

Statement of compliance with the recommendations on corporate governance concerning the financial year 2017

1. Communication and interaction by the company with its inventors and other stakeholders

1.1 Dialogue between company, shareholders and other stakeholders

1.1.1. The Committee recommends that the board NKT aims to maintain a high and consistent level of directors ensure ongoing dialogue between of information and to be proactive and open in its communication with shareholder related the company and its shareholders in order for the shareholders to gain relevant insight into the stakeholders within the boundaries of current stock company's potential and policies, and in order for the exchange regulations. This is ensured by regular board of directors to be aware of the shareholders' release of news, including company announcements views, interests and opinions on the company. and quarterly and annual reports released through Nasdaq Copenhagen during the financial year. A separate Investor Relations section is available on the NKT website where relevant investor information is uploaded. In addition, NKT provides an opportunity for interested parties to subscribe for NKT news. NKT Investor Relations schedules meetings and telephone conferences with investors during the year. Investor Relations is led by the Head of Investor Relations. In connection with release of each quarterly and the Annual Report, an investor presentation containing key messages and financial highlights is conducted at a live audiocast. Analysts, investors, media and other stakeholders are invited to listen in and ask questions to the Group Executive Management. Members of NKT business unit managements also participate to answer questions specifically related to each business unit. In addition, NKT hosts a Capital Market Day at certain intervals where investors are invited to participate. 1.1.2. The Committee recommends that the board NKT has adopted an Investor Relations Policy of directors adopt policies on the company's which is available in the "Investors" section at relationship with its stakeholders, including the company's website. NKT strives - by use of shareholders and other investors, and that the board its information and Investor Relation policies - to ensures that the interests of the shareholders are ensure the availability of relevant and updated respected in accordance with company policies. information for valuation of the share price, and that the company is in compliance with prevailing stock exchange regulations. The Investor Relations Policy is regularly reviewed by the Board of Directors to ensure that it meets and facilitates the ambitious NKT standards of communication with its stakeholders. 1.1.3. The Committee recommends that the NKT publishes quarterly reports.

company publish quarterly reports

Recommendation

NKT complies NKT complies, complies partially, or does not comply with the recommendation due to the following reasons

1.2. General meeting

1.2.1. The Committee recommends that when organizing the company's general meeting, the board of directors plans the meeting to support active ownership.



NKT promotes and supports active ownership of its shareholders by the information and communication procedures accounted for in 1.1.1 above which enables all shareholders to be up to date on matters related to NKT and to participate actively in the NKT Annual General Meeting.

NKT ensures that the date of the next Annual General Meeting is published in due time before year-end allowing shareholders to plan their participation well ahead. Additionally, shareholders, who have so requested, are invited to the Annual General Meeting by e-mail or through announcement via the NKT website or via Nasdaq Copenhagen.

Electronic registration for the Annual General Meeting is possible, and the meeting is transmitted live and is also subsequently available to view at the NKT website. Shareholders are encouraged to use their right to ask questions and are informed of their right to submit proposals.

1.2.2. The Committee recommends that proxies granted for the general meeting allow shareholders to consider each individual item on the agenda.



Shareholder proxies granted for the general meeting enable shareholders to consider each individual item on the agenda.

1.3. Takeover bids

1.3.1. The Committee recommends that the company set up contingency procedures in the event of takeover bids from the time that the board of directors has reason to believe that a takeover bid will be made. According to such contingency procedures, the board of directors should not without the acceptance of the general meeting, attempt to counter the takeover bid by making decisions which in reality prevent the shareholders from deciding on the takeover bid themselves.



NKT has adopted a Takeover Manual setting out the procedures to be followed by the Board of Directors in the event of a takeover bid.

The NKT articles of association do not contain any provisions that limit ownership or voting rights or that make it possible for the Board of Directors to generally prevent takeover bids.

The NKT Board of Directors will consider a potential takeover bid in accordance with applicable legislation and the company's Takeover Manual.

2. Tasks and responsibilities of the board of directors

2.1. Overall tasks and responsibilities

2.1.1. The Committee recommends that at least once a year the board of directors take a position on the matters related to the board's performance of its responsibilities.



Each year the Board of Directors takes a stand on the most important items of the NKT Group for the coming year and plans how these items are efficiently handled.

Additionally, the details of the Board of Director's performance of its responsibilities are set out in its Rules of Procedure, ensuring thorough and consistent performance. These Rules of Procedure are reviewed and evaluated annually.

Recommendation	NKT complies	NKT complies, complies partially, or does not comply with the recommendation due to the following reasons
2.1.2. The Committee recommends that at least once a year the board of directors take a position on the overall strategy of the company with a view to ensuring value creation in the company.	√	It remains the objective of NKT to conduct active ownership of the Group's businesses. The Board of Directors has an annual strategy seminar where the NKT strategy is discussed and evaluated both in the short and long term perspective, including reflections on the "best owner philosophy". This seminar takes place at one of the NKT global locations. Throughout the year, the Board of Directors also follows and discusses the strategy of the NKT businesses.
2.1.3. The Committee recommends that the board of directors ensure that the company has a capital and share structure ensuring that the strategy and long-term value creation of the company are in the best interest of the shareholders and the company, and that the board of directors presents this in the management commentary on the company's annual report and/or on the company's website.	✓	The Board of Directors closely monitors the NKT capital structure to ensure it supports the strategy and always is appropriate for the Group's activities. This also includes assessing the NKT share structure and monitoring the movements in the NKT share on a regular basis.
2.1.4. The Committee recommends that the board of directors annually review and approve guidelines for the executive board; this includes establishing requirements for the executive board on timely, accurate and adequate reporting to the board of directors.	V	The Board of Directors has issued a Management Instruction setting out the details of the Group Executive Management's functions and responsibilities, including reporting and communication procedures. At least once a year this Management Instruction is reviewed and amended as appropriate.
		NKT has a close line of reporting between the Board of Directors and the Group Executive Management ensuring a consistent and relevant information flow. In addition, working committees with members of the Board of Directors work closely with the Group Executive Management and the management team of each business unit in all matters specifically related to the relevant business unit. The entire Board of Directors is kept informed hereof by the working committee members.
2.1.5. The Committee recommends that at least once a year the board of directors discuss the composition of the executive board, as well as developments, risks and succession plans.	✓	In connection with its annual self-evaluation process, the Board of Directors also evaluates the composition and performance of the Group Executive Management and the management team of each business unit. At least once a year, the Board of Directors has a structured discussion of development, risk and succession plans for the Group Executive Management and the management team of each business unit.

Recommendation

2.1.6. The Committee recommends that once a

levels, including setting specific goals and

on the website of the company.

year the board of directors discuss the company's

accounting for its objectives and progress made

in achieving the objectives in the management

activities to ensure relevant diversity at management

commentary on the company's annual report and/or

NKT complies

NKT complies, complies partially, or does not comply with the recommendation due to the following reasons

√

As a global company NKT believes in diversity and equal opportunity at all levels.

At NKT, selecting members for the Board of Directors and recruiting executives for senior management positions is about ensuring that the Group possesses the best professional competences, social skills and cultural qualities to successfully reach its objective. NKT has adopted a diversity policy and believes that both sexes have equal job opportunities in the Group. However, women are under-represented both in the management and in the staff functions generally. The reason is partly historical as there is a marked preponderance of men in the sectors in which NKT operates. NKT reports on diversity in its annual UN Global Compact Communication on Progress (COP) report, and in the Annual Report.

In connection with the annual evaluation of the Group Executive Management and the management team of each business unit, the Board of Directors includes reflections on diversity at senior management level to ensure continued value creation for the NKT Group.

2.2. Corporate social responsibility

2.2.1. The Committee **recommends** that the board of directors adopt policies on corporate social responsibility.



NKT is committed to Corporate Social Responsibility and has adopted policies to this effect. NKT has implemented a Business Code of Conduct including policies related to Corporate Social Responsibility. The Business Code of Conduct is available at the company's website.

The NKT work in the area of social responsibility has been formalised by the framework provided by the UN Global Compact and supports the NKT mission of long-term value creation both in the NKT businesses and in the international community.

NKT became signatory to the UN Global Compact in 2009 and provides a yearly Communication on Progress (COP) report on human and labour rights, environment and anti-corruption. Included in the COP report NKT also report on Corporate Social Responsibility as required by the Danish Financial Statements Act. The COP report is available at the company's website.

2.3. Chairman and vice-chairman of the board of directors

2.3.1. The Committee recommends appointing a vice-chairman of the board of directors who will assume the responsibilities of the chairman in the event of the chairman's absence, and who will also act as effective sparring partner for the chairman.



NKT has appointed a Deputy Chairman to assume the Chairman's responsibilities in the event of absence. The Rules of Procedure of the Board of Directors include a general description of the responsibilities and tasks of the Chairman and the Deputy Chairman.

Recommendation	NKT complies	NKT complies, complies partially, or does not comply with the recommendation due to the following reasons
2.3.2. The Committee recommends ensuring that, if the board of directors, in exceptional cases, asks the chairman of the board of directors to perform special operating activities for the company, including briefly participating in the day-to-day management, a board resolution to that effect be passed to ensure that the board of directors maintains its independent, overall management and control function. Resolutions on the chairman's participation in day-to-day management and the expected duration hereof should be published in a company announcement.	√	The Chairman of the Board of Directors does not participate in the day-to-day management of NKT or any of its business units.

3. Composition and organization of the board of directors

3.1. Composition				
 3.1.1. The Committee recommends that the board of directors annually accounts for the skills it must have to best perform its tasks, the composition of the board of directors, and the special skills of each member. 	√	As a global company NKT is aware of the importance of the Board members possessing diverse, international and relevant skills and experience to ensure an optimal performance by the Board of Directors. As part of the annual self-evaluation exercise by the Board of Directors, specific time is allocated for discussion of issues such as the composition of the Board of Directors (age, gender, nationality, number of members and qualifications), special skills of the Board members, the need for supplementary training, and the interaction between Board members.		
3.1.2. The Committee recommends that the selection and nomination of candidates for the board of directors be carried out through a thoroughly transparent process approved by the overall board of directors. When assessing its composition and nominating new candidates, the board of directors must take into consideration the need for integration of new talent and diversity in relation to age, international experience and gender.	√	The Nomination Committee heads the process for selecting and nominating candidates for the Board of Directors under Rules of Procedure approved by the Board of Directors. The selection and nomination process takes place open-mindedly between the Board of Directors and the Nomination Committee and in full consideration of the result of the Board of Directors' self-evaluation.		
 3.1.3. The Committee recommends that a description of the nominated candidates' qualifications, including information about the candidates' other executive functions, e.g. memberships in executive boards, boards of directors, and supervisory boards, including board committees in foreign enterprises, be accompanied by the notice convening the general meeting when election of members to the board of directors is on the agenda, demanding organizational tasks, and information about whether candidates to the board of directors are considered independent. 	✓	A detailed description of nominated Board candidates' special qualifications, other executive functions and organisational tasks, and independence is included in the NKT invitation to its Annual General Meeting. A similar description for all elected Board members is available in the NKT Annual Report and at the company's website.		
3.1.4. The Committee recommends that the company's articles of association stipulate a retirement age for members of the board of directors.	÷	There is no retirement age for the Board of Directors. In the updated corporate governance recommendations from November 2017 that will enter into force from January 2018, a stipulated retirement age is not part of the recommendations.		

Recommendation NKT complies comply with the recommends that members of the board of directors elected by the general meeting NKT complies comply with the recommends following reasons All Board members are a Annual General Meeting

NKT complies, complies partially, or does not comply with the recommendation due to the following reasons

All Board members are up for election at the NKT Annual General Meeting, except for members elected by the employees according to the Danish Companies Act. Employee-elected Board members sit for a period of four years.

3.2. Independence of the board of directors

meeting.

be up for election every year at the annual general

3.2.1. The Committee **recommends** that at least half of the members of the board of directors elected by the general meeting be independent persons, in order for the board of directors to be able to act independently of special interests. To be considered independent, this person may not:



At least half of the members of the Board are considered independent under this definition.

- be or within the past five years have been member of the executive board, or senior staff member in the company, a subsidiary undertaking or an associate.
- within the past five years, have received larger emoluments from the company/group, a subsidiary undertaking or an associate in another capacity than as member of the board of directors.
- represent the interests of a controlling shareholder,
- within the past year, have had significant business relations (e.g. personal or indirectly as partner or employee, shareholder, customer, supplier or member of the executive management in companies with corresponding connection) with the company, a subsidiary undertaking or an associate,
- be or within the past three years have been employed or partner at the external auditor,
- have been chief executive in a company holding cross-memberships with the company,
- have been member of the board of directors for more than 12 years, or
- have been close relatives with persons who are not considered independent.

3.3. Members of the board of directors and the number of other executive functions

3.3.1. The Committee recommends that each member of the board of directors assesses the expected time commitment for each function in order that the member does not take on more functions than he/she can manage satisfactorily for the company.



Each Board member individually assesses the expected time commitment for each of his/her functions to ensure that he/she can manage these functions satisfactorily. Allocation and use of time is openly discussed within the Board of Directors based on a description hereof prepared by the Nomination Committee to ensure that tasks and functions are always carried out efficiently and satisfactory.

NKT complies, complies partially, or does not NKT comply with the recommendation due to the Recommendation complies following reasons The information set out in this recommendation is 3.3.2. The Committee recommends that the management commentary, in addition to the included in the NKT Annual Report. provisions laid down by legislation, includes the following information about the members of the board of directors: the position of the relevant person, the age and gender of the relevant person, whether the member is considered independent, the date of appointment to the board of directors of the member, expiry of the current election period, other executive functions, e.g. memberships in executive boards, boards of directors, and supervisory boards, including board committees in foreign enterprises and demanding organizational tasks, and the number of shares, options, warrants and similar in the company, and other group companies of the company, owned by the member, as well as changes in the portfolio of the member of the securities mentioned which have occurred during the financial year. 3.4. Board committees 3.4.1. The Committee recommends that the The Board of Directors has established an Audit company publish the following on the company's Committee, a Nomination Committee, and a website: Remuneration Committee. A description of each of these three committees can be found at the the terms of reference of the board committees, company's website, including details on who sits the most important activities of the committees on each committee, each committee's tasks, and during the year, and the number of meetings held the number of meetings planned/held in each committee. by each committee, and the names of the members of each committee, including the chairmen of the committees, as In addition to these three standard committees. well as information on which members are the Board of Directors has established a working independent members and which members have committee for NKT Photonics. The Board of special qualifications. Directors possesses specialised competences that can be used to strengthen value generation in the business, and the working committee consists of two Board members who, hold monthly meetings with the management team. A majority of the board committee members are 3.4.2. The Committee recommends that a majority of considered independent. the members of a board committee be independent. 3.4.3. The Committee recommends that the board of The Board of Directors has set up an Audit directors set up a formal audit committee composed Committee consisting of two members who between

them possess significant experience in the financial,

similar to NKT. The work of the Audit Committee is

defined in an annual plan approved by the Board of

Directors. A description of the Audit Committee can

accounting and audit aspects of companies

The Chairman of the Board of Directors is not

chairman or member of the Audit Committee.

be found at the company's website.

on a regulated market.

the chairman of the board of directors is not

between them, the members should possess

such expertise and experience as to provide

an updated insight into and experience in the financial, accounting and audit aspects of

companies whose shares are admitted to trading

chairman of the audit committee, and

such that:

Recommendation	NKT complies	NKT complies, complies partially, or does not comply with the recommendation due to the following reasons
 3.4.4. The Committee recommends that, prior to the approval of the annual report and other financial reports, the audit committee monitors and reports to the board of directors about: significant accounting policies, significant accounting estimates, related party transactions, and uncertainties and risks, including in relation to the outlook for the current year. 	√	The Audit Committee monitors the NKT accounting and internal controls and risk management systems, and establishes conditions and a framework for the work of the external auditors. The Audit Committee reports to the Board of Directors on a regular basis throughout the year, most intensively in connection with preparation and approval of the annual report.
 3.4.5. The Committee recommends that the audit committee: annually assesses the need for an internal audit, and in such case, makes recommendations on selecting, appointing and removing the head of the internal audit function and on the budget of the internal audit function, and monitor the executive board's follow-up on the conclusions and recommendations of the internal audit function. 	√	NKT has not established a permanent internal audit function. The Audit Committee annually assesses whether an internal audit is required, and in the affirmative, drives this process and reports to the Board of Directors.
 3.4.6. The Committee recommends that the board of directors establish a nomination committee chaired by the chairman of the board of directors with at least the following preparatory tasks: describe the qualifications required by the board of directors and the executive board, and for a specific membership, state the time expected to be spent on having to carry out the membership, as well as assess the competences, knowledge and experience of the two governing bodies combined, annually assess the structure, size, composition and results of the board of directors and the executive board, as well as recommend any changes to the board of directors, annually assess the competences, knowledge and experience of the individual members of management, and report to the board of directors in this respect, consider proposals from relevant persons, including shareholders and members of the board of directors and the executive board, and propose an action plan to the board of directors on the future composition of the board of directors on the future composition of the board of directors, including proposals for specific changes. 		The Board of Directors has set up a Nomination Committee consisting of two Board members, including the Chairman, carrying out the tasks identified in this recommendation. A description of the Nomination Committee can be found at the company's website. The reason for NKT only partly complying with this recommendation is the fact that the Chairman of the Board of Directors is member of the Committee, however he is not chairman. The Board believes that it is good governance for a non-chair AGM elected board member to head this committee.

NKT complies, complies partially, or does not NKT comply with the recommendation due to the Recommendation complies following reasons 3.4.7. The Committee recommends that the board of The Board of Directors has set up a Remuneration directors establish a remuneration committee with at Committee consisting of two members carrying least the following preparatory tasks: out the tasks identified in this recommendation. A description of the Remuneration Committee can be to recommend the remuneration policy (including found at the company's website. the general guidelines for incentive-based remuneration) to the board of directors and the NKT has adopted a Remuneration Policy which is executive board for approval by the board of available at the company's website. The Board of Directors considers its members' remuneration at directors prior to approval by the general meeting, make proposals to the board of directors on frequent intervals based on recommendations from remuneration for members of the board of the Chairman of the Board of Directors. During the directors and the executive board, as well as formulation of these recommendations the Chairman ensure that the remuneration is in compliance is guided by relevant comparisons with other with the company's remuneration policy and large Danish companies. Proposals for the Board the assessment of the performance of the members' remuneration for the current year will persons concerned. The committee should be notified at the Annual General Meeting prior to have information about the total amount of adoption of the remuneration. The Board members' remuneration that members of the board of remuneration is approved as a separate item on the directors and the executive board receive from agenda at the Annual General Meeting other companies in the group, and recommend a remuneration policy applicable for the company in general. 3.4.8. The Committee recommends that the The Remuneration Committee is confident in the remuneration committee do not consult with the independence of its external advisors. same external advisers as the executive board of the company. 3.5. Evaluation of the performance of the board of directors and the executive board Once every year, the Board of Directors performs 3.5.1. The Committee recommends that the board of directors establish an evaluation procedure where a structured self-evaluation of its performance and contributions and results of the board of directors composition headed by the Chairman. and the individual members, as well as collaboration with the executive board are annually evaluated. The Chairman of the Board of Directors conducts Significant changes deriving from the evaluation evaluation meetings with each Board member should be included in the management commentary based on a questionnaire. The Chairman prepares or on the company's website. a report on the outcome of the evaluation process which is discussed in a Board meeting with all Board members present. The Chairman's performance is evaluated in a meeting without his/her presence headed by the Deputy Chairman. Any significant changes deriving from the evaluation process is published in the NKT Annual Report. 3.5.2. The Committee recommends that in The Board of Directors currently consists of six connection with preparation of the general members elected by the general meeting and with meeting, the board of directors consider whether seats for three members elected by the employees in the number of members is appropriate in relation the Danish subsidiaries. This is currently considered to the requirements of the company. This should an appropriate number of members to ensure help ensure a constructive debate and an effective efficient and constructive leadership of the NKT

Group.

evaluation.

Prior to sending out invitations to the Annual General Meeting, the Board of Directors considers whether the number of Board members is still appropriate.

The Board of Directors annually evaluates the

Executive Management in connection with but

independent from the Board of Directors' self-

performance and composition of the Group

decision-making process in which all members are

3.5.3. The Committee recommends that at least

once every year the board of directors evaluate the

given the opportunity to participate actively.

Recommendation

NKT complies

NKT complies, complies partially, or does not comply with the recommendation due to the following reasons

3.5.4. The Committee recommends that the executive board and the board of directors establish a procedure according to which their cooperation is evaluated annually through a formalized dialogue between the chairman of the board of directors and the chief executive officer and that the outcome of the evaluation be presented to the board of directors.

The Chairman of the Board of Directors meets once every year with the Group Executive Management to evaluate the cooperation between the Board of Directors and the Group Executive Management. The agenda for this meeting is based on an annex to the Rules of Procedure of the Board of Directors to ensure a consistent approach and evaluation. The Chairman presents the outcome of this meeting to the Board of Directors.

4. Remuneration of management

4.1. Form and content of the remuneration policy

4.1.1. The Committee recommends that the board of directors prepare a clear and transparent remuneration policy for the board of directors and the executive board, including:

- a detailed description of the components of the remuneration for members of the board of directors and the executive board,
- the reasons for choosing the individual components of the remuneration, and
- a description of the criteria on which the balance between the individual components of the remuneration is based.

The remuneration policy should be approved by the general meeting and published on the company's website.



- limits be set on the variable components of the total remuneration package.
- a reasonable and balanced linkage be ensured between remuneration for governing body members, expected risks and the value creation for shareholders in the short and long terms,
- there be clarity about performance criteria and measurability for award of variable components,
- there be criteria ensuring that qualifying periods for variable components in remuneration agreements are longer than one calendar year, and
- an agreement is made which, in exceptional cases, entitles the company to reclaim in full or in part variable components of remuneration that were paid on the basis of data, which proved to be misstated.



NKT has adopted a Remuneration Policy containing the items listed in this recommendation. The current Remuneration Policy/Terms of Reference is available at the company's website.



NKT has utilised incentive pay for the Group Executive Management for a number of years but the Board of Directors does not receive incentive pay. The Group Executive Management's variable components of remuneration consist partly of an annually based cash bonus for short-term results achieved during the calendar year based on clear, pre-defined criteria as well as a share based incentive scheme for long-term results achieved beyond the calendar year by grant of share warrants.

NKT does not comply with the italic underline items of this recommendation due to the following reasons: In respect of the 4th bullet, NKT finds that the composition of the remuneration package, including the annual cash bonus for results achieved during the year, ensures an optimal balance between value creation for the company and its shareholders in the short and long terms.

In respect of the 5th bullet, NKT finds that it is only reasonable to require repayment of variable components of remuneration in instances where such repayment obligation would follow from generally applicable principles of Danish law, and therefore no specific clause is included is the policy. In the proposed amendments to the current remuneration policy by the Remuneration Committee described in the 2017 Annual Report, the policy will in future include a component of reclaiming variable pay.

Recommendation 4.1.3. The Committee recommends that remuneration of members of the board of directors does not include share options.	NKT complies √	NKT complies, complies partially, or does not comply with the recommendation due to the following reasons No member of the Board of Directors receives any share options or any other incentive pay.	
4.1.4. The Committee recommends that if share-based remuneration is provided, such programmes be established as roll-over programmes, i.e. the options are granted periodically and should have a maturity of at least three years from the date of allocation.	✓	Any warrants are granted on an annual basis and may generally be exercised for subscription of shares not earlier than three years and not later than six years after the date granted. The exercise price shall at least be equivalent to the average market price for the NKT share in the month prior to date granted, unless the Board of Directors determines another exercise price which is responsible considering market terms. It may be decided to add a hurdle rate to the exercise price for each year until exercise takes place. The subscription price shall be deducted any dividend being paid. The Board of Directors may decide to compensate the warrant holders for disadvantage arising through changes in the NKT capital structure or resulting from submission of a purchase offer for NKT's shares.	
4.1.5. The Committee recommends that agreements on termination payments should not amount to more than two years' annual remuneration.	√	The maximum termination payment applicable to any executive in the NKT Group is 18 months. In connection with significant changes in ownership structure, the notice period may be extended for a transitional period of six months.	
4.2. Disclosure of the remuneration policy			
4.2.1. The Committee recommends that the company's remuneration policy and compliance with this policy be explained and justified annually in the chairman's statement at the company's general meeting.	V	It is important for NKT that its shareholders understand and support the strive to attract and retain the best people as this is crucial to support NKT's strategy and continued value-creation. NKT believes that its Remuneration Policy fulfils this requirement while still being fair and balanced. In order to be transparent and to obtain support from its shareholders, the Chairman's statement at the Annual General Meeting includes an explanation and a justification of the Remuneration Policy.	
4.2.2. The Committee recommends that the proposed remuneration for the board of directors for the current financial year be approved by the shareholders at the general meeting.	✓	The remuneration of the Board of Directors is submitted to the Annual General Meeting for approval by the NKT shareholders.	
4.2.3. The Committee recommends that the total remuneration granted to each member of the board of directors and the executive board by the company and other companies in the group, including information on the most important contents of retention and retirement/resignation schemes, be disclosed in the annual report and that the linkage with the remuneration policy be explained.	√	The NKT Annual Report includes information on the total remuneration granted to each member of the Board of Directors, to the Group Executive Management, and the total to the Executive Management of the NKT Business Units, together with details of the Remuneration Policy.	

5. Financial reporting, risk management and audits

5.1. Identification of risks and transparency about other relevant information

5.1.1. The Committee recommends that the board of directors in the management commentary review and account for the most important strategic and business-related risks, risks in connection with the financial reporting as well as for the company's risk management.



The Board of Directors follows and reviews the overall risk exposure and the individual risk factors associated with NKT's business units. The NKT Annual Report includes detailed information on the Board of Directors' view on strategic and financial risks related to NKT's business units and how NKT manages these risks.

5.2. Whistleblower scheme

5.2.1. The Committee recommends that the board of directors decide whether to establish a whistleblower scheme for expedient and confidential notification of possible or suspected wrongdoing.



The Board of Directors has established a Whistleblower Scheme to which all employees have been introduced. Employees and members of the Boards, customers, suppliers, collaborators, business partners and others related to the NKT Group, is recommended to come forward with their concerns. The Whistleblower Scheme is monitored and maintained by an external provider.

5.3. Contact to auditor

5.3.1. The Committee recommends that the board of directors ensure regular dialogue and exchange of information between the auditor and the board of directors, including that the board of directors and the audit committee at least once a year meet with the auditor without the executive board present. This also applies to the internal auditor, if any.



NKT has a regular dialogue and exchange of information with its auditor. The company's auditor is present at all meetings in the Audit Committee.

The auditor's records are presented at each board meeting, and the auditor is present at the Board meeting at which the annual report is approved.

5.3.2. The Committee recommends that the audit agreement and auditors' fee be agreed between the board of directors and the auditor on the basis of a recommendation from the audit committee.



The audit agreement is negotiated annually by the Audit Committee and is approved by the Board of Directors based on a recommendation from the Audit Committee.

Appointment of the auditor is proposed at the Annual General Meeting based on a recommendation from the Audit Committee.

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