Call for the Peab AB (publ) Annual General Meeting

Welcome to the Peab AB Annual General Meeting Tuesday 15 May 2012 at 3.00 p.m. Grevieparken, Grevie.

PROGRAMME

2.00 p.m. Start of registration 3.00 p.m. Start of the Annual General Meeting

Shareholders who wish to attend the Annual General Meeting must:

- be entered in the share register kept by Euroclear Sweden AB on Wednesday 9 May 2012.
- give notice of attendance for themselves and for any assistants they intend to take to the General Meeting no later than Wednesday 9 May 2012 at 2.00 p.m. Notice of attendance may be given via the company's website at www.peab.com, by telephone on 0431-893 50 or by mail to Peabs årsstämma, c/o Euroclear Sweden, Box 7841, 103 98 Stockholm.

Notices of attendance must state the shareholder's name, address, telephone number, personal identity number or organisation registration number and registered shareholding. Notices of attendance at the Annual General Meeting and information on any representative or assistant will be registered in the Peab General Meeting system in order to generate a register of voters at the Annual General Meeting.

Any proxies must be given in writing and must be submitted no later than at the Annual General Meeting, accompanied by a registration certificate as appropriate. In order to simplify the registration procedure, shareholders are asked to send proxies to the company along with their notices of attendance. Proxy forms are available at peab.se and will be sent to shareholders on request.

CONFIRMATION OF ATTENDANCE

Confirmation of attendance is sent at the end of week 19 to shareholders who have given notice of attendance. Confirmation of attendance must be taken to the Annual

SHARES REGISTERED FOR MANAGEMENT

Shareholders whose shares are registered for management through a bank's trustee department or an individual fund manager must temporarily allow the shares to be registered in their own name in order to attend the Annual General Meeting. Any such temporary registration of ownership must be executed no later than Wednesday 9 May 2012. This means that shareholders must inform the manager of their wish to carry out a temporary registration of ownership in good time before that date.

The Annual Accounts, with accounting documents and the auditor's report, the full proposals by the Board of Directors under items 16-18, the Board of Directors' observations on decisions under items 10 and 17 and the auditor's observations on the guidelines for remuneration are available for inspection by the shareholders from 30 April 2012 onwards at the company's head office at Margretetorpsvägen in Förslöv and on the Peab website at peab.se/stamma/. Copies of the said documents will be

At the Annual General Meeting, the Board of Directors and the CEO will provide information, if any shareholder so requests and if the Board of Directors considers that such information may be provided without any substantial damage to the company, on

circumstances that may affect consideration of an item on the agenda or that may affect consideration of the company's or a subsidiary company's financial situation or the company's relationship with another group company

PROPOSED AGENDA

- Call to order
- 2. Election of the Chairperson of the Annual General Meeting
- 3. Establishment and approval of the register of voters
- 4. Approval of the agenda
- Election of one or two members to check the minutes
- 6. Verification of whether the Annual General Meeting is validly assembled
- Address by the CEO
- 8. Presentation of the annual accounts and auditors' report and the consolidated accounts and consolidated auditors' report
- Decision on the adoption of the income statement and balance sheet and the consolidated income statement and consolidated balance sheet
- 10. Decision on disposition of the company's profits in accordance with the adopted balance sheet
- 11. Decision on discharge from liability for board members and the CEO
- 12. Establishment of the number of board members
- 13. Establishment of fees for board members, committee members and auditors
- 14. Election of board members, Chairperson and Vice-Chairperson
- 15. Election of members of the Election Committee
- 16. Authorisation of the Board of Directors for the new issue of B shares
- 17. Authorisation of the Board of Directors for the acquisition and transfer of the company's own shares
- 18. Establishment of a remuneration policy
- 19. Any other business
- 20. Close of the Annual General Meeting

THE SHAREHOLDERS' INTENTIONS

Shareholders representing over 2/3 of the total number of votes in the company have given notice that they intend to vote in favour of the following proposals at the Annual General Meeting:

ITEM 2 ELECTION OF THE CHAIRPERSON OF THE GENERAL MEETING

The proposal put forward by the Election Committee: That Göran Grosskopf be elected as the Chairperson of the General Meeting

The Board of Directors proposes that a dividend of SEK 2.10 (2.60) per share be paid out for the 2011 financial year. Monday 21 May 2012 is proposed as the record day for the dividend. If the Annual General Meeting adopts a resolution in accordance with the proposal, it is estimated that the dividend will be issued by Euroclear Sweden on Thursday 24 May 2012.

ITEM 12 ESTABLISHMENT OF THE NUMBER OF BOARD MEMBERS

The proposal put forward by the Election Committee: Eight (unchanged) members.

ITEM 13 ESTABLISHMENT OF FEES FOR BOARD MEMBERS, COMMITTEE MEMBERS AND AUDITORS

The proposal put forward by the Election Committee:

It is proposed that the Chairperson of the Board of Directors be paid SEK 450,000 (unchanged) and that each of the remaining board members be paid SEK 175,000 (unchanged). For their work on the Remuneration Committee and the Finance Committee, it is proposed that a fee of SEK 30,000 (unchanged) be paid to each member of those committees. Furthermore, it is proposed that the Vice-Chairperson be paid a fee of SEK 2,765,000 (unchanged) as a special payment for being at the group's disposal for matters relating to customers and markets. The total proposed fee to be paid to board members therefore amounts to SEK 4,620,000 (unchanged). It is proposed that fees be paid to auditors according to an approved account.

ITEM 14 ELECTION OF BOARD MEMBERS, CHAIRPERSON AND VICE-CHAIRPERSON

The proposal put forward by the Election Committee:

That Annette Brodin Rampe, Karl-Axel Granlund, Göran Grosskopf, Mats Paulsson, Fredrik Paulsson, Svante Paulsson, Anne-Marie Pålsson and Lars Sköld be reelected. That Göran Grosskopf be appointed Chairperson and Mats Paulsson be appointed Vice-Chairperson.

ITEM 15 ELECTION OF MEMBERS OF THE ELECTION COMMITTEE

Shareholders representing over 2/3 of the total number of votes in the company propose the following Election Committee: For the period up to the 2013 Annual General Meeting, it is proposed that Malte Åkerström and Göran Grosskop be re-elected and that Bengt Johansson and Magnus Swärd be newly elected. Bengt Johansson is proposed as Chairperson of the Election Committee.

ITEM 16 AUTHORISATION FOR THE NEW ISSUE OF B SHARES

Authorisation of the Board of Directors to decide, on one or more occasion during the period up to the next Annual General Meeting, on a new issue of B shares corresponding to a combined maximum of 10 per cent of the registered share capital at the moment of the authorisation, with or without a preferential right for current shareholders

ITEM 17 AUTHORISATION FOR THE ACQUISITION AND TRANSFER OF THE COMPANY'S OWN SHARES

Authorisation of the Board of Directors, during the period up to the next Annual General Meeting,

- to adopt a decision to acquire, on NASDAQ OMX Stockholm AB or through an acquisition offer aimed at all shareholders or holders of shares of a particular class, a maximum number of shares so that the company's holding of its own shares after the acquisition does not exceed one tenth of all shares in the company. The shares may be acquired on NASDAQ OMX Stockholm AB at a price within the price interval registered at any given time and, in the case of acquisition through an acquisition offer, for a consideration in cash, at a price
- equivalent to the lowest stock-market price at the time of the offer with a maximum upward deviation of 30%,
- to adopt a decision to transfer, on NASDAQ OMX Stockholm AB or in connection with, for example, a corporate acquisition and with or without any deviation from the shareholders' preferential right, a maximum of all the company's own shares held by the company on NASDAQ OMX Stockholm AB at a price within the price interval registered at any given time and, in the case of a sale by other means, at a price equivalent to the stock-market price of the shares at the time of the transfer with any deviation that the Board of Directors may deem appropriate.

The aim of the authorisation is to improve the company's capital structure to be used when financing acquisitions, etc. and/or provide an opportunity, through later withdrawal, to neutralise any dilution that may occur in the conversion of convertibles issued by the company.

ITEM 18 ESTABLISHMENT OF A REMUNERATION POLICY

The proposal put forward by the Board of Directors: Adjustment to the provisions of the remuneration policy relating to salary during the notice period and severance pay.

ITEM 19 ANY OTHER BUSINESS

The proposal put forward by the shareholder Tommy Jonasson, Landskrona: That the Annual General Meeting should resolve that, of the Company's profit for 2011, a sum of SEK 10,000,000 (ten million) be allocated to an institution of a social/family nature.

NUMBER OF SHARES AND VOTES

At 26 March 2012 there was a total of 296,049,730 registered shares in the company representing 604,929,343 votes, of which 34,319,957 were A shares representing 343,199,570 votes and 261,729,773 were B shares representing 261,729,773 votes, of which 1,086,984 were B shares held by the company, representing 1,086,984 votes.

Förslöv, April 2012

Peab AB (publ)