This annual corporate governance statement for Chr. Hansen Holding A/S forms part of Management’s Review in the 2015/16 Annual Report and concerns the accounting period from 1 September 2015 to 31 August 2016. The statement includes:

- A description of the management structure
- A review of the Company’s position on the Danish Recommendations on Corporate Governance as adopted by Nasdaq Copenhagen
- The main elements of the internal control and risk management systems in relation to financial reporting.

**MANAGEMENT STRUCTURE**

**Shareholders**
Shareholders have ultimate authority over the Company and can exercise their rights by passing resolutions at General Meetings. Resolutions can generally be passed by a simple majority. However, resolutions to amend the Articles of Association require two-thirds of votes cast and capital represented, unless the Danish Companies Act imposes other adoption requirements.

**Board of Directors**
The Board of Directors is responsible for the overall management of the Company. In accordance with current practice in Denmark, responsibilities are distributed between the Board of Directors and the Executive Board, and the two bodies are independent. The Executive Board is in charge of day-to-day management, while the Board of Directors supervises the work of the Executive Board and is responsible for general strategic management.

The Board of Directors has 10 members, seven of whom are elected by shareholders and three by employees. Currently, all seven board members elected by shareholders, including the Chairman, are independent. All shareholder-elected members of the Board of Directors stand for election each year. The employee-elected members stand for election every fourth year in accordance with current legislation, with the current term ending in 2017.

The age limit is 70. The Board of Directors meets six to eight times a year.

The shareholder-elected members of Chr. Hansen’s Board of Directors have undertaken to purchase, no later than 12 months after their appointment, shares corresponding to at least one year’s fee for an ordinary board member, and to maintain ownership of these shares during the entire period of their board membership. See note 2.3 to the Consolidated Financial Statements for information on board members’ current shareholdings.

**Annual Board of Directors review**
The Chairman of the Board of Directors is responsible for conducting an annual review of the Board’s performance, addressing the effectiveness of the Board, the processes supporting its work, individual members’ contributions and the Chairman’s performance.

In 2015/16, the evaluation was conducted by the individual directors and the executives anonymously completing a comprehensive online questionnaire which was then summarized by an external consultant.

The results of the assessment process were presented to the Board of Directors in September 2016 by the external consultant. The report describes a number of areas in which the Board is both effective and very well-functioning and gives an overall impression of a high-performing board of directors. Almost all areas for improvement which were identified in last year’s assessment have been complied with. This year, too, the assessment identified some minor areas in which improvements will be considered.

The Chairman will hold individual meetings with the other directors to review their performance.

Similar evaluations of their effectiveness have been undertaken by the Audit Committee, the Nomination Committee, the Remuneration Committee and the Scientific Committee.

**Board committees**
The Board of Directors may establish board committees with the purpose of preparing decisions and recommendations for evaluation and approval by the Board of Directors. In accordance with the Danish Recommendations on Corporate Governance, the Board of Directors has established four committees:

- Audit Committee
- Remuneration Committee
- Nomination Committee
- Scientific Committee

Reporting to the Board of Directors, the committees have individual charters defining their main tasks and responsibilities. All committee members are independent.
CORPORATE GOVERNANCE

Audit Committee
The Board of Directors has established an Audit Committee, which currently consists of four members of the Board of Directors. The Committee’s role is to assist the Board of Directors in fulfilling its responsibilities in the financial reporting process, the system of internal controls, the audit process and the Company’s process for monitoring compliance with laws, regulations and internal policies and positions, including considering the independence of the external auditor and reviewing the interim financial reports.

The Board of Directors appoints committee members and the committee chair. The committee meets at least four times a year in accordance with an agreed annual schedule, ensuring compliance with recommendations and sufficient monitoring. The annual schedule reflects key events in the annual financial reporting cycle and the aforementioned responsibilities.

Remuneration Committee
The Board of Directors has established a Remuneration Committee, which consists of at least three members of the Board of Directors.

The Committee’s role is to assist the Board of Directors in fulfilling its responsibilities in regard to establishing, implementing and executing its remuneration position for the members of the Board of Directors and the Executive Board. The Committee meets at least twice a year.

Chr. Hansen’s latest Remuneration Policy and guidelines for incentive-based remuneration can be found at www.chr-hansen.com/investors/governance/remuneration

BOARD OF DIRECTORS

SHAREHOLDER- ELECTED MEMBERS

Ole Andersen
Chairman

Dominique Reiniche
Vice Chairman

Frederic Stévenin

Mark Wilson

Tina Mattila-Sandholm

Soren Carlsen

Krisian Villumsen

EMPLOYEE-ELECTED MEMBERS

Svend Laulund

Mads Bennedsen

Per Poulsen

(9 meetings in 2015/16)

MEMBERS OF COMMITTEES

AUDIT COMMITTEE

Mark Wilson
Chairman

Ole Andersen
Chairman

Frederic Stévenin

Krisian Villumsen

REMUNERATION COMMITTEE

Ole Andersen

Dominique Reiniche

Mark Wilson

Nomination Committee

Ole Andersen
Chairman

Dominique Reiniche

Frederic Stévenin

Scientific Committee

Soren Carlsen
Chairman

Tina Mattila-Sandholm

All members are considered independent and have financial and accounting expertise.

4 meetings in 2015/16
Established 2010

EXECUTIVE BOARD

Cees de Jong
President & CEO

Knud Vindfeldt
COO & Deputy CEO

Soren Westh Loning
CFO

All members are considered independent

3 meetings in 2015/16 Established 2010

All members are considered independent

4 meetings in 2014/15 Established 2013

All members are considered independent

4 meetings in 2015/16 Established 2012
Nomination Committee
The Board of Directors has established a Nomination Committee consisting of at least three members of the Board of Directors. The Committee’s role is to assist the Board of Directors in fulfilling its responsibilities in regard to:

- Nomination and appointment of members of the Board of Directors and the Executive Board
- Ensuring that the Board of Directors and the Executive Board are at all times of the appropriate size and composed of individuals with the professional qualifications and experience required
- Conducting regular evaluations of the performance of the Board of Directors and the Executive Board.

The Committee meets at least twice a year.

Scientific Committee
The Board of Directors has established a Scientific Committee, which currently consists of three members. The Committee’s role is to assist the Board of Directors in fulfilling its responsibilities in regard to the Company’s research & development (R&D) activities and ensuring that the Board of Directors has an informed, independent view of the focus and direction of the R&D function’s work and capabilities in the Company.

Executive Board
The Board of Directors appoints an Executive Board responsible for day-to-day management and compliance with the guidelines and recommendations issued by the Board of Directors. The Executive Board is also to present and recommend proposals on the Company’s overall strategy and objectives to the Board of Directors. The Executive Board currently has three members and is chaired by the Chief Executive Officer.
 Chr. Hansen is subject to the Danish Recommendations on Corporate Governance of 6 May 2013 as adopted by Nasdaq Copenhagen in its Rules for Issuers of Shares with effect from 1 June 2013 and as amended in November 2014. The recommendations are available in full on the website of the Danish Committee on Corporate Governance, www.corporategovernance.dk.

The following explains how Chr. Hansen complied with the recommendations in all respects in 2015/16.

1. COMMUNICATION AND INTERACTION BY THE COMPANY WITH ITS INVESTORS AND OTHER STAKEHOLDERS

1.1. Dialogue between company, shareholders and other stakeholders

1.1.1. Recommendation to ensure ongoing dialogue with shareholders.

Chr. Hansen strives to provide a high and consistent level of information to the investor community and seeks to ensure that adequate information flows back from the investor community to the Executive Board and the Board of Directors. Chr. Hansen publishes annual and interim financial reports. These and other company announcements are published via the GlobeNewswire system and can subsequently be accessed on www.chr-hansen.com.

The primary dialogue with shareholders takes place during the Annual General Meeting and at investor meetings and presentations. Investors may also maintain an ongoing dialogue by contacting the Investor Relations department to obtain additional non-price-sensitive information. Webcasts are held following the publication of each interim report to give participants the opportunity to direct questions to Management. Webcasts including transcripts are subsequently available on www.chr-hansen.com.

In 2015/16, Chr. Hansen held more than 300 meetings with institutional investors.

1.1.2. Recommendation to adopt policies on the relationship with stakeholders, including shareholders and other investors.

Chr. Hansen is committed to maintaining a transparent and constructive dialogue with shareholders and other stakeholders. The dialogue and relationship are managed in accordance with the Company’s Corporate Governance, Communication and Business Integrity Policies, as well as positions on Investor Relations and Corporate Social Responsibility.

The policies and positions were updated and approved by the Board of Directors at a board meeting in September 2015 and are available on www.chr-hansen.com.

1.1.3. Recommendation to publish quarterly reports.

The Company publishes interim reports. Danish law no longer requires the publication of interim reports. However, to serve the best interests of shareholders and to maintain a high and consistent level of information to the investor community, the Board of Directors has decided to continue to publish interim reports.

In 2015/16, the reports were prepared in English only.

1.2. General meeting

1.2.1. Recommendation to plan the annual general meeting to support active ownership.

Chr. Hansen is committed to maintaining a constructive dialogue and a high level of transparency when communicating with its shareholders and other stakeholders.

The Board of Directors and the Executive Board encourage investors to participate actively in the Annual General Meeting. The date of the Annual General Meeting is published in the financial calendar and, as part of the ongoing dialogue investors are actively encouraged to take part.

The Annual General Meeting for 2014/15 was held at Chr. Hansen’s headquarters in Hørsholm, Denmark on 27 November 2015, with 66% of the share capital represented, an increase from 63% in 2014.

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

Pursuant to the Articles of Association, shareholders may cast their votes in writing to the Board of Directors prior to the Annual General Meeting (postal votes). Furthermore, voting rights may be exercised by means of written and dated proxies in accordance with the relevant laws in force at any given time. Both postal and proxy votes must consider each individual item on the agenda. The forms to be used for postal and proxy voting are available on www.chr-hansen.com.
The proxy form for the Annual General Meeting for 2014/15 allowed shareholders to consider each individual item on the agenda.

1.3. Takeover bids
1.3.1. Recommendation to set up contingency procedures in the event of takeover bids in accordance to which the board of directors should not, without the acceptance of the general meeting, attempt to counter the takeover bid.

Chr. Hansen confirms that, should it become aware that a takeover bid will or is likely to be submitted, it will not make any decisions or initiate defensive measures without the prior approval of the General Meeting. Chr. Hansen has prepared a takeover procedure to ensure that shareholders will be given an opportunity to decide whether they wish to dispose of their shares in the Company under the terms offered.

The Board of Directors did not become aware of or receive any possible takeover bids during 2015/16.

2. TASKS AND RESPONSIBILITIES OF THE BOARD OF DIRECTORS
2.1. Overall tasks and responsibilities
2.1.1. Recommendation that the board of directors takes a position on matters related to the board’s performance of its responsibilities at least once a year.

Once a year, the Board of Directors identifies its most important tasks in relation to financial and managerial supervision of the Company, including the way in which it intends to supervise the work of the Executive Board. The Board of Directors has adopted a set of Rules of Procedure for the Board of Directors, which is reviewed at least once a year.

In 2015/16, the Board of Directors identified its most important tasks for the year and reviewed the Rules of Procedure at a board meeting in September 2015.

2.1.2. Recommendation that the board of directors takes a position on the company’s overall strategy at least once a year.

At least once a year, the Board of Directors lays down the strategic objectives of the Company based on proposals submitted by the Executive Board, and approves the Company’s general business policies and guidelines to ensure optimal value creation.

The Board of Directors approved the updated strategy “Nature’s No. 1 – Reaffirmed” based on a proposal submitted by the Executive Board in the spring of 2016. The general business policies and guidelines were approved at a board meeting in September 2015.

2.1.3. Recommendation that the company has a capital and share structure ensuring that its strategy and long-term value creation are in the best interests of shareholders.

The Board of Directors regularly assesses whether the share capital and the share structure are in the best interests of the Company and shareholders. The findings are presented in the Annual Report each year. At present, the Company has a single class of shares, and all shares rank pari passu. Each DKK 10 share carries one vote.

To ensure a capital structure in the shareholders’ best interests and to reflect the Company’s cash flow generation, excess cash has been distributed to shareholders in the form of share buy-backs and interim dividends.

At the Annual General Meeting in November 2015, it was decided to pay out an ordinary year-end dividend of EUR 82 million (EUR 0.63 per share). The pay-out was in addition to an interim dividend of EUR 115 million (EUR 0.88 per share) paid in July 2015.

Due to the acquisition of Nutrition Physiology Company in the spring of 2016, the Board of Directors decided not to distribute excess cash in the form of share buy-backs and interim dividends during 2015/16.

2.1.4. Recommendation to review and approve guidelines for the executive board on an annual basis.

The Board of Directors has issued a set of Rules of Procedure for the Executive Board detailing the overall duties, obligations and liabilities of the Executive Board, including specific authorizations under which the Executive Board may transact business. The Rules of Procedure and authorizations are subject to annual evaluation, update and approval by the Board of Directors.

In 2015/16, the Rules of Procedure were reviewed and approved by the Board of Directors at a meeting in September 2015.
2.1.5. Recommendation that the board of directors discusses the composition of the executive board, as well as developments, risks and succession plans, at least once a year.

The Board of Directors assesses the composition and performance of the Executive Board and other key management positions at least once a year, including a review of developments, risks and succession plans.

In 2015/16, the assessment was conducted at a board meeting in April 2016.

2.1.6. Recommendation to, once a year, discuss the company’s activities to ensure appropriate diversity at management levels, including setting specific goals and accounting for its objectives and progress made.

Once a year, the Board of Directors assesses the progress made by the company in achieving the objectives for relevant diversity at management levels.

The diversity objectives for the Board of Directors and corporate management teams, as well as progress made on these during the year, are presented in the Annual Report for 2015/16.

In 2015/16, the Board included two shareholder-elected women and four non-locals compared to a target of three women by latest 2019/20 and one non-local.

2.2. Corporate social responsibility

2.2.1. Recommendation to adopt policies on corporate social responsibility.

The Board of Directors has adopted a Corporate Social Responsibility Policy setting out the Company’s commitments in this area. The Company reports non-financial data with primary focus on the environment, product safety, employee relations, sustainable sourcing and social involvement. The Company has been a member of the UN Global Compact since September 2009.

Chr. Hansen’s UN Global Compact Communication on Progress for 2015/16 is available on www.chr-hansen.com.

The report includes an overview of relevant policies and how they link with Chr. Hansen’s corporate social responsibility ambitions.

2.3. Chairman and vice chairman of the board of directors

2.3.1. Recommendation to appoint a vice chairman of the board of directors, who will assume the responsibilities of the chairman in the chairman’s absence.

As soon as possible after each year’s Annual General Meeting, a board meeting is held to elect a Vice Chairman. The Vice Chairman acts as a sparring partner for the Chairman.

Dominique Reiniche was appointed Vice Chairman after the Annual General Meeting in November 2015, replacing Frédéric Stévenin who continued as a member of the Board. Dominique Reiniche has been a member of the Board of Directors since 2013 and is currently also member of the Remuneration, Nomination and Scientific Committees.

2.3.2. Recommendation to pass a board resolution ensuring that the board of directors maintains its independent overall management and control function in the event that the chairman of the board performs special operating activities for the company.

The Chairman does not assume special tasks or participate in the day-to-day management of Chr. Hansen unless there is a particular need for this in exceptional circumstances, in which case such assignment or managerial involvement will be subject to the prior approval of the Board of Directors and be confined to a limited period.

During 2015/16, the Chairman did not assume any special tasks or participated in the day-to-day management of Chr. Hansen.

3. COMPOSITION AND ORGANIZATION OF THE BOARD OF DIRECTORS

3.1. Composition

3.1.1. Recommendation that the board of directors accounts for the skills it requires to best perform its tasks, the composition of the board of directors and the special skills of each member on an annual basis.

Each year, with input from the Nomination Committee, the Board of Directors is responsible for identifying the appropriate qualifications, experience and skills required of board candidates in order for the Board of Directors to best perform its tasks, taking into account Chr. Hansen’s needs and the current composition of the Board of Directors. Nominations of candidates for submission to the General Meeting are prepared in light of this.
The Board of Directors has adopted a specification of competencies for use when nominating candidates, which is available on [www.chr-hansen.com](http://www.chr-hansen.com).

With the re-election of all shareholder-elected members at the Annual General Meeting in November 2015, the Board maintained a strong and diverse set of competencies within sales and marketing of fast moving consumer goods, strategic R&D, strategic planning and value creation, financial, accounting and financing matters, knowledge of relevant geographies, food industry experience, and leadership.

**3.1.2. Recommendation that the selection and nomination of candidates for the board of directors are carried out through a transparent process, taking into consideration the need to integrate new talent and diversity in terms of age, international experience and gender.**

Nominations of candidates for submission to the General Meeting are prepared taking into account the nominees’ skills and expertise with a view to ensuring a well-balanced and diverse Board in terms of age, international expertise, nationality and gender. All nominations must be accompanied by detailed motivations and background information concerning the person in question.

With the re-election of all shareholder-elected members at the Annual General Meeting in November 2015, the Board maintained a diverse composition in terms of nationality, international expertise, gender and age.

**3.1.3. Recommendation that the description of the nominated candidates’ qualifications includes information about other executive functions and demanding organizational tasks, and whether candidates are considered independent.**

The Company ensures that a description of the nominated candidates’ qualifications, including information about other board functions and whether they are considered independent, is sent out with the notice convening the Annual General Meeting when election of members to the Board of Directors is on the agenda. Members are elected for one year at a time.

At the Annual General Meeting in November 2015, the description of each nominated candidate’s suitability included information about other board functions. All nominated and elected candidates are considered independent.

**3.1.4. Recommendation that the articles of association stipulate a retirement age for members of the board of directors.**

Only persons who are 70 years of age or younger at the time of election may be elected to the Company’s Board of Directors.

Following the Annual General Meeting in November 2015, the age of the members elected ranged from 46 to 64 years.

**3.1.5. Recommendation that members of the board of directors elected by the general meeting be up for election every year at the general meeting.**

Pursuant to the Articles of Association, members of the Board of Directors elected by the Annual General Meeting must step down at each General Meeting but are eligible for re-election.

At the Annual General Meeting in November 2015, all seven members, including the Chairman, were re-elected.

**3.2. Independence of the board of directors**

**3.2.1. Recommendation that at least half of the members of the board of directors elected by the general meeting are considered independent.**

The Company’s Board of Directors currently comprises seven members elected by the Annual General Meeting and three members elected by employees.

During 2015/16, all members elected by the Annual General Meeting were considered independent in compliance with the definitions set out in section 3.2.1 of the Recommendations.

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

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

Each individual board member signs an agreement with Chr. Hansen under which the member commits not to take on more functions than he/she can manage satisfactorily for the Company.
3.3.2. Recommendation that the management commentary includes information about the members of the board of directors in addition to the statutory provisions.

The Annual Report includes information about each board member’s position, age, gender, date of appointment, expiry of term, other executive functions, number of shares and similar instruments, and whether the member is considered independent.

The management review in the Annual Report 2015/16 contains information in compliance with the requirements set out in section 3.3.2. of the Recommendations.

3.4. Board committees
3.4.1. Recommendation to publish information on the board committees on the company’s website.

The Board of Directors has established four committees: an Audit Committee, a Nomination Committee, a Remuneration Committee and a Scientific Committee.

The present annual corporate governance statement, which forms part of the Annual Report 2015/16, contains information in compliance with the requirements set out in section 3.4.1 of the Recommendations. The charters and overviews of members of each committee can be found on www.chr-hansen.com.

3.4.2. Recommendation that a majority of the members of a board committee are considered independent.

All members of the committees during 2015/16 are considered independent.

3.4.3. Recommendation to set up a formal audit committee.

The Audit Committee was established in 2010. The charter and overview of members of the Audit Committee can be found on www.chr-hansen.com. The charter complies with the requirements set out in section 3.4.3 of the Recommendations.

Since November 2014, the Committee has comprised Mark Wilson (Chairman), Ole Andersen, Frédéric Stévenin and Kristian Villumsen. All are independent members and have expertise and experience within the financial accounting and audit aspects of a listed company.

3.4.4. Recommendation that, prior to the approval of the annual report and other financial reports, the audit committee monitors and reports to the board of directors on significant accounting policies, significant accounting estimates, related party transactions, and uncertainties and risks, including in relation to the outlook for the current year.

Pursuant to the Charter for the Audit Committee, the Audit Committee monitors and reports to the Board of Directors on significant accounting policies and estimates, related party transactions, the company’s tax policy, and uncertainties and risks, including in relation to the outlook, prior to the approval of the Annual Report and other financial reports.

During 2015/16, the Audit Committee monitored and reported on these items in accordance with an established annual schedule.

3.4.5. Recommendation that the audit committee assesses the need for an internal audit, and monitors the executive board’s follow-up on the conclusions and recommendations of the internal audit function, on an annual basis.

Pursuant to the Charter for the Audit Committee, the Audit Committee assesses whether there is a need for an internal audit function on an annual basis.

In June 2016, the Audit Committee concluded that there is no need for an internal audit function for the time being, as the internal control function is being efficiently assured by the finance organization and the Financial Compliance Officer. The conclusion was subsequently endorsed by the Board of Directors.

3.4.6. Recommendation to establish a nomination committee chaired by the chairman of the board of directors.

The Nomination Committee was established in 2010. The Charter and overview of members of the Nomination Committee can be found on www.chr-hansen.com. The Charter complies with the requirements set out in section 3.4.6 of the Recommendations.

Since November 2014, the Committee has comprised Ole Andersen (Chairman), Dominique Reiniche and Frédéric Stévenin.
3.4.7. Recommendation that the board of directors establishes a remuneration committee.

The Remuneration Committee was established in 2010. The Charter and overview of members of the Remuneration Committee can be found on www.chr-hansen.com. The Charter complies with the requirements set out in section 3.4.7 of the Recommendations.

Since November 2014, the Committee has comprised Ole Andersen (Chairman), Dominique Reiniche and Mark Wilson.

3.4.8. Recommendation that the remuneration committee does not consult with the same external advisers as the company’s executive board.

During 2015/16, the Remuneration Committee did not consult with the same external advisers as the Executive Board.

3.5. Evaluation of the performance of the board of directors and the executive board

3.5.1. Recommendation to establish an evaluation procedure to evaluate the contributions and results of the board of directors and its individual members.

The Company undertakes an annual evaluation of the performance and achievements of the Board of Directors and its individual members as well as the cooperation with the Executive Board. The Chairman of the Board of Directors is in charge of the evaluation.

Details of the procedure for the 2015/16 evaluation and its outcome are described in the present annual corporate governance statement, which forms part of the 2015/16 Annual Report.

3.5.2. Recommendation that the board of directors considers, in connection with preparation of the general meeting, whether the number of members is appropriate to the company’s requirements.

Pursuant to the Articles of Association, the Annual General Meeting shall elect at least three and no more than eight members to the Board of Directors, including a Chairman. In connection with preparation of the Annual General Meeting, the Board of Directors considers whether this number is appropriate to the Company’s requirements.

At the Annual General Meeting in November 2015, the number of members of the Board of Directors elected by the Annual General Meeting remained at seven. Based on the Board’s annual evaluation, the current number of board members is considered adequate at the present time.

3.5.3. Recommendation that the board of directors evaluates the work and performance of the executive board at least once a year in accordance with clear, predefined criteria.

At least once a year, the work and performance of the Executive Board is evaluated by the Board of Directors in accordance with predefined key performance indicators.

During 2014/15, the evaluation of the Executive Board had a satisfactory outcome, and all the predefined key performance indicators were met.

3.5.4. Recommendation to establish an annual procedure to evaluate the cooperation between the board of directors and the executive board.

The cooperation between the Board of Directors and the Executive Board is evaluated, and the outcome presented to the Board of Directors, in connection with the annual board evaluation, as well as through a formal dialogue between the Chairman of the Board of Directors and the Chief Executive Officer.

During 2015/16, the evaluation of the cooperation between the Board of Directors and the Executive Board had a satisfactory outcome.

4. REMUNERATION OF MANAGEMENT

4.1. Form and content of the remuneration policy

4.1.1. Recommendation to prepare a clear and transparent remuneration policy for the board of directors and the executive board.

The Annual General Meeting has adopted a Remuneration Policy applicable to the Board of Directors and the Executive Board. The policy is available on www.chr-hansen.com.

The Remuneration Policy was approved by the Annual General Meeting on 29 November 2011 and complies with the requirements set out in section 4.1.1 of the Recommendations.
4.1.2. Recommendation regarding variable components in the remuneration policy.

The Remuneration Policy includes variable components that comply with the requirements set out in section 4.1.2 of the Recommendations. Detailed guidelines for incentive-based remuneration were updated and approved by the Annual General Meeting on 26 November 2015.

The Annual Report 2015/16 contains a description of the main elements of the Remuneration Policy, including the variable components and their compliance with the requirements set out in section 4.1.2 of the Recommendations.

4.1.3. Recommendation that the remuneration of the board of directors does not include share options.

The Company’s Remuneration Policy does not include share or warrant programs for members of the Board of Directors.

4.1.4. Recommendation that share-based remuneration, if provided, is established as roll-over programs.

The Annual General Meeting has adopted an overall guideline for incentive-based remuneration that requires Chr. Hansen to have a short- and a long-term incentive program. The programs comply with the requirements set out in section 4.1.4 of the Recommendations. The guidelines can be found on www.chr-hansen.com.

4.1.5. Recommendation that agreements on termination payments should not amount to more than two years’ annual remuneration.

The Company’s Remuneration Policy and guidelines for incentive-based remuneration comply with the requirements set out in section 4.1.5 of the Recommendations.

4.2. Disclosure of the remuneration policy

4.2.1. Recommendation that the remuneration policy and compliance with this are explained and justified in the chairman’s statement at the general meeting.

The Chairman's statement at the Annual General Meeting in November 2015 included an explanation and justification of the Company’s Remuneration Policy and guidelines for incentive-based remuneration, as well as an update on compliance with both the policy and the guidelines. The statement also explained and justified a proposal for new amendments to the guidelines.

4.2.2. Recommendation that the remuneration of the board of directors for the current financial year is approved at the general meeting.

The remuneration of the Board of Directors is approved by the Annual General Meeting each year.

The remuneration for 2015/16 was approved by the Annual General Meeting on 26 November 2015.

4.2.3. Recommendation that the total remuneration granted to each member of the board of directors and the executive board is disclosed in the annual report, and that the linkage with the remuneration policy is explained.

All remuneration granted to each member of the Board of Directors and the Executive Board is disclosed in the Annual Report and complies with the requirements set out in section 4.2.3 of the Recommendations.

The Annual Report 2015/16 includes a description of the total remuneration granted, including the key aspects of retention and severance programs and their compliance with the Remuneration Policy and guidelines for incentive-based remuneration.

5. FINANCIAL REPORTING, RISK MANAGEMENT AND AUDITS

5.1. Identification of risks and transparency regarding other relevant information

5.1.1. Recommendation, in the management commentary, to review and account for the most important strategic and business-related risks, and risks in connection with the financial reporting, as well as the company’s risk management.

The Annual Report includes a description of the Company’s Enterprise Risk Management process and a description of the most important business and financial risks identified in this process. A description of the risks associated with financial reporting is included in the annual corporate governance statement.

The key strategic, operational and financial risks as identified in Chr. Hansen’s Enterprise Risk Management process are described in the Annual Report 2015/16, including an evaluation of whether the risk profile has changed. The present annual corporate governance statement, which forms part of the Annual Report 2015/16, contains information on risks related to the financial reporting.
5.2. Whistleblower scheme
5.2.1. Recommendation to decide whether to establish a whistleblower scheme for expedient and confidential notification of possible or suspected wrongdoing.

A whistleblower scheme for expedient and confidential notification of possible or suspected wrongdoing has been in place since October 2013.

In 2015/16, two issues were raised directly with senior management and one was reported through the whistleblower hotline. All three incidents were investigated and appropriate action was taken where necessary.

5.3. Contact with auditor
5.3.1. Recommendation to ensure regular dialogue and exchange of information between the auditor and the board of directors.

The auditors are present at all meetings of the Audit Committee, and the Chairman of the Audit Committee maintains a regular dialogue and exchange of information with the auditors on behalf of the Board of Directors. The Audit Committee and the Board of Directors meet with the auditors at least once a year without the Executive Board being present.

During 2015/16, the auditors participated in all Audit Committee meetings and attended a private meeting with the Board of Directors in October 2015.

5.3.2. Recommendation that the audit agreement and auditors’ fee are agreed between the board of directors and the auditor based on a recommendation from the audit committee.

The audit agreement and auditors’ fee are agreed between the Board of Directors and the auditors based on a recommendation from the Audit Committee.
The purpose of Chr. Hansen’s internal control and risk management system in relation to the financial reporting process is to ensure that external financial statements are presented in accordance with IFRS as adopted by the EU and additional Danish disclosure requirements for annual reports of listed companies, and to ensure that the financial statements give a true and fair view free from material misstatement. Chr. Hansen’s internal control and risk management system ensures that material errors or inconsistencies in the financial statements are identified and corrected. The internal control and risk management systems can only provide reasonable and not absolute assurance that all material errors and inconsistencies have been discovered and corrected. The internal control and risk management system comprises the following areas:

- Control environment
- Risk assessment
- Control activities
- Information and communication
- Monitoring

Control environment
The Board of Directors has appointed the Audit Committee to assist the Board of Directors in supervising the financial reporting process and the effectiveness of the Company’s internal control and risk management system.

The Executive Board is responsible for maintaining effective controls and an effective risk management system. The Executive Board has implemented the controls necessary to mitigate the risks identified in relation to financial reporting. The composition of the Board of Directors, the Audit Committee and the Executive Board ensures the relevant competencies with respect to internal control and risk management within the financial reporting process. Powers and responsibilities are defined in the Board of Directors’ Rules of Procedure for the Executive Board.

The Board of Directors approves policies for Business Integrity, Quality & Product Safety, Knowledge, People & Organization, Finance & IT and Communication, as well as Chr. Hansen’s mission, vision and corporate values.

The Executive Board approves all other policies and regularly briefs the Board of Directors on such policies. The relevant functions at Chr. Hansen issue guidelines and monitor the application of all policies and procedures.

Hansen’s accounting policies are set out in the Chr. Hansen financial reporting manual, which is available to all employees.

Risk assessment
The Board of Directors and the Executive Board regularly assess the risks to which Chr. Hansen is exposed, including risks related to financial reporting. The Audit Committee reviews certain high-risk areas at least once a year, including the following:

- Significant accounting estimates
- Material changes to the accounting policies
- Fraud risk assessment

At least once a year, the Executive Board and the Audit Committee consider whether the current internal control environment is effective in relation to the risks identified in the financial reporting process.

Control activities
The Group’s accounting competencies are reviewed on an ongoing basis in order to ensure an appropriate and satisfactory control environment.

Central functions are responsible for controlling financial reporting. Regional and divisional finance teams conduct reviews and tests to ensure correct financial reporting. All regional and divisional finance and IT functions report directly or indirectly to central functions.

Chr. Hansen has introduced standards for internal control relating to financial reporting. These standards are intended to ensure an adequate level of internal control, thus making the control environment effective.

The internal control standards are focused on segregation of duties and on detective and preventive controls. Regular audits across the organization, including at subsidiaries, are conducted to ensure an appropriate control environment.

The Audit Committee regularly assesses the need for an internal audit function. In June 2016, the Audit Committee concluded that there is no need for an internal audit function for the time being, as the current internal control and risk management system and processes are deemed sufficient.
Information and communication
Chr. Hansen’s financial reporting manual and other reporting instructions are updated on a regular basis. Updates are communicated to the global finance organization by means of newsletters, online meetings and finance conferences. All manuals and instructions are also available on the Chr. Hansen intranet, where they can be accessed by all employees. Chr. Hansen has a global IT setup that contains key data in relation to financial reporting and ensures a high degree of uniformity and transparency in systems and figures.

Decisions and analyses are based on up-to-date and relevant data. The IT systems are secured with general IT controls, and the ERP systems contain automated application controls that are reviewed on an ongoing basis.

Monitoring
Financial reporting is controlled on an ongoing basis. Procedures have also been set up to ensure that any errors are communicated to and corrected by the reporting companies. Internal controls are subject to ongoing reviews in connection with regular compliance visits at subsidiaries to assess the internal controls procedures and compliance levels.

Conclusions from these reviews are submitted to the CEO, CFO, the Audit Committee and the external auditors.

Chr. Hansen’s internal financial reporting ensures an effective process for monitoring the Company’s financial results, making it possible to identify and correct the most important errors or omissions. The monthly financial reporting from the respective companies is analyzed and monitored by Group Accounting to identify any significant weaknesses in internal controls or failures to comply with procedures and the financial reporting manual, etc.

The Audit Committee follows up on a regular basis to ensure that any significant weaknesses in internal controls are eliminated, that any errors or omissions in the financial statements identified and reported by the auditors are corrected, and that controls or procedures are implemented to prevent such errors or omissions.

For a more detailed description of critical accounting estimates and judgments, please refer to note 1.2 to the Consolidated Financial Statements.