uninterrupted operations.
in the event of unexpected losses. Internal capital adequacy assessment also involves good corporate governance and the organisation of internal control and risk management, in view of the nature, extent and diversity of operations. The internal capital adequacy assessment process is grounded on a proactive approach based on the Group’s business strategy and plans. In preparing the strategy and the plans, the Group sets its capital adequacy target, considering business-related risks, risk appetite, target returns on capital and the structure and availability of capital. In addition to the capital adequacy target, the Group defines capitalisation targets by business line, capital adequacy forecasts and sensitivity analyses, as well as a contingency plan for maintaining the capital adequacy target considering all material risks caused by business and changes in the operating environment.

Capital adequacy management places a strong emphasis on profitability and effective capital management. The parent company is responsible for capital management on a coordinated basis. Every year, subsidiaries distribute their surplus capital to the parent company as dividends and, if necessary, the parent company injects capital into the subsidiaries through subordinated loans or equity investments.

In its capital adequacy assessment, Pohjola Group uses stress tests in order to forecast the effect of key risk factors on profitability and capital maintenance. Pohjola also prepares scenarios (such as the so-called worst case scenario) to test the adequacy of capital buffers. Internal Audit is responsible for an independent, critical evaluation and quality assurance of capital adequacy management.

**Risk policies**

Pohjola Group controls its risk-taking through its overall risk policy (including Group-level strategic business risk policy, operational risk policy, liquidity risk policy and country risk policy). The overall risk policy is supplemented with Banking risk policies by risk type (such as credit risk and market risk policies) and with an investment plan and credit risk policy governing the Group Functions, and reinsurance and underwriting principles governing Non-life Insurance, as well as investment plans governing investment within Non-life Insurance and Asset/Liability.
Management (ALM) policy. These policies, principles and plans are aimed at ensuring that in its operations the Group does not take risks above its risk-bearing capacity. The Group updates at least once a year its risk policies and other instructions, principles and investment plans that guide risk management. Pohjola monitors compliance with the set risk limits and regularly monitors risks, materialised operational risks included.

Organisation of risk management and capital adequacy management

As the highest decision-making body in matters associated with risk management and capital adequacy management, the Board of Directors decides on the goals and organisation of risk management and capital adequacy management, confirms the capital adequacy management principles, risk policies, investment plan and the main principles governing risk management. As part of the capital adequacy management principles, the Board of Directors annually confirms a capital plan which contains earnings and capital adequacy forecasts based on several operating environment scenarios. In addition, the Board supervises and monitors the implementation of risk management and capital adequacy management. The Board also approves the decision-making system and appoints Pohjola’s Risk Management Executives, Asset/Liability Management Executives and members of the Senior Credit Committee, and confirms the description of the Underwriting Executives’ duties and appointments.

The Board of Directors has set up a Risk Management Committee for the purpose of preparing tasks within the Board’s remit. The Risk Management Committee is responsible for dealing with the Company’s and its consolidated group’s capital adequacy management principles, risk policies and other general guidelines governing risk management. The Committee supervises the scope and performance of the Company’s and its consolidated group’s risk management systems and the quantity and quality of the Company’s and its consolidated group’s capital base, developments in their financial performance, risk exposure and compliance with risk policies, credit lines and other instructions. It also supervises the Company to ensure that risk management is in conformity with laws and regulations and instructions issued by relevant authorities.

The Risk Management Executives coordinate and supervise the risk management and capital adequacy management principles and operational policies on a holistic basis and submit a proposal of members of the Group’s credit decision-making bodies for appointment by the President and CEO. The Risk Management Executives deal with the Pohjola Group capital adequacy management principles submitted for the Board’s confirmation, risk policies, an investment plan and major operating principles governing risk management and capital adequacy management. In addition, the Risk Management Executives approve the methods and indicators used in risk monitoring, and, upon a business line’s proposal, new Group operating models and products and any changes to existing operating models and products.

The Asset/Liability Management Executives are tasked with analysing, coordinating and controlling asset/liability management in accordance with laws, official regulations, risk policies approved by the Board of Directors and operating principles set by the Risk Management Executives. The Asset/Liability Management Executives deal with the development of the equity structure, the allocation of shareholders’ equity to business units and risk types, and make decisions on policies governing the management of Group capital to optimise the return/risk ratio. Within the framework of the policy guidelines confirmed by the Board of Directors, the Asset/Liability Management Executives make decisions on Group funding and liquidity portfolio investments.

Tasked with developing and implementing integrated risk management and capital adequacy management in cooperation with the Finance function within Pohjola Group, the Risk Management function, independent of business lines/divisions, is responsible for assisting the Board of Directors, the Risk Management Committee, the Audit Committee and the Risk Management Executives in preparing and updating the Group’s capital adequacy management principles, and in preparing the Group’s overall risk policy, risk policies by risk type and investment plans. It is also in charge of monitoring and reporting the implementation of the Group’s risk-bearing capacity and risk policies, and preparing and maintaining decision-making powers and instructions pertaining to risk-taking. The Risk Management function also assists in decision-making and serves as a quality controller in the credit decision process, coordinates the Compliance function and supports the Group’s business lines in the management of their compliance risks. The Finance function is responsible for planning capitalisation, coordinating capitalisation implementation for the Group and Group companies, and for planning capitalisation allocation to the business lines.

The Group capital adequacy management principles apply to the Group’s business lines, which bear primary responsibility for risk-taking, financial performance and compliance with the principles of internal control and risk management and capital adequacy management. The business lines have the right to take decisions on risk-taking within the approved decision-making powers and limits in compliance with the Group’s risk policies and guidelines.

A more detailed description of Pohjola Group’s risk management and capital adequacy management principles and risk exposure can be found at www.pohjola.com > Investor Relations > Risks and Capital Adequacy, and in the most recent Report by the Board of Directors and Financial Statements (see www.pohjola.com > Media > Material Service).

Internal audit

Internal Audit is tasked with assisting the Board of Directors and other management in controlling, supervising and assuring operations by carrying out operational audits. Internal audit is based on independent and objective assessment, assurance and consulting activities. It supports the management in their
Risk management: key tasks and development measures in 2011

In risk management, key tasks in 2011 included monitoring regulatory changes and supervising compliance with capital adequacy management and risk management principles and credit limits, confirmed by the Board of Directors, and other internal guidelines supporting risk management. Guidelines related to contingency and emergency preparedness planning, new products and operating models and the management of outsourced services form an integral part of other internal guidelines supporting risk management. Regular monitoring covered, for example, developments in the bank’s credit risk exposure, the risk exposure of the Group’s investment portfolios, developments in indebted euro-zone economies, market and operational risk management methods, processes related to customer due diligence and internal control, new operating models and products, and regulatory changes and preparing for them.

Key risk management initiatives in 2011 related to the development of risk management technology by means of various information systems. Pohjola adopted the netting of derivative contracts in its capital adequacy measurement. At the end of 2011, Pohjola used the Internal Ratings Based Approach (IRBA) to measure its capital adequacy requirement for credit risk of credit institution and retail exposures, in addition to that of corporate exposures. Non-life Insurance made preparations for the adoption of the Solvency II reform.

The executive management, the Risk Management Committee and the Board of Directors assessed the performance and adequacy of risk management. Accordingly, risk management in the present situation is duly organised within Pohjola Group. However, the function will require changes in the wake of changes in the business and regulatory environment.

Efforts to achieve objectives by providing a systematic, disciplined approach to assessing and upgrading the efficiency of the organisation’s risk management, control and management and governance processes, with the focus on the identification of risk factors and the assessment of the performance of internal control.

Responsibility for internal audit rests with Internal Audit within Audit of Pohjola’s parent institution, OP-Pohjola Group Central Cooperative, headed by the Chief Audit Executive, who reports to the Chief Audit Executive of OP-Pohjola Group. The Chief Audit Executive reports observations applying the Pohjola Group to the Board’s Audit Committee and the Group Executive Committee and may also be in direct contact with the President and CEO.

The Board of Directors has confirmed the instructions governing the organisation and operating principles of internal audit. Internal Audit prepares an annual action plan submitted for the Board’s approval. It also produces special reports at the management’s request and assists the Board’s Audit Committee.

Internal audit: key tasks and development measures in 2011

In 2011, Internal Audit had an average of 16 employees twelve of whom were involved in audits related to Pohjola Group. It released 19 audit reports regarding Pohjola Group.

The internal audit action plan for 2011, approved by the Board of Directors, involved audits related to OP-Pohjola Group Central Cooperative Consolidated and those related only to Pohjola Group. These audits involved assessing the effectiveness of Pohjola Bank plc’s and its subsidiaries’ controls and internal control in various operating processes and information systems, as well as the effectiveness of risk management and its procedures.

Internal Audit has enhanced reporting by adopting criticality classification applying to measures recommended on the basis of audits performed. This classification supports the implementation of such recommendations. Audit reports also include an Internal Audit’s assessment of the level of internal control in each unit/area that was audited.

In monitoring the implementation of recommendations, Internal Audit has adopted a procedure in which it monitors such implementation on a half-yearly basis after the completion of each audit. Reporting emphasises the monitoring of the implementation of recommendations.

Internal Audit is a function independent of Pohjola’s business lines and divisions. Internal Audit shall prepare a report on each audit and deliver it to the President and CEO, the Audit Committee, auditors, the CRO, the Chief Compliance Officer and those in charge of the business line concerned. These reports may contain recommendations aimed at improvements. Internal Audit shall monitor the implementation of the recommended improvements.

Internal audit is performed in compliance with good internal auditing practice. The International Standards for the Professional Practice of Internal Auditing, issued by the Institute of Internal Auditors, and professional standards, issued by the Information Systems Audit and Control Association, and the code of ethics provide the conceptual framework for good internal auditing practice.

External control

Audit

The Articles of Association stipulate that the General Meeting of Shareholders shall elect a minimum of one and a maximum of three auditors and one deputy auditor, if none of the auditors is a firm of authorised public accountants as referred to in the Auditing Act, for the purpose of examining the Company’s accounting, financial statements and corporate governance. The auditor and deputy auditor must be an authorised public accountant (APA) or a firm of authorised public accountants as referred to in the Auditing Act. The auditors’ term of office begins on the date of their election and terminates upon the closing of the Annual General Meeting following their election.
Pohjola's parent institution, OP-Pohjola Group Central Cooperative, puts audit services out to tender at some five years’ interval (last time at the end of 2011), on the basis of which it proposes eligible auditors to the Annual General Meeting.

The auditors are tasked with auditing the accounting, financial statements and corporate governance of the Company and its consolidated group in order to obtain assurance that the Company and its administrative bodies act in compliance with applicable laws and that the financial statements have been prepared in compliance with the rules and regulations in force and gives shareholders and other stakeholders a true and fair view of the financial performance and the financial position of the Company and its consolidated group. In addition, the firm of authorised public accountants shall perform an extended audit according to plans specific to each audit. The Audit Committee annually assesses the performance of the auditor and the quality of advisory services.

The auditors presents the Auditors’ Report to the Annual General Meeting, expressing their opinion of the content of the financial statements and proposed profit distribution, and the discharge those in charge from liability. Based on their observations, they also draw up audit memoranda delivered to the Board of Directors, the President and CEO, the Audit Committee, the CRO, Internal Audit and the Finnish Financial Supervisory Authority. Whenever necessary, auditors also issue oral reports to the aforementioned persons and bodies. The Audit Committee hears the auditor when dealing with the consolidated annual accounts and interim accounts, as well as the accounting policies. They have a statutory obligation to notify the Financial Supervisory Authority of any matters or decisions that put operations and the existence of licence requirements at risk, or that result in an opinion in the Auditors’ Report other than the unqualified opinion, as referred to in the Auditing Act, or result in an auditors’ remark as referred to in Section 15, Paragraph 4 of the Auditing Act.

Audit fees for statutory audit are based on an annual plan and those for extended audit on an audit-specific plan.

**Supervision by OP–Pohjola Group Central Cooperative**

Pohjola belongs to the amalgamation of cooperative banks, under applicable legislation, which comprises OP–Pohjola Group Central Cooperative as the central institution together with its member credit institutions and financial institutions and service companies over which they exercise control. OP–Pohjola Group Central Cooperative controls the amalgamation’s operations and provides the companies within the amalgamation with guidelines for risk management, good corporate governance and internal control with the aim of safeguarding their liquidity and capital adequacy. The central institution may also confirm general principles to be followed by the member credit institutions in operations relevant to the amalgamation.

OP–Pohjola Group Central Cooperative supervises the operations of its member credit institutions in the manner as referred to in the Laki talletuspankkien yhteenliittymästä Act (Act on the Amalgamation of Deposit Banks). In its operations, Pohjola takes

**Auditors’ remuneration (Group-level), €**

<table>
<thead>
<tr>
<th></th>
<th>2011</th>
<th>2010</th>
<th>2009</th>
<th>2008</th>
</tr>
</thead>
<tbody>
<tr>
<td>Audit</td>
<td>340,907</td>
<td>372,473</td>
<td>458,145</td>
<td>472,000</td>
</tr>
<tr>
<td>Tax advisory services</td>
<td>74,059</td>
<td>100,255</td>
<td>97,306</td>
<td>56,000</td>
</tr>
<tr>
<td>Other services</td>
<td>314,302</td>
<td>433,356</td>
<td>708,487</td>
<td>401,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>729,268</td>
<td>906,084</td>
<td>1,263,938</td>
<td>928,000</td>
</tr>
</tbody>
</table>

**Audit in 2011:**

KPMG Oy Ab, a firm of authorised public accountants, acted as the Company’s auditor in 2011, with Sixten Nyman, APA, acting as the chief auditor, appointed by KPMG Oy Ab. KPMG Oy Ab has acted as the Company’s auditor since 2002 and Sixten Nyman as chief auditor since 2007. Auditors appointed by KPMG Oy Ab act as auditors of Pohjola Group’s subsidiaries.

Pohjola Group’s audit plan was prepared as part of OP–Pohjola Group Central Cooperative Consolidated’s audit plan. In addition to auditing the Company’s and the consolidated financial statements and interim accounts, the focus areas in audits covered the procedures related to contingency planning of the most important business processes and systems, assets individually and collectively assessed for impairment, the Group’s accounting and closing processes, the management of the liquidity portfolio and preparations for regulatory changes.

In the autumn of 2011, Pohjola’s parent institution, OP–Pohjola Group Central Cooperative, put audit services for OP–Pohjola Group Central Cooperative Consolidated out to tender. As a result of this tendering, OP–Pohjola Group Central Cooperative has announced that it will propose in spring 2012 KPMG Oy Ab, a firm of authorised public accountants, to act as the Company’s auditor.

Pohjola has used KPMG Oy Ab’s advisory services, for example, in the development of ICT monitoring, the assessment of payment processes of finance-company services and in corporate transactions.
Internal and External Control

account of OP-Pohjola Group’s strategy, confirmed by OP-Pohjola Group Central Cooperative’s Supervisory Board, and OP-Pohjola Group Central Cooperative Consolidated’s strategy, confirmed by OP-Pohjola Group Central Cooperative’s Executive Board, as well as regulations and guidelines on risk management and other operations issued by OP-Pohjola Group Central Cooperative to the member banks. Pohjola reports to OP-Pohjola Group Central Cooperative in a manner agreed separately.

Regulatory supervision

The Finnish Financial Supervisory Authority oversees Pohjola and Pohjola Group investment firms and insurance companies in Finland as prescribed in legislation governing financial and insurance markets. The Group’s credit institutions and non-life insurance companies in the Baltic States are subject to supervision by national regulators in each country.
8. Financial Reporting Process

The guidelines governing the Group’s business planning and monitoring, approved by the Board of Directors, depict the key principles governing Pohjola Group’s business control and financial reporting. The chapter above describes the main aspects of internal control and risk management. This chapter, Financial reporting process, describes the main features of how the Company’s internal control and risk management work with a view to ensuring that Pohjola’s financial reports give essentially true information on the Company’s and its consolidated group’s financial performance and position.

The Company and the majority of Group companies are subject to regulatory supervision. According to regulations issued by the supervisory authorities, the Group’s senior management must decide on reporting and other internal control methods that it uses to monitor operations, financial performance and risks associated with operations. Group-level financial information correctly consolidated using sub-ledger accounting and Group companies’ information forms the basis of reliable financial reporting.

The Group reports its business segments – Banking, Non-life Insurance and Asset Management – and the Group Functions as its operating segments in internal and external reporting.

The Group uses Group-wide financial reporting and risk reporting to monitor the achievement of its business goals and financial targets, and these reports are regularly reviewed at executive management and Board meetings. Financial information in the report is compared with related plans and the report also describes earnings outlook for the current year and the next 12 months. The very same principles apply to the monthly financial performance and risk report prepared by the management. When preparing and examining the report, the management ascertains the accuracy and correctness of the financial results and reporting by analysing the performance and risk exposure and any deviations from targets.

The Group’s external reporting is based, for example, on the International Financial Reporting Standards, the Finnish Limited Liability Companies Act, the Act on Credit Institutions, the Insurance Companies Act, the Accounting Act, and the standards and regulations issued by the Financial Supervisory Authority. OP-Pohjola Group’s shared principles are applied in the accounting and financial statements of the Company and Group companies and in the consolidated financial statements. The Group prepares its financial statements under IFRS. Special purpose entities, excluding Pohjola Asset Management Ltd, prepare their financial statements for the time being in accordance with the Finnish Accounting Standards (FAS). Responsibility for the interpretation of the official accounting standards and the provision of the related instructions and guidance as well as supervision of compliance with the common accounting policies rests with OP-Pohjola Group Central Cooperative, OP-Pohjola Group’s central institution. Whenever necessary, OP-Pohjola Group Central Cooperative turns to auditors who give a statement of the selected principles and interpretations.

The financial reporting guidelines and application instructions have been compiled to form an accounting manual which includes interpretations of the IFRS at the OP-Pohjola Group level. The updatedness of the most significant standards is annually checked as part of the update of the accounting policies.

**Organisation of financial reporting**

The Board of Directors is the highest decision-making body in matters associated with business control. The Board of Directors must ensure that supervision of accounting and financial management is duly organised. It decides on reporting, procedures and qualitative and quantitative indicators used to assess operational efficiency and performance. The Board of Directors discusses and adopts the consolidated financial statements and interim reports. The Board also annually reviews the performance and adequacy of the Company’s and its consolidated group’s internal control, compliance, risk management and business control. The Board receives the Group’s and its business lines’ financial performance and risk reports on a monthly basis and risk analyses on a quarterly basis.

The Board of Directors has set up an Audit Committee in charge of preparing tasks within the Board’s remit regarding financial reporting. The Board of Directors is tasked with assisting the Board of Directors in ensuring that the Company has a sufficient internal control system covering all of its operations and that the supervision of accounting and financial management is duly organised. It shall also evaluate how the Company complies with laws, regulations, official instructions and internal instructions. Before the Board of Directors meets, the Audit Committee shall analyse the financial statements and interim reports and the accounting policies. The Audit Committee also discusses the most significant changes made to the accounting policies during the financial period, principles governing impairment testing for goodwill and intangible assets and the outcome of this testing, and critical accounting estimates and judgements, as well as control reports and reports prepared by regulators, auditors and Internal Audit.

Under the Limited Liability Companies Act, the President and CEO shall ensure that the Company’s and its consolidated group’s accounting practices comply with the law and that financial
management is organised in a reliable manner. Finance and Risk Management within the Group Functions are in charge of managing Group reporting at the operational level independent of the business lines. The Group Functions is tasked with producing reliable, relevant and up-to-date information on the Group’s performance and finances, and keeping the Board of Directors, the Audit Committee, the President and CEO, Group Executive Committee members and other decision-makers informed of the Group’s financial performance and near-term prospects. The Group Functions shall also control the quality of outsourced accounting services and services for reports to regulators and for other official reports, and develop business control and risk management methods, indicators and the supporting systems.

It shall coordinate and schedule the compilation of information for the financial statements and interim reports, and be in charge of segment reporting. The needs of the management and business lines as well as applicable legislation guide reporting produced by the Group Functions. Reporting systems and communication have been established in such a way that monitoring and controlling goals and targets, financial performance, operations and risks at specified organisational levels in the appropriate way by business unit and on the whole are possible and that the required reporting and communication are open both vertically and horizontally throughout the organisation. When reporting the Group’s and business lines’ results and other inside information, it is necessary to ensure that those receiving the report belong to the Insider Register.

Business control primarily uses OP-Pohjola Group’s shared systems. Financial accounting tasks (such as Finnish Group companies’ accounting, financial statements and reporting to the relevant authorities) are managed by OP-Services Ltd’s Financial Management Services on a centralised basis, based on a service agreement. OP-Pohjola Group Central Cooperative’s Business Control prepares consolidated financial statements and is in charge of consolidating the accounts of foreign Group companies into the consolidated financial statements.

**Independent assessment of financial reporting**

As provided by law, auditors shall assess the accuracy of financial reporting. The auditors are tasked with auditing the accounting, financial statements and corporate governance of the Company and its consolidated group in order to obtain assurance that the Company and its administrative bodies act in compliance with applicable laws and that the financial statements have been prepared in compliance with the rules and regulations in force and give shareholders and other stakeholders a true and fair view of the financial performance and the financial position of the Company and its consolidated group.

In its audits, Internal Audit assesses the effectiveness and adequacy of the Company’s and its consolidated group’s financial reporting, and reports these audits to the executive management and the Audit Committee. During its inspections, the Financial Supervisory Authority also oversees the financial reporting process and its effectiveness.

**Financial reporting: key tasks and development measures in 2011**

Entering sub-ledger accounting information in general ledger accounting plays a fundamental role in ensuring correct financial reporting. This control is based on cooperation with OP-Services Ltd’s Financial Management Services. Within Non-Life Insurance, the sub-ledger accounting balancing process automation was completed in 2011. Accordingly, the project achieved its objectives of more quickly sorting out and fixing the differences between sub-ledgers and general ledgers and specifying responsibilities for balancing.

The assessment of assets for impairment on a collective basis was developed further in 2011. For example, the impairment principles of loans and receivables was specified in such a way that asset impairment is based on an empirical, average estimate of future losses and their probabilities.

In 2011, Pohjola continued to build accounting and reporting operating models for its Banking subsidiaries and branches in the Baltic countries. Pohjola will continue to develop the operating models further as the business expands in the Baltic countries.

Pohjola continuously upgrades its financial reporting process and business control tools. In 2011, it continued to further develop the economic capital model and sales reporting in support of controlling customer segments.

Controlling financial reporting accuracy and reliability includes monitoring regulatory changes. Pohjola monitors such changes in cooperation with OP-Pohjola Group Central Cooperative. Currently, this monitoring focuses on pending amendments to standards governing financial instruments, insurance contracts and leases, and the related debate. At this point, Pohjola has carried out analyses of the effects of the possible resulting changes on reporting and systems. The aforementioned amendments will have a significant impact on the content of financial reporting, if they take effect.
9. Remuneration

Board emoluments and other benefits

The Annual General Meeting decides on Board emoluments and other benefits. The parent institution, OP-Pohjola Group Central Cooperative, prepares proposals for Board emoluments submitted to the Annual General Meeting. These proposals are included in the Notice of the Annual General Meeting and published in a stock exchange release.

The monthly Board emoluments approved by the AGM of 29 March 2011 are as follows: Chairman EUR 7,000, Vice Chairman EUR 5,000 and other members EUR 4,000. An additional monthly emolument of EUR 1,000 is paid to such Board committee chairs who are not the Chairman or Vice Chairman of the Board. Monthly Board emoluments are treated as pensionable salary. In addition, all Board members receive an attendance allowance of EUR 500 per meeting. Daily allowances and compensation for travel expenses are payable to the Board members in accordance with the Group’s Travel Expenses Regulations. Monthly Board emoluments are paid in cash.

President and CEO’s salary and other benefits

The Board of Directors appoints the President and CEO and decides on his salary, benefits and the terms and conditions of his executive contract. Approved by the Board of Directors, a written CEO employment contract stipulates these terms and conditions.

The CEO employment contract does not stipulate any specific retirement age. The President and CEO is covered by TyEL (the Finnish Employees Pensions Act) which provides pension benefits based on the years of employment and earnings as prescribed in the Act. The retirement age is 63–68 years, depending on his choice.

The period of notice applicable under the President and CEO’s executive contract is six months. According to this contract, the Company must pay the President and CEO severance pay equaling his 12-month total salary, in addition to compensation for loss of office, if the Company dismisses him or he has to resign or terminate the contract due to a reason attributable to the Company. In case the executive contract terminates due to reasons attributable to the Company, the President and CEO will be entitled to bonuses under the short- and long-term incentive schemes for the year of contract termination, provided that the schemes’ performance criteria and the criteria for payment under the schemes’ terms and conditions are fulfilled and his executive contract has been effective throughout the performance year.

Principles governing remuneration paid to the President and CEO and other management

Pohjola’s incentive schemes are aimed at encouraging and engaging key human resources in the development of Pohjola’s business and ensuring that Pohjola attracts new key employees. The Board of Directors and its Remuneration Committee assess and monitor regularly the effectiveness of the Group’s incentive schemes with the aim of ensuring that remuneration policies and practices with respect to all personnel groups are in line with the Group’s core values, strategy, targets and goals, risk policies and control systems.

Remuneration payable to the President and CEO and the other Group Executive Committee members consists of the following three components: 1) Basic pay (salary and fringe benefits, based on the job grade and skills); 2) short-term incentives (performance-based and specific bonuses, based on the achievement of targets under the annual plan); and 3) long-

Board emoluments in 2011 (€)

<table>
<thead>
<tr>
<th>Name and position</th>
<th>Monthly emoluments</th>
<th>Attendance allowance</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reijo Karhinen, Chairman</td>
<td>84,000</td>
<td>9,200</td>
<td>93,200</td>
</tr>
<tr>
<td>Tony Vepsäläinen, Vice Chairman</td>
<td>60,000</td>
<td>12,700</td>
<td>72,700</td>
</tr>
<tr>
<td>Merja Auvinen, member</td>
<td>48,000</td>
<td>9,000</td>
<td>57,000</td>
</tr>
<tr>
<td>Jukka Hienonen, member</td>
<td>48,000</td>
<td>10,500</td>
<td>58,500</td>
</tr>
<tr>
<td>Simo Kauppi, member</td>
<td>48,000</td>
<td>10,500</td>
<td>58,500</td>
</tr>
<tr>
<td>Satu Lähteenmäki, member</td>
<td>48,000</td>
<td>6,000</td>
<td>54,000</td>
</tr>
<tr>
<td>Harri Saalas, member</td>
<td>48,000</td>
<td>11,500</td>
<td>59,500</td>
</tr>
<tr>
<td>Tom von Weymarn, member and Chairman of the Audit Committee</td>
<td>57,000</td>
<td>10,500</td>
<td>67,500</td>
</tr>
<tr>
<td>Total</td>
<td>441,000</td>
<td>79,900</td>
<td>520,900</td>
</tr>
</tbody>
</table>

In the financial year 2011, the members of the Board of Directors did not receive any share-based bonuses from the Company.
Salaries paid to the President and CEO, and members of the Group Executive Committee in 2011 (€)

<table>
<thead>
<tr>
<th></th>
<th>Regular pay</th>
<th>Performance-based bonus for 2010</th>
<th>Fringe benefits</th>
<th>Share-based bonus</th>
<th>2011 total</th>
<th>2010 total</th>
<th>2009 total</th>
</tr>
</thead>
<tbody>
<tr>
<td>President and CEO</td>
<td>553,773</td>
<td>129,000</td>
<td>20,107</td>
<td>130,866</td>
<td>833,746</td>
<td>737,086</td>
<td>652,670</td>
</tr>
<tr>
<td>Other members</td>
<td>1,373,829</td>
<td>170,245</td>
<td>81,190</td>
<td>98,992</td>
<td>1,724,256</td>
<td>1,682,362</td>
<td>1,452,330</td>
</tr>
<tr>
<td>Total</td>
<td>1,927,602</td>
<td>299,245</td>
<td>101,297</td>
<td>229,858</td>
<td>2,558,002</td>
<td>2,419,447</td>
<td>2,105,000</td>
</tr>
</tbody>
</table>

term incentives (OP-Pohjola Group’s common share-based management incentive scheme, based on the achievement of the Group’s shared strategic goals and targets).

Upon the Remuneration Committee’s proposal, the Board of Directors decides on remuneration paid to the President and CEO and other members of the Group Executive Committee.

The President and CEO and the other Executive Committee members are not beneficiaries under any supplementary pension plan.

**Short-term management incentive scheme**

The Board of Directors decides annually on the Executive Committee members’ short-term incentive scheme, based on targets shared by the Executive Committee and deriving from the annual plan and the results achieved, on the one hand, and on personal targets set during the performance reviews held at the beginning of each year, on the other hand. The achievement of these targets are discussed in the next performance review a year later. If Pohjola Group reports a profit that is less than half of the targeted figure, the Group will reduce the maximum personal short-term bonuses at the Board’s discretion. If the Group posts a pre-tax loss, no short-term performance-based bonuses will be paid to the Group Executive Committee members.

In 2011, the President and CEO and the Group Executive Committee members (except for the President of Pohjola Asset Management Ltd) were entitled to a maximum bonus corresponding to his regular four-month salary subject to PAYE tax. Bonuses under the short-term management incentive scheme are paid in cash.

**Long-term management incentive scheme**

Based on the Board of Directors’ decision in February 2011, Pohjola is involved in OP-Pohjola Group’s long-term share-based management incentive scheme. This scheme has Group-level targets and the primary target performance indicators refer to growth in the number of private customers using OP-Pohjola as their main bank and insurer, based on cross-selling, and growth in the market share of corporate customer business. In addition, profitability (return on economic capital) and capital adequacy are incorporated into the scheme. No bonuses will be paid if OP-Pohjola Group’s capital adequacy ratio under the Act on the Supervision of Financial and Insurance Conglomerates is less than the minimum of 1.3 on the payout date.

OP-Pohjola Group’s shared management incentive scheme consists of consecutive three-year performance periods, the first of which is 2011–13. A maximum of 75 Pohjola Group staff members may be included in the scheme. The Group Executive Committee members, except the President of Pohjola Asset Management Ltd, are included in the scheme.

Those covered by the scheme will be entitled to receiving a certain number of Pohjola Bank plc Series A shares, if OP-Pohjola Group attains its strategy-based targets set for the performance period in question. The bonus based on the scheme will be paid out to the beneficiary in terms of shares and cash and in three equal instalments in 2015, 2016 and 2017 after the performance period, provided that OP-Pohjola Group’s capital adequacy is higher than the minimum requirement on the payout date. Taxes and tax-like charges incurred by the key employee due to equity-settled payment will form the portion paid in cash. Conditions related to employment or executive contracts have been attached to the bonus payout.

The bonus is determined by the management position. If the set targets are annually achieved at 100%, the management and key employees will be entitled to a bonus equalling their regular 2–12-month salary subject to PAYE tax. If the targets are met at 100%, the President and CEO will be entitled to a bonus corresponding to his regular 12-month salary subject to PAYE tax and the other Group Executive Committee members (except the President of Pohjola Asset Management Ltd) will be entitled to a bonus corresponding to their regular 8-month salary subject to PAYE tax. According to the rules governing the scheme, during their employment with the Company the President and CEO and the Group Executive Committee members must retain at least half of the shares received on the basis of the scheme until such shareholding equals one person’s 12-month fixed gross earnings.

Pohjola shares available from the stock market will be used as share-based bonuses distributed under the scheme, i.e. the scheme will have no dilution effect.
Employee shareholdings in subsidiaries

Pohjola Group subsidiaries – Pohjola Asset Management Ltd and Pohjola Corporate Finance Ltd – had a shareholding scheme in place, under which each company’s key employees held some shares in the company (maximum employee ownership of 7% at Pohjola Asset Management Ltd and 34% at Pohjola Corporate Finance Ltd in 2011). Dividends for 2010 paid to the companies’ key employees based on their shareholdings amounted to around EUR 3.7 million. Of the members of the Group Executive Committee, the previous President of Pohjola Asset Management Ltd held two (2) per cent of the company’s shares in 2011. All ownership-based incentive schemes will be cancelled by the end of 2012.

Long-term incentive scheme for other employees

The majority of Group personnel (except management) are members of OP-Pohjola Group’s personnel fund (OP Personnel Fund). This long-term scheme is grounded on the achievement of OP-Pohjola Group’s shared strategic goals and targets. The scheme uses the same target performance indicators as the long-term management incentive scheme. The Board of Directors annually decides the amount of profit-based bonuses transferred to the Fund.
10. Insider Management and Disclosure Policy

Insider Management

The Board of Directors has confirmed the Insider Guidelines and Guidelines on Insider Trading, containing instructions regarding public and company-specific Insider Registers, as well as regulations on the organisation and procedures of insider management. The content of these instructions conforms to the recommendation for listed companies’ insider guidelines issued by NASDAQ OMX Helsinki.

In accordance with the Securities Markets Act, Pohjola’s statutory public insiders include the members of the Board of Directors, the President and CEO and the other Group Executive Committee members, as well as the chief auditor representing the auditing firm.

Company-specific, non-public permanent insiders include OP-Pohjola Group Central Cooperative’s Supervisory Board and Executive Board members, as well as separately designated persons belonging to the middle management of OP-Pohjola Group Central Cooperative Consolidated and Pohjola Group. In addition, permanent insiders comprise OP-Pohjola Group Central Cooperative Consolidated’s and Pohjola Group’s experts and other salaried employees performing separately designated tasks who continuously have detailed information on Pohjola Group’s financial position (mainly employees in financial management, corporate communications and special management tasks).

According to the Insider Guidelines and Guidelines on Insider Trading, Pohjola’s employees, especially the insiders, must time their trading in Pohjola shares for the point of time when the market has as detailed information as possible on factors affecting the Company share’s value. Pohjola applies a special trading restriction which prohibits statutory and permanent insiders from trading in Company shares, or any securities entitling their holders to them, during the period of closure of Pohjola’s trading window. The trading window shall be closed immediately after the end of a quarter and opened after the date of release of a financial statements bulletin or interim report. Furthermore, insiders may not perform opposite trades in Company shares, or any securities entitling their holders to them, within one month.

Pohjola assesses the need for insider registers related to individual projects on a case-by-case basis in accordance with its Insider Guidelines and Guidelines on Insider Trading. Project-specific insiders may not trade in Pohjola shares during the project concerned.

Maintained by OP-Services Ltd’s Legal Services by order of Pohjola, Pohjola’s Insider Register is available to the public on the Legal Services’ premises, Sörnäistenkatu 1, Helsinki. Legal Services supervises compliance with the Insider Guidelines and Guidelines on Insider Trading by performing inspections regarding trading by permanent insiders and regularly sending insiders an extract of the Insider Register for inspection.

The number of company-specific permanent insiders at OP-Pohjola Group Central Cooperative Consolidated and Pohjola Group totalled 777 on 31 December 2011.

A list of those belonging to Pohjola’s public insider register and shareholdings and other holdings of their related parties can be found at www.pohjola.com > Investor Relations > Corporate Governance > Insider management > Insider Register.

Disclosure Policy

The Series A shares of Pohjola Bank plc (Pohjola), the parent company of Pohjola Group, are listed on NASDAQ OMX Helsinki Ltd. Pohjola also regularly issues bonds, some of which may be traded on the NASDAQ OMX Helsinki and/or the London Stock Exchange or other stock exchanges. In its disclosure policy, Pohjola mainly complies with Finnish legislation, the rules of NASDAQ OMX Helsinki Ltd or another stock exchange and the instructions issued by the Finnish Financial Supervisory Authority.

Pohjola’s Board of Directors has approved the Company’s disclosure policy which describes the key principles followed by Pohjola as a public limited company in its communication with capital market participants and other stakeholders.

The disclosure policy is available at www.pohjola.com > Investor Relations > Corporate Governance > Disclosure Policy.

Pohjola’s website address is www.pohjola.com.
Chairman (by virtue of law, the Articles of Association and his position)

Reijo Karhinen, b. 1955
Executive Chairman and CEO, OP-Pohjola Group, Vuorineuvos (Finnish honorary title)

Finnish citizen
M.Sc. (Econ. & Bus. Adm.), Doctor Honoris Causa, Turku School of Economics; Board member since 1994; Chairman of the Remuneration Committee
Executive member dependent on the company and its major shareholder (OP-Pohjola Group Central Cooperative)

Other relevant positions:
• Federation of Finnish Financial Services: Vice Chairman of the Board of Directors
• Ilmarinen Mutual Pension Insurance Company: Member of the Board of Directors
• Central Chamber of Commerce: Vice Chairman of the Board of Directors
• Luottokunta: Member of the Supervisory Board
• OP-Pohjola Group Central Cooperative: Executive Chairman and CEO
• Savonlinna Opera Festival Ltd: Vice Chairman of the Board of Directors
• HelsinkiMissio: Chairman of the Delegation
• Unico Banking Group: Member of the Board of Directors

Relevant previous experience:

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 52,802 on 1 Jan 2011 and 52,802 on 31 Dec 2011
Tony Vepsäläinen, b. 1959
Chief Business Development Officer (CBDO) and Deputy to Executive Chairman, OP-Pohjola Group Central Cooperative

Finnish citizen
LL.M., eMBA
Board member since 2007; Chairman of the Risk Management Committee and member of the Remuneration Committee
Executive member dependent on the company and its major shareholder (OP-Pohjola Group Central Cooperative)

Other relevant positions:
- Luottokunta: Vice Chairman of the Board of Directors
- OP-Pohjola Group Central Cooperative: Vice Chairman of the Executive Board
- Finnish Cultural Foundation: Member of the Board of Trustees

Relevant previous experience:

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 8,665 on 1 Jan 2011 and 8,665 on 31 Dec 2011

Merja Auvinen, b. 1960
Deputy Managing Director, Suur-Savon Osuuspankki

Finnish citizen
M.Sc. (Econ. & Bus. Adm.), eMBA
Board member since 2006; Member of the Audit Committee
Executive member dependent on the company

Other relevant positions:
- Etelä-Savo Chamber of Commerce: Vice Chairman of the Board of Directors

Relevant previous experience:

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 1,390 on 1 Jan 2011 and 3,049 on 31 Dec 2011.
Jukka Hienonen, b. 1961
President and CEO of SRV Group Plc

Finnish citizen
M.Sc. (Econ. & Bus. Adm.)
Board member since 2009; Member of the Audit Committee
Non-executive member

Other relevant positions:

- Helsinki Region Chamber of Commerce: Chairman of the Board of Directors

Relevant previous experience:
Finnair Corporation: President and CEO 2005–10, Stockmann Plc: Executive Vice President 2003–05, Director of Department Store Division 2001–05, and Director of Foreign Operations 1995–2000

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 15,712 on 1 Jan 2011 and 15,712 on 31 Dec 2011

Simo Kauppi, b. 1954
Managing Director, Länsi-Suomen Osuuspankki

Finnish citizen
M.Sc. (Econ. & Bus. Adm.), eMBA
Board member since 2006; Member of the Risk Management Committee
Executive member dependent on the company

Other relevant positions:

- Satakunnan OP-liitto: Vice Chairman of the Board of Directors
- Satakunta Chamber of Commerce: Vice Chairman of the Board of Directors
- Länsi-Suomen Diakoniaaltoksen säätiö: Chairman of the Board of Directors
- PDL-palvelut Oy: Chairman of the Board of Directors
- Finda Oy: Member of the Board of Directors
- Satakunnan korkeakoulusäätiö: Member of the Board of Directors

Relevant previous experience:
Länsi-Suomen Osuuspankki: Deputy Managing Director from 2006–2009,
Rauman Seudun Osuuspankki: Managing Director 1996–2006

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 4,671 on 1 Jan 2011 and 9,483 on 31 Dec 2011
Satu Lähteenmäki, b. 1956
Director from 1 Jan 2010 until 31 Jul 2012, Turku School of Economics / University of Turku (Professor of Management and Organisation)

Finnish citizen
D.Sc. (Econ. & Bus. Adm.)
Board member since 2006; Member of the Remuneration Committee
Non-executive member

Other relevant positions:
• University of Turku: Chairman of the Board of the Turku School of Economics
• Turku School of Economics Support Foundation: Member of the Board
• Member of the Board of OP-Pohjola Group Research Foundation
• Member of the Board of the Kyösti Haataja Foundation
• Association of Business Schools Finland (ABS): Chairman of the Board
• Finnish Work Environment Funds: Member of Scientific Expert Team

Relevant previous experience:

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 0 on 1 Jan 2011 and 0 on 31 Dec 2011

Harri Sailas, b. 1951
President and CEO, Ilmarinen Mutual Pension Insurance Company

Finnish citizen
M.Sc. (Econ.)
Board member since 2010; Member of the Risk Management Committee
Executive member dependent on the company and its major shareholder (Ilmarinen Mutual Pension Insurance Company)

Other relevant positions:
• Finnair Corporation: Chairman of the Board of Directors
• Central Chamber of Commerce: Member of the Board
• Finnish Pension Alliance TELA: Chairman of the Board of Directors
• Aalto University Properties Ltd: Chairman of the Board of Directors

Relevant previous experience:

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 0 on 1 Jan 2011 and 0 on 31 Dec 2011
Tom von Weymarn, b. 1944
Retired, Board professional

Finnish citizen
M.Sc. (Eng.)
Board member since 2006; Member of the Audit Committee
Non-executive member

Other relevant positions:

- Hartwall Capital Oy Ab: Chairman of the Board of Directors
- Turku Science Park Ltd: Chairman of the Board of Directors
- Sibelius Academy: Chairman of the Board of Directors
- IK Investment Partners Ltd: Senior Advisor
- Boardman Ltd: Partner
- Hydrios Biotechnology Oy: Member of the Board of Directors

Relevant previous experience:
Oy Rettig Ab: President and CEO 1997–2004, Cultor Plc: Executive Vice President
1991–97, Oy Karl Fazer Ab: Director 1983–91, the last two years of this period
as President and CEO, Telko Oy: Managing Director 1981–83, Oy Huber Ab:
Executive Vice President 1975–81

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 1,650 on 1 Jan 2011 and 1,650 on 31 Dec 2011
Group Executive Committee

Chairman

Mikael Silvennoinen, b. 1956
President and CEO, Pohjola Bank plc

Finnish citizen
Employed by Pohjola Group since 1989. President and CEO of Pohjola Bank plc since 1997 and member of the Executive Board 1997–2006, Chairman of Pohjola Group’s Executive Committee since 2006
M.Sc. (Econ. & Bus. Adm.)

Other relevant positions:
• Unico Banking Group: Member of the Board of Directors,
• Konecranes Plc: Member of the Board of Directors

Relevant previous experience:
Pohjola Group: Managing Director of various Group companies 1989–97
Wärtsilä Group: various managerial positions 1983–89

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 40,797 on 1 Jan 2011 and 37,494 on 31 Dec 2011

Vesa Aho, b. 1974
CFO since (1 March 2011), Pohjola Bank Plc

Finnish citizen
Employed by Pohjola Group since 2001
Member of Pohjola Group’s Executive Committee since 2011
M.Sc. (Econ. & Bus. Adm.)

Other relevant positions: -

Relevant previous experience:
Pohjola Bank Plc: various supervisory and managerial duties 2006–2011

Holdings in Pohjola shares and share-based entitlements:
No. of Series A shares: 0 on 1 Jan 2011 and 256 on 31 Dec 2011
Mikko Koskimies, b. 1967  
President, Pohjola Asset Management Ltd  
Finnish citizen  
Employed by Pohjola Group since 2005  
Member of Pohjola Group’s Executive Committee since 2006  
M.Sc. (Econ. & Bus. Adm.)  

Other relevant positions:  
• St1 Oy: Member of the Board of Directors  

Relevant previous experience:  
ABN Amro Omaisuudenhoito Oy: Managing Director 1998–2005, Nordea Group:  
Various managerial duties 1989–97 and during 1993–97 at Merita Bank  
Luxembourg S.A.  

Holdings in Pohjola shares and share-based entitlements:  
No. of Series A shares 5,000 on 1 Jan 2011 and 5,000 on 31 Dec 2011;  
2.0% indirect shareholding in Pohjola Asset Management Ltd.

Jouko Pölönen, b. 1970  
President, Pohjola Insurance Ltd (since 1 Jan 2011), Group-level responsibility for  
private and corporate customers, Pohjola Bank plc  
CFO, Pohjola Pankki Plc (until 28 Feb 2011)  
Deputy President and CEO, Pohjola Bank Plc (from 3 Jan until 20 March 2011)  
Finnish citizen  
Employed by Pohjola Group since 2001  
Member of Pohjola Group’s Executive Committee since 2008  
M.Sc. (Econ. & Bus. Adm.), eMBA  

Other relevant positions:  
• Chairman of the Non-life Insurance Executive Committee of the Federation of  
Finnish Financial Services  
• Helsinki OP Bank Plc: Member of the Board of Directors  
• Federation of Accident Insurance Institutions: Member of the Board of Directors  

Relevant previous experience:  
Pohjola Bank plc: CFO 2009–11 and CRO 2001–08, PricewaterhouseCoopers:  

Holdings in Pohjola shares and share-based entitlements:  
No. of Series A shares: 3,517 on 1 Jan 2011 and 4,963 on 31 Dec 2011  

Jouko Pölönen, b. 1970  
President, Pohjola Insurance Ltd (since 1 Jan 2011), Group-level responsibility for  
private and corporate customers, Pohjola Bank plc  
CFO, Pohjola Pankki Plc (until 28 Feb 2011)  
Deputy President and CEO, Pohjola Bank Plc (from 3 Jan until 20 March 2011)  
Finnish citizen  
Employed by Pohjola Group since 2001  
Member of Pohjola Group’s Executive Committee since 2008  
M.Sc. (Econ. & Bus. Adm.), eMBA  

Other relevant positions:  
• Chairman of the Non-life Insurance Executive Committee of the Federation of  
Finnish Financial Services  
• Helsinki OP Bank Plc: Member of the Board of Directors  
• Federation of Accident Insurance Institutions: Member of the Board of Directors  

Relevant previous experience:  
Pohjola Bank plc: CFO 2009–11 and CRO 2001–08, PricewaterhouseCoopers:  

Holdings in Pohjola shares and share-based entitlements:  
No. of Series A shares: 3,517 on 1 Jan 2011 and 4,963 on 31 Dec 2011
Reima Rytsölä, b. 1969  
Senior Executive Vice President, Banking, Group-level responsibility for major corporate and institutional customers, Pohjola Bank plc

Finnish citizen  
Employed by Pohjola Group since 1996  
Member of Pohjola Group’s Executive Committee since 2008  
M.Soc.Sc., CEFA

Other relevant positions: -

Relevant previous experience:  

Holdings in Pohjola shares and share-based entitlements:  
No. of Series A shares: 2,719 on 1 Jan 2011 and 4,873 on 31 Dec 2011

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Eva Valkama, b. 1949  
Senior Executive Vice President, Human Resources, Pohjola Bank plc

Finnish citizen  
Employed by Pohjola Group since 1984  
Member of Pohjola Group’s Executive Committee since 2009  
M.Sc. (Econ. & Bus. Adm.)

Other relevant positions: -

Relevant previous experience:  
Various managerial positions 1984–2009, Pohjola Insurance Ltd

Holdings in Pohjola shares and share-based entitlements:  
No. of Series A shares: 1,386 on 1 Jan 2011 and 2,509 on 31 Dec 2011

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Petri Viertiö, b. 1962  
CRO, Pohjola Bank plc

Finnish citizen  
Employed by Pohjola Group since 2009  
Member of Pohjola Group’s Executive Committee since 2009  
M.Sc. (Tech.)

Other relevant positions:  
• OP Life Assurance Company Ltd: Member of the Board of Directors

Relevant previous experience:  

Holdings in Pohjola shares and share-based entitlements:  
No. of Series A shares: 1,572 on 1 Jan 2011 and 1,572 on 31 Dec 2011