

THE NOMINATION COMMITTEE'S REPORT, PROPOSALS AND REASONED OPINION IN PREPARATION FOR CATENA AB's (PUBL) 2026 ANNUAL GENERAL MEETING

Background

Catena's Annual General Meeting on 28 April 2025 resolved on principles for the appointment of and instructions for the nomination committee, stipulating that the committee shall consist of representatives of the four largest shareholders along with the Chairman of the Board. The members of the nomination committee shall be announced as soon as they are appointed, in accordance with the decision. The composition of the nomination committee was announced via a press release on 6 October 2025.

The nomination committee consists of: Lennart Mauritzson, Chairman of the Board and appointed by Backahill Inter AB, Markus Wallentin appointed by WDP NV/SA, Johannes Wingborg appointed by Länsförsäkringar Fondförvaltning AB and Stephan Mühler appointed by Swedbank Robur. The Chairman of the nomination committee is Markus Wallentin, while the Chairman of the Board, Lennart Mauritzson convenes the committee for meetings.

The four shareholder representatives collectively represented approximately 38 percent of the votes in Catena as of 1 March 2026.

The nomination committee has been tasked with presenting proposals to Catena's 2026 Annual General Meeting concerning:

- Election of a person to chair the annual general meeting of shareholders
- Election of the number of members of the Board of Directors
- Election of members of the Board of Directors
- Election of the Chairman of the Board
- Election of the auditor
- Board fees
- Remuneration to members of the remuneration committee and audit committee
- Auditor's fees
- Resolution on the principles for the appointment of members of the nomination committee

Report on the work of the nomination committee

The nomination committee has met and had regular contacts in the period leading up to the publication of the notice of the Annual General Meeting. As a basis for its work, the nomination committee has familiarised itself with the evaluation of the Board of Directors that has been made and analysed the need for competence and experience in relation to the Company's business operations. The Nomination Committee has spoken individually with each of the members of the Board of Directors, as well as the company's auditor regarding the work of the Board and, among other things, collected the opinions from the Board members

about the company's strategy, risk management and control functions. The Nomination Committee has discussed the size and composition of the Board of Directors as well as the areas of competence and experiences that the Board members should have. The Nomination Committee has been considering the need for versatility and breadth of the competences of the members, as well as their experiences and backgrounds and the pursuit of an even gender distribution. The Nomination Committee has in their work discussed the recommendations on a diverse and even gender distribution in the Board of Directors, which can be found in the Swedish Code of Corporate Governance. The Nomination Committee wants the remuneration to reflect market conditions, time spent and degree of responsibility. A comparison of fees with other companies in the same sector have been made. The Nomination Committee met with the auditor before the annual general meeting and took part of the audit committee's recommendation of audit firm.

Proposals of the Nomination Committee

The Nomination Committee proposes;

- that Lennart Mauritzson be appointed Chairman of the annual general meeting of shareholders,
- that the Board of Directors shall consist of six members,
- that Katarina Wallin, Hélène Briggert, Vesna Jovic, Lennart Mauritzson and Joost Uwents be re-elected as ordinary members of the Board, and
- that Karl Thorngren be elected as a new member of the Board, and
- that Lennart Mauritzson be re-elected as Chairman of the Board.
- Gustaf Hermelin and Caesar Åfors have declined re-election.

With regard to board fees, the Nomination Committee proposes that the total remuneration to the members of the Board of Directors shall amount to SEK 2,030,000 to be distributed as follows:

A total board fee of SEK 2,030,000 (SEK 2,120,000) to be distributed as follows:

- SEK 500,000 (SEK 460,000) to the Chairman of the Board, and
- SEK 250,000 (SEK 230,000) to each of the other Members of the Board not employed by the Company.
- SEK 80,000 (SEK 80,000) in remuneration to the remuneration committee, to be distributed as follows: SEK 40,000 (SEK 40,000) to the chair of the committee and SEK 20,000 (SEK 20,000) to each of the other two members.
- SEK 200,000 (SEK 200,000) in remuneration to the audit and sustainability reporting committee, to be distributed as follows: SEK 100,000 (SEK 100,000) to the chair of the committee and SEK 50,000 (SEK 50,000) to each of the other two members.

The Nomination Committee proposes that the remuneration can be paid divided monthly over the AGM year.

In accordance with the recommendation of the audit committee, the Nomination Committee proposes the election of the audit firm KPMG AB as auditor. KPMG AB has announced that if they are elected the authorised public accountant Camilla Alm-Andersson will be appointed as the principal auditor. Furthermore, the Nomination Committee proposes that the meeting resolves that remuneration to the auditors shall, as previously, be paid according to approved invoices.

The Nomination Committee proposes no changes to the principles for the appointment of the Nomination Committee in preparation for the 2026 AGM, i.e. that the Nomination Committee shall primarily consist of one (1) representative of each of the four largest shareholders and the Chairman of the Board and that the composition of the Nomination Committee shall be announced no later than seven months before the AGM.

The Nomination Committee's complete proposal is presented in the notification of the Annual General Meeting.

Reasoned opinion regarding the committee's proposal for the election of members of the Board of Directors

The Nomination Committee takes the view that the work of the Board of Directors has functioned very well. The Nomination Committee has focused on maintaining skills in logistics and maintaining a network among central government and municipal authorities. With Catena's predominant focus on logistics properties, the Nomination Committee believes that the expertise and composition of the Board of Directors is more than adequate. To the extent that the Nomination Committee can assess, the Board of Directors will have the composition and the expertise that corresponds well with the requirements that can be imposed.

The Nomination Committee explains its proposal for Chairman of the Board as follows. Lennart Mauritzson has worked well as the Chairman of the Board. Lennart Mauritzson has announced that he is available for re-election as Chairman. In his capacities as Chairman of the Board and Board member, Lennart Mauritzson possesses specific expertise that would be difficult to replace. With him continuing as Chairman of the Board, it will continue to be possible to benefit from this expertise.

The Nomination Committee takes the view that the Board of Directors, is appropriately composed, regarding the Company's operations, financial position and other conditions, to meet the requirements imposed by the Company's operations. In this connection, the Nomination Committee has considered, in particular, the Company's strategic development, governance and control, as well as the requirements that these factors impose on the expertise and composition of the Board of Directors.

The Nomination Committee has also discussed the independence of the Board members. The proposal for the Board of Directors of Catena meets the current requirements regarding the independence of the members in relation to the Company, its management and the Company's major shareholders.

	Independence from the Company	Independence from major shareholders
Karl Thorngren	Yes	Yes
Vesna Jovic	Yes	Yes
Lennart Mauritzson	Yes	No
Katarina Wallin	Yes	Yes
Hélène Briggert	Yes	Yes
Joost Uwents	Yes	No

The proposal regarding the Board of Directors of Catena thus meets both the NASDAQ Stockholm and the Swedish Code of Corporate Governance's requirements regarding the independence of the members. The share of the least represented gender amounts to approximately 50 percent (43 percent the previous year), which means that the Swedish Code of Corporate Governance's goal of at least 40 percent is achieved. More detailed information about the proposed Board members and auditor can be found on Catena's website and in the annual report.

Helsingborg, March 2026
 Catena AB (publ)
 The Nomination Committee