

Proposals and statement by the Nomination Committee of Getinge AB (publ) in respect of the Annual General Meeting 2026

1. Background

According to the instruction for the Nomination Committee, adopted at the 2020 Annual General Meeting (the “**AGM**”), the Nomination Committee shall comprise members appointed by the four largest shareholders in terms of voting rights as of August 31 each year, and the Chairman of the Board of Directors. In addition, if the Chairman of the Board of Directors and the member appointed by the largest shareholder in term of the number of votes deems it appropriate, a representative of the minor shareholders considered independent in relation to the company and its larger shareholders can be appointed as member of the Nomination Committee.

Following changed ownership structure of the company, the Nomination Committee in respect of the 2026 AGM has comprised Johan Malmquist, Chairman of the Board of Directors, Carl Bennet, Chairman of the Committee (*Carl Bennet AB*), Jannis Kitsakis (*Fjärde AP-fonden*), Sophie Larsén (*AMF Pension & Fonder*) and Anna Strömberg (*Carnegie Fonder*). The Committee members have established that there are no conflicts of interest that affect the members’ assignments. At the first meeting of the Nomination Committee, Carl Bennet was appointed as Chairman of the Committee.

In accordance with the instruction, the Nomination Committee shall submit proposals regarding the election of Chairman of the General Meetings, the number of members of the Board of Directors, the election of the Chairman and other members of the Board of Directors, the number of auditors, election of auditors, compensation to be paid to the Board of Directors and fees to auditors and any amendments in the principles set out for the Nomination Committee before the AGM. The Nomination Committee shall consider the requirements for its work and proposals as set out in the Swedish Companies Act and the Swedish Corporate Governance Code (the “**Code**”).

All shareholders have had the opportunity to provide the Nomination Committee proposals ahead of the 2026 AGM.

2. Proposals by the Nomination Committee

The Nomination Committee makes the following proposals in respect of the 2026 AGM:

Chairman of the AGM: The Chairman of the Board of Directors, Johan Malmquist.

Board of Directors: The number of Board members elected by the General Meeting shall be nine, without deputy members. As Board members, re-election shall be made of Carl Bennet, Johan Bygge, Cecilia Daun Wennborg, Ulrika Dellby, Dan Frohm, Johan Malmquist, Mattias Perjos and Kristian Samuelsson and new election shall be made of Camilla Sylvest. Malin Persson has declined re-election. Johan Malmquist shall be re-elected as Chairman of the Board.

Information about the members proposed for re-election and new election at the AGM (information as per February 3, 2026):

<p>Johan Malmquist (1961)</p> <p>Assignments on Getinge's Board: Chairman of the Board of Directors. Chairman of the Remuneration Committee. Board member since 2016.</p> <p>Other assignments: Chairman of Arjo AB (publ) and Trelleborg AB (publ). Board member of Mölnlycke Health Care AB, Stena Adactum AB and Chalmers University of Technology Foundation.</p> <p>Education and previous assignments: B.Sc. (Business Administration). Previous positions as President and CEO of Getinge Group 1997-2015, Business Area Director within Getinge Group, President of Getinge Group's French subsidiary, President of subsidiaries in the Electrolux Group. Previously Chairman of the Board of Tingstad Pappers AB and Board member of Elekta AB (publ), SCA AB (publ) and the Dunker Foundations.</p> <p>Shareholding (own and related parties): 160,000 Class B shares.</p> <p>Assessment of independence: Independent in relation to the company and company management and in relation to the company's major shareholders.</p>
<p>Carl Bennet (1951)</p> <p>Assignments on Getinge's Board: Vice Chairman of the Board of Directors. Member of the Remuneration Committee. Board member since 1989. Chairman of the Nomination Committee.</p> <p>Other assignments: Chairman and CEO of Carl Bennet AB. Chairman of Lifco AB (publ). Vice Chairman of Arjo AB (publ) and Elanders AB (publ). Board member of L E Lundbergsföretagen AB (publ).</p> <p>Education and previous assignments: B.Sc. (Business Administration), Med. Dr. h.c., Tech. Dr. h.c., honorary doctorate in economics. Previous positions as President and CEO of Getinge (1989-1997) and Chairman of the Board (1997-2019). Previously Board member of Holmen AB (publ).</p> <p>Shareholding (own and related parties): Holds 18,217,200 Class A shares and 37,302,969 Class B shares through a company.</p> <p>Assessment of independence: Independent in relation to the company and the company's management, but not in relation to the company's major shareholders.</p>
<p>Johan Bygge (1956)</p> <p>Assignments on Getinge's Board: Chairman of the Audit and Risk Committee. Board member since 2007.</p> <p>Other assignments: Chairman of Scandi Standard AB (publ), Guard Therapeutics AB (publ), AB Regin and Q-Linea AB. Vice Chairman of Third Swedish National Pension Fund. Board member of Lantmännen Ek För, CapMan OYJ and the Foundation Riksbankens Jubileumsfond.</p> <p>Education and previous assignments: B.Sc. (Business Administration). Previous positions as Chairman of PSM International China, Nobina AB (publ) and Yangi AB, EQT Asia Pacific. Venture Partner of Prorsum AG Venture Fund. Board member of Anticimex, I-Med Ltd and Praktikertjänst AB. COO of EQT, CFO of Investor AB, Executive Vice President and CFO of Electrolux AB.</p> <p>Shareholding (own and related parties): 33,200 Class B shares.</p> <p>Assessment of independence: Independent in relation to the company and company management and in relation to the company's major shareholders.</p>

Cecilia Daun Wennborg (1963)

Assignments on Getinge's Board: Chairman of the Ethics and Sustainability Committee. Member of the Audit and Risk Committee. Board member since 2010.

Other assignments: Chairman of Almi AB. Board member of Loomis AB (publ), Bravida Holding AB (publ), Atvexa AB, Gränges AB (publ), Social Initiative Norden AB and member of the Swedish Securities Council.

Education and previous assignments: M.Sc. (Business Administration). Previous positions as deputy CEO of Ambea AB, CEO of Carema Vård och Omsorg AB, acting CEO of Skandiabanken, Head of Swedish Operations at Skandia, CEO of Skandia Link. Board member of Atos Medical Holding AB (publ), Hoist Finance AB (publ), Sophiahemmet, ICA Gruppen AB (publ), Hotel Diplomat AB, Eleda TopCo AB, Oncopeptides AB (publ) and the Foundation Oxfam in Sweden.

Shareholding (own and related parties): 18,500 Class B shares.

Assessment of independence: Independent in relation to the company and company management and in relation to the company's major shareholders.

Ulrika Dellby (1966)

Assignments on Getinge's Board: Member of the Audit and Risk Committee. Board member since 2025.

Other assignments: Board member of Arjo AB (publ), Elanders AB (publ), Lifco AB (publ), Linc AB (publ), Werksta Holdco AB and the Royal Dramatic Theatre.

Education and previous assignments: M.Sc. (Business Administration). Previous experience as Partner of The Boston Consulting Group and Fagerberg & Dellby Fond I AB. CEO of Brindfors Enterprise IG (now Brand Union). Chairman of Fasadgruppen Group AB (publ). Vice Chairman of BICO Group AB (publ) and Norrporten. Board member of Cybercom Group AB, Kavli Holding AS, SJ AB and Business Executives Council of the Royal Swedish Academy of Engineering.

Shareholding (own and related parties): 3,000 Class B shares.

Assessment of independence: Independent in relation to the company and company management and in relation to the company's major shareholders.

Dan Frohm (1981)

Assignments on Getinge's Board: Member of the Audit and Risk Committee. Member of the Remuneration Committee. Member of the Ethics and Sustainability Committee. Board member since 2017.

Other assignments: CEO of DF Advisory LLC. Chairman of Elanders AB (publ). Vice Chairman of Carl Bennet AB and Lifco AB (publ). Board member of Arjo AB (publ) and Swedish-American Chamber of Commerce, Inc.

Education and previous assignments: M.Sc., Industrial Engineering and Management. Previous position as management consultant at Applied Value LLC in New York.

Shareholding (own and related parties): 154,999 Class B shares.

Assessment of independence: Independent in relation to the company and the company's management, but not in relation to the company's major shareholders.

Mattias Perjos (1972)

Assignments on Getinge's Board: Board member since 2017.

Other assignments: President and CEO of Getinge. Board member of EUROAPI S.A and International Chamber of Commerce (ICC) Sweden.

Education and previous assignments: M.Sc., Industrial Engineering and Management. Previous positions as CEO of Coesia Industrial Process Solutions (IPS) and Coesia International. Prior to that, Mattias Perjos held a number of senior international positions at FlexLink including the role of CEO.

Shareholding (own and related parties): 215,000 Class B shares.

Assessment of independence: Independent in relation to the company's major shareholders, but not in relation to the company and the company's management.

Kristian Samuelsson (1977)

Assignments on Getinge's Board: Member of the Audit and Risk Committee. Board member since 2021.

Other assignments: Professor of orthopedic surgery at the University of Gothenburg and senior consultant in orthopedic surgery at Sahlgrenska University Hospital. Member of the faculty board of Sahlgrenska Academy at the University of Gothenburg.

Education and previous assignments: MD, PhD, MSc, Senior lecturer. Experience from healthcare with evidence-based medical research and interdisciplinary research in areas such as artificial intelligence (AI) and digitization.

Shareholding (own and related parties): 5,000 Class B shares.

Assessment of independence: Independent in relation to the company and company management and in relation to the company's major shareholders.

Camilla Sylvest (1972)

Assignments on Getinge's Board: –

Other assignments: Board member of argenX SE.

Education and previous assignments: M.Sc.(Economics), Executive MBA. Former Executive Vice President for Commercial Strategy and Corporate Affairs for Novo Nordisk A/S and member of the company board. General Manager for Novo Nordisks' operations in Denmark, Germany, Southeast Asia and China. Former board member of Danish Crown A/S and World Diabetes Foundation.

Shareholding (own and related parties): -

Assessment of independence: Independent in relation to the company and company management and in relation to the company's major shareholders.

Board and Committee fees: Board fees, excluding remuneration for Committee work, shall be paid in a total of SEK 7,107,100 (SEK 6,833,100) of which SEK 1,785,000 (SEK 1,715,400) to the Chairman and SEK 760,300 (SEK 731,100) to each of the other Board members elected by the General Meeting who are not employees of the Group. Work in the Audit and Risk Committee shall be compensated with SEK 339,300 (SEK 326,300) to the Chairman and SEK 166,100 (SEK 159,800) to each of the other members. Work in the Remuneration Committee shall be compensated with SEK 169,700 (SEK 163,100) to the Chairman and SEK 122,900 (SEK 118,200) to each of the other members. Work in the Ethics and Sustainability Committee shall be compensated with SEK 169,700 (SEK 163,100) to the Chairman and SEK 122,900 (SEK 118,200) to each of the other members.

Auditor and auditor fees: The number of auditors shall be one with no deputy auditor. The registered auditing company Ernst & Young AB ("EY") shall, in accordance with the Audit and Risk Committee's recommendation, be re-elected as auditor for the period until the end of the 2027 AGM. Fees to the auditor shall be paid in accordance with approved invoice. EY has informed that, should the auditing company be elected, Fredrik Norrman will be appointed as auditor in charge.

3. Statement by the Nomination Committee of its work before the 2026 AGM

Ahead of the 2026 AGM, the Nomination Committee has held three meetings at which minutes were kept. In addition, the members of the Nomination Committee have had ongoing contact and maintained further dialogue between the meetings.

The Nomination Committee has addressed all matters that the Nomination Committee must address according to the Code, which is further described below. Furthermore, in order for the company to be able to fulfil its information obligations towards the shareholders, the Nomination Committee has informed the company of how the work of the Nomination Committee has been conducted and of the proposals the Nomination Committee has decided to submit.

As a basis for its work, the Nomination Committee has reviewed the annual accounts for the company's operations in 2025. Further, the Nomination Committee has reviewed nomination proposals received and the evaluation of the Board and its work. The result of the evaluation has been presented in its entirety to the Nomination Committee. In addition, the Nomination Committee has conducted interviews with two of the current Board members elected by the General Meeting and the member proposed for new election.

In addition, the Nomination Committee has been informed of the Audit and Risk Committee's advocated proposal for election of auditor.

No remuneration has been paid to the members of the Nomination Committee.

4. The motivated statement by the Nomination Committee to the Board of Directors, auditor and fees to the Board members

When preparing the proposal of Board members, the Nomination Committee considers the individual competence and experience of each proposed Board member as well as that they shall work well together and have the required range in both background and knowledge. The Nomination Committee especially considers the value of diversity and the balance between the need for renewal and continuity in the Board of Directors. In its efforts to achieve diversity the Nomination Committee, in particular, considers the value of gender balance.

All Board members, save for Malin Persson who has declined re-election, have declared that they are available for re-election.

The Board's evaluation of the Board of Directors and their work has been provided the Nomination Committee. The evaluation showed that the Board of Directors is well functioning, the attendance rate at Board meetings is high and that all Board members demonstrated a high level of commitment. In its own evaluation, the Nomination Committee has also assessed that the Board is well functioning and that the Board members represent a wide range of expertise and sound industry knowledge. For example, the Board members jointly possess solid financial background and extensive financial know-how, among other, through Board members' previous operative assignments within fields of economics and finance and other Board assignments, including work in Audit Committees. The Board also jointly possess competence and experience from the sustainability field, for example through one board member's previous assignment as chairman of a Sustainability Committee but also through other Board members' operational assignments in executive positions. Through

certain Board members' previous and/or current operational assignments for Getinge and other companies, the Board members jointly possess sound knowledge of the industry and market where the company operates and of areas of relevance for the operations, such as artificial intelligence. Within the Board, there is also competence and experience from operational work within hospitals and clinical activity. In addition, the Board has solid experience from international relations and Board work, in broad sense, through Board members' previous and current operational assignments as well as Board assignments in other companies.

Based on the results of the evaluation reviewed by the Nomination Committee, and the demands placed on the Board according to the assessment by the Nomination Committee concerning Getinge's position and future focus, the Nomination Committee has proposed that the number of Board members elected by the General Meeting shall be nine.

When assessing the composition of the Board members the Nomination Committee has assessed that the current Board members possess broad competence within fields that are important for Getinge and that continuity among these Board members is of importance for the continued development of Getinge. In addition, the Nomination Committee has particularly considered the need to complement the Board's joint competence by adding further experience in international corporate operations as well as enhanced expertise regarding the US market. The Nomination Committee has therefore proposed re-election of all Board members that have declared that they are available for re-election: Carl Bennet, Johan Bygge, Cecilia Daun Wennborg, Ulrika Dellby, Dan Frohm, Johan Malmquist, Mattias Perjos and Kristian Samuelsson. Furthermore, the Nomination Committee has proposed new election of Camilla Sylvest as Board member. Camilla Sylvest has extensive international experience. Within the Novo Nordisk Group, she has held operational responsibility as Chief Executive Officer for several major markets in both Asia and Europe. Through her various positions, she has also acquired solid knowledge of the US market, and she has many years of experience from Board work. The Nomination Committee considers that Camilla Sylvest will bring valuable knowledge and experience to the Board, and that she is well suited as member of the Board of Getinge.

The Nomination Committee has also assessed the independence of the Board members. The Nomination Committee considers that its proposal for composition of the Board members of Getinge fulfils the requirements of independence as stipulated in the Code. When preparing its proposal, the Nomination Committee has considered that Mattias Perjos, as CEO, is to be considered as dependent in relation to the company and the executive management. Carl Bennet and Dan Frohm are to be considered as dependent in relation to Getinge's major shareholders. The other proposed Board members – Johan Bygge, Cecilia Daun Wennborg, Ulrika Dellby, Johan Malmquist, Kristian Samuelsson and Camilla Sylvest – are to be considered independent in relation to the company and the executive management as well as the major shareholders.

The Nomination Committee has applied rule 4.1 of the Code as diversity policy in the development of the proposal to the Board. The proposed Board is considered to have an appropriate size. The Nomination Committee considers the proposed Board members together hold the diversity and extensive competence, experience and background required and the composition to be appropriate in relation to the company's operations, phase of development and other circumstances, including relevant sustainability aspects. The Nomination Committee has assessed that the proposed Board members will be able to devote the time required to fulfill the assignment as a Board member of Getinge. The Nomination Committee strives for gender balance, which is given special consideration in connection with new election of Board members. The proposed Board members comprise three women and six men (corresponding to approximately 33 and 67 percent, respectively), which entails an unchanged gender distribution compared to the Board's previous composition. However, the Nomination Committee concludes that there is room for improvement of the gender balance.

Further, the Nomination Committee proposes re-election of Johan Malmquist as Chairman. The Nomination Committee has assessed that Johan Malmquist, with his significant experience of the company and of board work, has proven to be well suited to organize and direct the Board's work.

The Nomination Committee has conducted an evaluation of the fees paid to the Board members. The basic principle for the fees to the Board is that the compensation shall be reasonable and sufficiently competitive to attract competent and experienced Board members. The level of compensation shall reflect the responsibility and time requirement for the Board assignment. The Nomination Committee proposes the fees to be adjusted in accordance with the proposal to the 2026 AGM. The proposal by the Nomination Committee entails an increase of approximately 4% of the fees for each Board and Committee assignment, compared to the fees resolved at the 2025 AGM.

In accordance with the recommendation by the Audit and Risk Committee, the Nomination Committee has resolved to propose re-election of the audit firm EY as auditor for the upcoming mandate period and that fees to the auditor shall be paid in accordance with approved invoice.

Gothenburg in February 2026

The Nomination Committee of Getinge AB (publ)