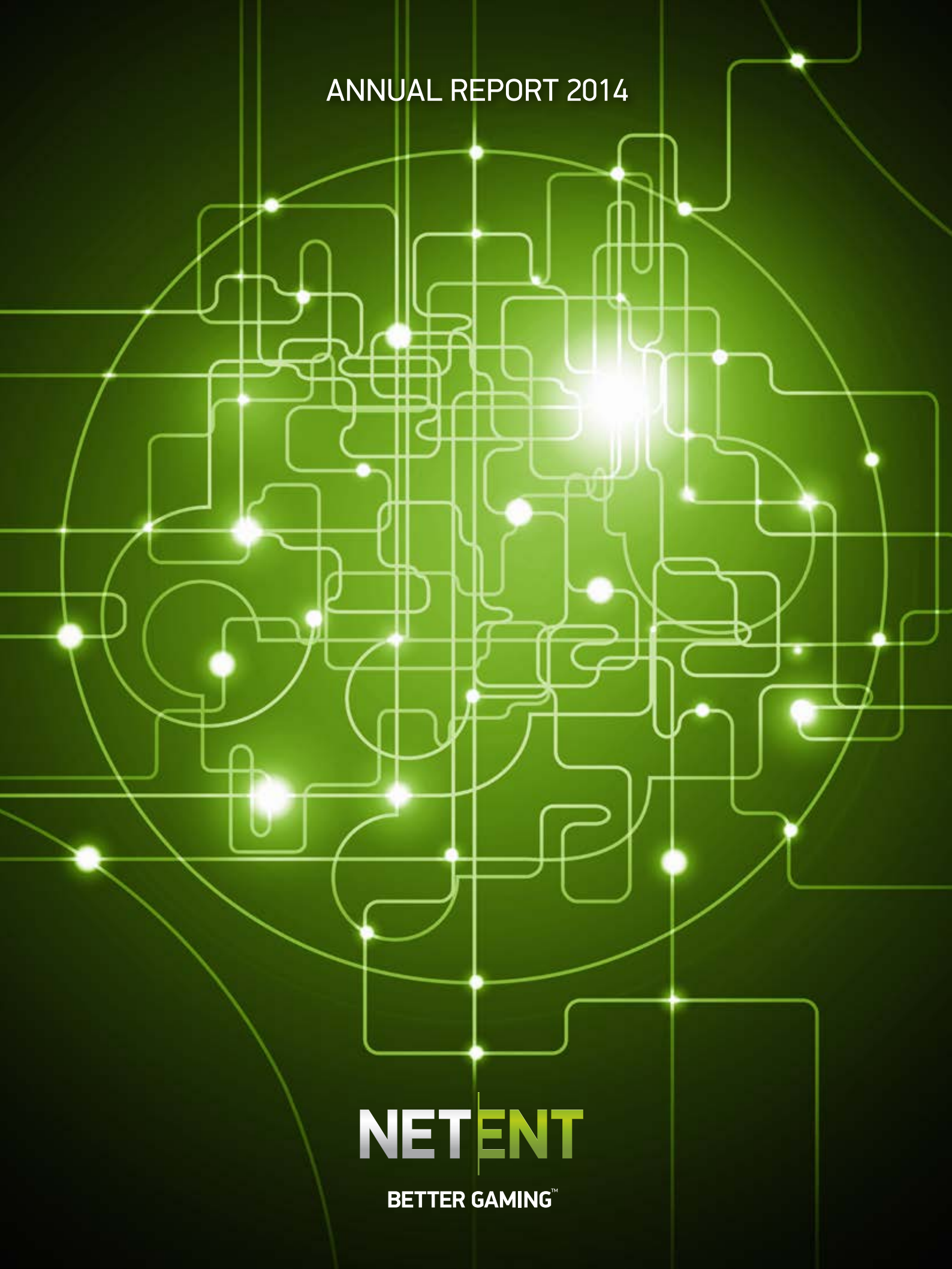



ANNUAL REPORT 2014



NETENT

BETTER GAMING™



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The administration report for Net Entertainment NE AB (publ) 556532-6443 and the financial statements consist of pages 34–73. The annual report is published in both Swedish and English. The Swedish version is the original and has been audited by NetEnt's independent auditors.

The INVISIBLE MAN™ ONLINE SLOT

This game is accessible through a web browser only.
TM & © Universal Studios.

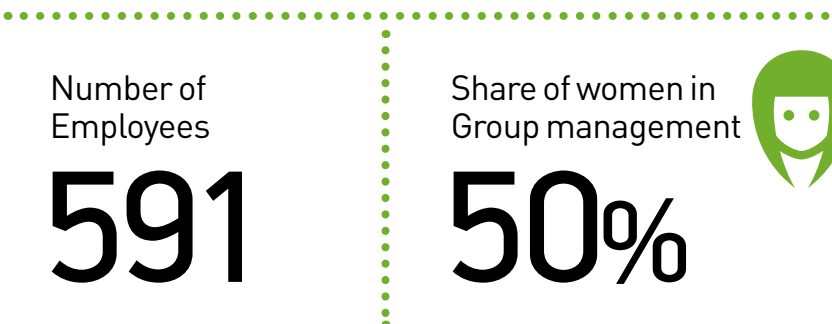
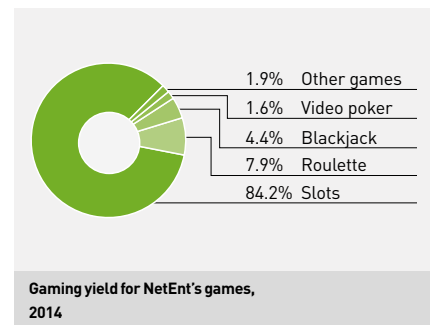


The Invisible Man is one of 23 new games launched in 2014, and the first game entirely developed in HTML5 for both desktop and mobile.

“ We provide leading-edge online casino solutions that enable the ultimate entertainment experience. ”

Driving the online casino market

NetEnt is a leading provider of digital entertainment, creating gaming and system solutions for the most successful online casino operators in the world. NetEnt develops world-class games and a powerful platform that helps customers to stay ahead of competition in terms of offering a better player experience.

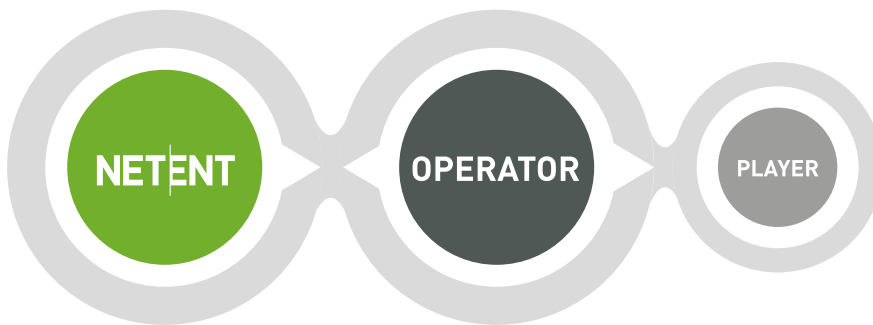


through better gaming solutions

Business model

NetEnt and its customers – the gaming operators – work according to a partnership model. For new customers, NetEnt adapts the gaming system based on the requirements of the operator. When the operator gains access to NetEnt’s gaming platform, an initial integration fee is paid and subsequently regular royalties – a percentage of the operator’s revenues generated through NetEnt’s gaming system.

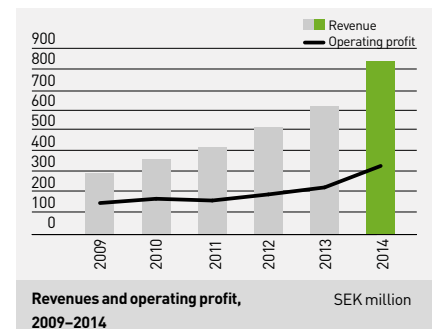
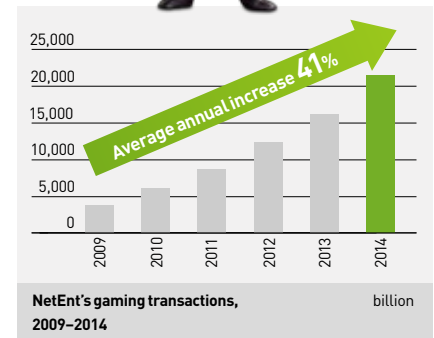
The operator that provides the best gaming experiences is in demand from players. NetEnt is a leader in game development and continuously updates the platform with new games and functions to attract players and constantly renew and improve the gaming experience, hence strengthening loyalty.



We strive to offer an extraordinary gaming experience and we constantly renew our offering.



More than 90 customers – a selection



Successful initiatives – profitable growth



The year featured strong growth thanks to new customers and new games.

SALES
GROWTH

35%

OPERATING
MARGIN

30.7%



Revenues for the year, SEK

851 662 597

Number of gaming transactions 2014

21 419 076 753

Key financial highlights	2014	2013	2012
Revenues (SEKm)	851.7	630.7	526.7
Growth, %	35.0%	19.8%	23.2%
Operating profit (SEKm)	261.7	179.7	153.1
Operating margin, %	30.7%	28.5%	29.1%
Profit after tax (SEKm)	243.2	167.1	136.1
Earnings per share (SEK)	6.10	4.23	3.44
Distribution to shareholders per share ¹ (SEK)	5.00	3.00	2.25
Cash flow before distribution to shareholders (SEKm)	243.7	113.6	83.8
Return on equity, %	52.5%	49.5%	50.9%
Net cash position at year end (SEKm)	258.1	105.8	79.4

1) Proposed for 2014

Key events of the year

Q1

- A collaboration agreement was reached with GameAccount Network, a platform provider focusing on the regulated Italian market.
- Six agreements were entered with customers for the delivery of mobile games and ten customers launched mobile games in the quarter.
- Ten agreements were signed for the delivery of Live Casino and four customers launched Live Casino in the quarter.
- The video slot game Aliens, based on the iconic film, was launched.
- NetEnt was named "Innovator of the year" at the International Gaming Awards.

Q2

- Ten customer agreements were signed, including with bwin.party and Betfair. Betfair was also launched in the quarter.
- It was announced that Björn Krantz, the then Managing Director of NetEnt Malta Ltd, was to head the expansion in North America and be replaced by Enrico Bradamante.
- NetEnt won the award for Digital Gaming Innovation of the Year at the Global Gaming Awards in Las Vegas, and Leader of the Year at the Women in Gaming Awards.

Q3

- An agreement was signed with Rational Group for delivery to Full Tilt Poker.
- An agreement was reached with William Hill regarding land-based gaming machines.
- Bet365 and Sky Betting & Gaming were launched.
- Five agreements were entered for the delivery of Live Casino and nine customers launched Live Casino in the quarter.
- French and American roulette were launched.
- A Swedish player won a jackpot of EUR 7.4 million on NetEnt's game, Hall of Gods – the second largest jackpot in Sweden ever.
- NetEnt won three awards at the annual eGaming Review B2B Awards for 2014, in the categories "Mobile Supplier of the Year", "Slot Provider of the Year" and "RNG Casino Supplier of the Year".

Q4

- Ten license agreements with new customers were entered and six customers were launched.
- For the first time ever, NetEnt launched a game developed entirely in HTML5 for both desktop and mobile – a slot game based on Universal Pictures' classic film, the Invisible Man.
- NetEnt launched its second slot game in collaboration with South Park Digital Studios – South Park: Reel Chaos.
- Eurobet launched NetEnt's online casino games in Italy.

“ An important milestone was the development of The Invisible Man, because it was on a common platform for desktop and mobile.

TM & © Universal Studios



The importance of being speedsmart

2014 was yet another in a series of fantastic years for NetEnt, with revenues, operating profit, cash flow and gaming transactions all hitting new record highs. Our industry features rapid growth, in both desktop and mobile, and our success requires an ability to rapidly meet customer wishes and offer thrilling, entertaining games in a secure environment. In order to succeed in this, we focus on simplicity, speed and a value-driven culture. We call this working speedsmart.

The growth strategy produced results

In 2014 we continued to strengthen our position as a leading provider of gaming and system solutions for the world's most successful online casino operators. Sales growth for the full year 2014, even adjusted for exchange rate fluctuations, is the Company's highest, while the operating margin remained strong. New customers, combined with a currency tailwind, made a positive contribution, although the primary reason for the increase in revenues and profit was solid underlying growth among NetEnt's customers.

Our growth strategy rests on underlying strong growth in online games. We grow with existing customers, while at the same time we continually add new products, games and functions, gain new customers and enter new markets. The strong trend of increased use of online games was clear in the number of gaming transactions; in 2014 we handled a full 21.4 billion transactions in our system, representing a 32 percent increase.

Our model – working speedsmart

So, we find ourselves in the midst of a strong growth trend. The key to sustained growth lies in our ability to remain at the forefront and create the best gaming experiences for online players – both mobile and desktop. At the same time, we must ensure that we can comply with increasingly stringent regulatory requirements in terms of managing a growing volume of gaming transactions, so that our customers may offer

entertaining games in a secure environment.

This requires a work method that includes both discipline and innovation; we usually describe ourselves as a "challenger company", and have developed value-driven leadership that enables sustained development and managing a high growth rate in an ever-changing world. A key part of this is to constantly challenge ourselves, at every level – can we do this smarter and

“ I am convinced that NetEnt's focus on developing world-class gaming and system solutions positions us well to continue to grow on existing and new markets.

faster? We value simplicity, speed and an open climate so that we don't get stuck in hierarchical structures that slow us down. As a natural part of this, we attract diversity in employees; 47 nationalities are represented among NetEnt's workforce, and we have a 50/50 split of women and men in Group management, and work actively to achieve the same balance throughout the organization. Working speedsmart enables us to capitalize on the scalability of our business model – as regulatory changes open up possibilities to set up operations on new markets, we have to be on site quickly with our tried-and-tested process.

World-class entertaining games

The core of our business model is the development of world-class entertaining, thrilling games, and in 2014 we developed as many as 23 new games for desktop and 13 for mobile devices. This means that today, our portfolio comprises around 200 games. We won a number of prestigious awards in 2014 at the International Gaming Awards, eGaming Review Awards, Women in Gaming Awards and Global Gaming Awards. We were awarded for both quality and innovation.

For the first time ever we also developed a game entirely in HTML5 for both desktop and mobile – a slot game based on Universal Pictures' classic film, The Invisible Man. This marks a change in game development work that is expected to generate economies of scale going forward. Mobile games continue to

display strong growth and in 2014 we increased investments in this channel in order to further strengthen NetEnt's leading position. In the fourth quarter, mobile games accounted for over 17 percent of total gaming yield for our games – a sharp increase from the 9 percent level at the end of 2013.

New customers and new markets

In 2014 we continued to expand our customer base by a full 31 new customer agreements and 28 customers launched. In the UK, Europe's largest gaming market, we reached new customer agreements during the year



with gaming operators such as Betfair, bwin, party and William Hill (retail).

We have started to see some effect on revenues and in time we see major potential in this market. During the year, NetEnt entered a collaboration agreement in Italy with platform supplier GameAccount Network, which enabled us to go live with major gaming operators such as Snai, Sisal and Eurobet on the regulated Italian market. Live Casino is an interesting product launched by NetEnt in 2013. In 2014 NetEnt entered 24 new Live Casino agreements, and 28 customers were launched. The global Live Casino market is expected to grow

by 19 percent on average annually until 2018 (source: H2 Gambling Capital, January 2015) and in time we expect the segment to generate healthy growth and profitability for us.

Sights set on sustained profitable growth

We have yet another exciting year ahead, with many projects and challenges. We will continue to evaluate new markets, with market entry in North America and Spain next in line for 2015, although other new countries might also be in the cards, if and when opportunities arise. We will also continue to invest in the platform to better enjoy economies of scale,

and we see major opportunities in further development in HTML5 for mobile and desktop. I am proud of and pleased about what we at NetEnt managed to achieve together in 2014. The strong growth trend in online gaming, our strategy of entering new markets and our focus on high operational efficiency strengthen my conviction that we can look forward to sustained growth with healthy profitability in 2015 too.

Stockholm, March 2015
Per Eriksson
President and CEO

Vision: Driving the online casino market through better gaming solutions

Mission: Creating value by providing leading-edge online casino solutions that enable the ultimate entertainment experience

OUR FINANCIAL TARGETS

NetEnt's **overall objectives** are to further strengthen its position as a leading global supplier of online casino games and system solutions, drive developments and outpace market growth.

NetEnt's ambition is for **dividend** to amount to a minimum of 50 percent of net profit after tax, taking the Company's long-term capital requirement into account.



In the past five years, NetEnt has increased revenues by 23 percent annually on average while annual growth of the online casino market in Europe has averaged 12 percent*. In 2014 our revenues grew 35 percent while market growth in Europe for the year is estimated at 13 percent*.



In the past five years, NetEnt's dividend has averaged 69 percent of net profit. For 2014, a dividend of SEK 5.00 per share (3.00) is proposed, equaling 82 percent of net profit.

*Source: H2 Gambling Capital.



OUR STRATEGIES

Continually develop the offering to be at the forefront in terms of technology, innovation and quality.

Participate in the re-regulation of the gaming market and expand globally on regulated markets.

Constantly optimize efficiency in all parts of the operations.

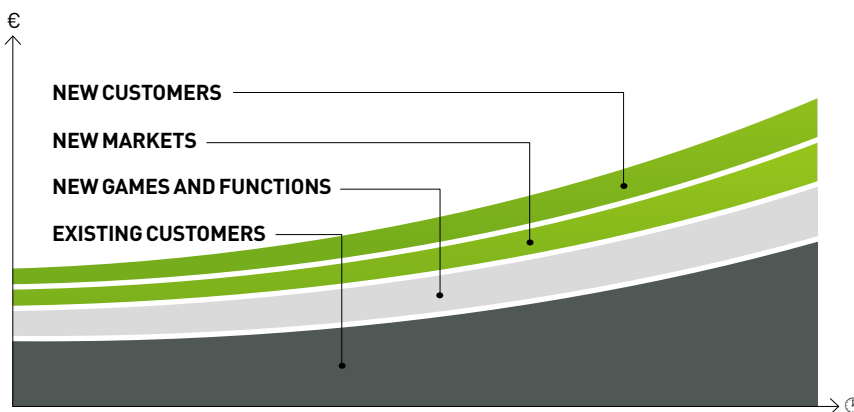
Attract, preserve and develop core expertise.

Act with great customer proximity and business focus, and invest in new business opportunities.

OUR HISTORY

NetEnt was founded in 1996 and has its roots in the traditional casino world and what was then Cherryföretagen. In 1963 AB Restaurang Roulette was founded by Bill Lindwall and Rolf Lundström. In 1968, a partnership was established with AB Roulett konsult & Spelautomater, founded by Per Hamberg and Lars Kling. The operations attained national reach and in 1972 the name Cherry was registered, with the cherry logo. After a couple of eventful decades, Bill Lindwall's son, Pontus Lindwall, founded NetEnt in 1996. The Company became a pioneer when online gaming started to take off in the mid-1990s and the first online casino was launched in 2000. In 2007 the Company was spun off and was listed on NGM Equity and in 2009 the Company moved to the main market, Nasdaq OMX Stockholm.

GROWTH STRATEGY



OUR CORE VALUES



Value-based leadership with dedicated employees that take the initiative is fundamental to being at the cutting edge in a fast-moving digital world. Our core values help all employees to act with our vision in mind, and to get there as quickly and efficiently as possible.

A SELECTION OF MILESTONES

2002

NetEnt Casino™ is launched.

2003

NetEnt delivers Casino Modules to several customers. The Company's sales grow sharply and the Company reaches profitability.

2004

NetEnt delivers a substantial number of Casino Modules to international customers.

2005

NetEnt receives a gaming license in Malta.

2007

NetEnt is spun off and listed on NGM Equity.

2009

NetEnt is relisted on the Stockholm Stock Exchange.

2010

The first platinum game, Gonzo's Quest, is launched and the Company receives a Category 2 license on Alderney.

2011

NetEnt launches mobile games for the first time and expands in Italy – a new regulated market.

2012

Several important agreements are entered, e.g. with Boylesports and Paddy Power. The Danish market is regulated and NetEnt obtains certification and launches games with several customers.

2013

NetEnt enters agreements with a great number of entities for casino games, as well as a framework agreement with GTECH. Several important customer agreements are signed with gaming operators in the UK. Live Casino is launched among a number of customers, as are several mobile games.

2014

New customer agreements are signed with, for instance, bwin.party, Betfair and Rational Group, as well as a collaboration agreement with platform supplier GameAccount Network. An agreement is reached with William Hill regarding land-based gaming machines. In total, 31 new customer agreements are entered and 28 customers are launched during the year. For the first time, NetEnt develops a game entirely in HTML5 – a standard for both desktop and mobile. Market capitalization overshoots EUR 1 billion at year-end.

THREE MEGATRENDS

“ NetEnt’s business model and strategic focus benefit from three megatrends.



Trend 1: Globalization

Globalization is a predominant trend that will continue to be an important global economic driver for a long time ahead. Regional and bilateral trade agreements open up borders to capital, goods and services, and boost global trade. Growing internet penetration facilitates marketing and distribution into new geographic markets, especially in the service sector. Expertise also transcends borders with international corporations. At the same time, competition is increasing.

How the gaming industry and NetEnt are affected

New markets

Online gaming is a global phenomenon and there is a trend of a growing number of countries regulating or discussing the regulation of online gaming, primarily in Europe but also in North America. In general, regulation supports market growth, depending on how regulation is introduced with respect to e.g. taxes and products. NetEnt’s strategy is to enter new regulated markets when the conditions are right.

New demands from players

NetEnt’s strength is its understanding of the player experience. In order for us to offer a superior gaming experience, creative mechanics and mathematics are combined

with innovation in game flow and technology.

Thanks to our international presence, for instance in Malta and Gibraltar, and proximity to the gaming operators, we know how to adapt our product and our focus to match local and regional needs.

Scalability, platform and tailoring content

NetEnt offers the operators a comprehensive platform that includes marketing tools and advanced statistical and operational functions to support their operations. Our casino system supports a large number of languages and currencies, enabling a strategy that is tailored to customers, yet global. As the customer base grows, NetEnt can get more leverage from earlier investments in games and platform – the business model is scalable.

Global distribution

The growing importance of coordinated launches of game titles and content in different channels, combined with certification requirements for the specific markets, increases the challenge faced by software providers with global ambitions. Thanks to NetEnt’s size and market position, together with our extensive product knowledge, we can support our customers in global expansion in a close partnership. Our ability to offer some of the world’s largest brands from third parties such as Universal, South Park Digital Studios and Twentieth Century Fox is testimony to NetEnt’s position as a leading supplier with global capacity.



Trend 2:

Digitalization and convergence

Digitalization and convergence is becoming the norm in retail and in 2020 all land-based B2C retailers are also expected to offer e-commerce. Almost 19 percent of global retail is expected to be online in 2025*. Hence, an increasing number of virtual shops and megastores will emerge, as well as interactive stores and various combinations of land-based and online. This creates new opportunities, but also increases competition.

How the gaming industry and NetEnt are affected

Convergence between land-based and online

An important trend in the gaming industry is the increasing convergence between land-based gaming and online gaming. The primary reason is that many land-based gaming and lottery operators on newly regulated markets with a strong local presence, well-known brands, customer bases and local regulatory knowledge are also launching online games. There has been a shift among land- and online-based operators towards common technology in order to attract and retain players. Different types of bonuses and cross-selling with other

products, as well as more distribution channels, present the operators with new opportunities, but also pose heightened technical challenges for them. Some online providers have launched product concepts that resemble a classic, land-based casino environment, in order to reach a new group of players. One example is Live Casino, launched by NetEnt in 2013. NetEnt's Live Casino uses real dealers in real time over videolink. This type of product illustrates the potential for innovation and scalability in the converging zones of online and land-based casino.

Optimization of casino operations

As competition intensifies, competitive advantages become crucial to operators. NetEnt's powerful administration tool enables gaming operators to optimize their casino operations and hence bolster both earnings and market position. During the year an agreement was entered – the first of its kind for NetEnt – with William Hill (retail) for land-based gaming machines, which will soon make some of NetEnt's games available at William Hill's 2,300 betting outlets around the UK.



Trend 3:

Mobile development

In 2020 there will be over five billion internet users worldwide, over half of whom will have access to the internet through mobile devices. This will change everyday lives, merging work, leisure time and surroundings into a connected living. We will witness new behavior and needs.*

How the gaming industry and NetEnt are affected

Convenience and availability

In recent years, the mobile gaming trend has sharply increased. A growing number of players are using mobile devices thanks to the convenience and increased availability they provide. To date, the growth has had an entirely positive effect on total gaming; in other words it has not occurred at the expense of desktop gaming. The mobile segment is at present one of the most exciting and fastest-growing segments of casino operations. It provides further

innovation, synergies and presents expansion opportunities in a rapidly growing channel.

Common development platform

NetEnt has been developing mobile games since 2011 and mobile games have continually increased in terms of volume, technical content and availability. In December 2014 NetEnt launched its first desktop game developed entirely in HTML5 – a common standard for desktop and mobile games – The Invisible Man.

The results were really great. The product is testimony to NetEnt's technical expertise and the exciting opportunities and synergies that a new, entirely synchronized work method will provide ahead. Revenues from mobile games increased sharply during the year. In the fourth quarter, the segment accounted for over 17 percent of total revenues, compared with just nine percent at the beginning of the year. We have a positive view on this segment going into 2015 and beyond.

*Source: Forbes, Frost & Sullivan

The online casino market is growing strongly. New geographic markets are opening up through regulation, and game availability is improving thanks to increased internet penetration and new forms of distribution, such as mobile phones and tablets.

Greater availability creates new market opportunities

EUROPE

Growth forecast 2014–2018: **6%**
Share of total market:

50%

ASIA & THE MIDDLE EAST

Growth forecast 2014–2018: **10%**
Share of total market:

24%

NORTH AMERICA

Growth forecast 2014–2018: **18%**
Share of total market:

16%

OTHER

Growth forecast 2014–2018: **12%**
Share of total market:

10%

Source: H2 Gambling Capital, January 2015. The figures refer to online casino.

For the year, the global casino market is expected to amount to EUR 131 billion, of which 5 percent, or EUR 6.5 billion, comprises online casino games. However, the share is growing in line with the continuing convergence between land-based and online games. On a global basis, the online casino market grew 11 percent in 2014, and European market growth is estimated at just shy of 13 percent for the year.

Global gross gaming yield for all types of games is expected to have amounted to EUR 353 billion in 2014, of which EUR 30 billion was derived online, representing an 11 percent increase from the previous year.

An expansive market

Increased availability and greater technological familiarity give rise to new groups of players. The trend is clear – people are spending an increasing amount of time online, with a growing share of their disposable income going to forms of online entertainment, including casino games. When online casino was launched 10 years ago, the typical player was a male between the ages of 25 and 35 who combined casino games with sports games. Today, there is a high female proportion, a group of younger players accustomed to other types of online games, and there is also a growing group of more senior players.

NetEnt's market strategy

NetEnt focuses on online casino games, a segment that has shown solid growth and profitability. Over the last six years, the Company has increased its sales by 184 percent, while the global online casino market has grown by 55 percent in the same period. The future of online gaming looks bright, and NetEnt has solid fundamentals for gaining fresh market share.

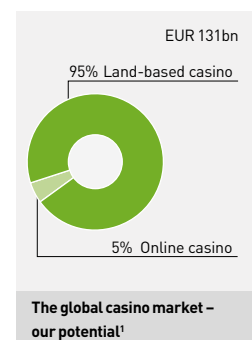
Competitors

As the market expands, so too does competition, both from large companies and small game developers targeting a niche or geographic submarket. Nonetheless, NetEnt continues to gain market share, largely thanks to its ability to handle the stringent requirements imposed by authorities on regulated markets, and the demands by players in terms of an entertaining gaming experience.

The online gaming market is dominated by a handful of suppliers. Most of them offer a broader product portfolio than NetEnt, and many have also opted to focus on the poker market. NetEnt's main competitors are Playtech and Microgaming. There are also several smaller competitors.



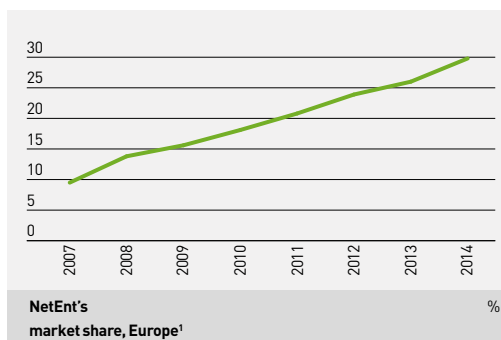
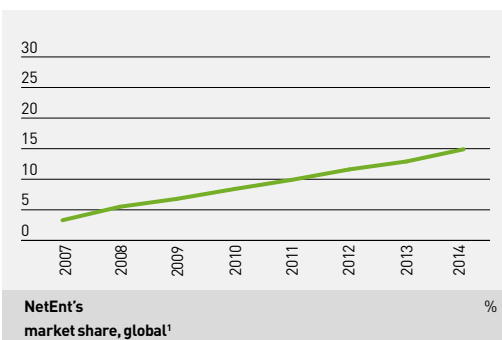
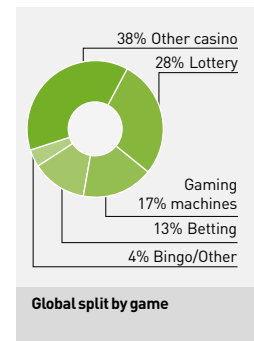
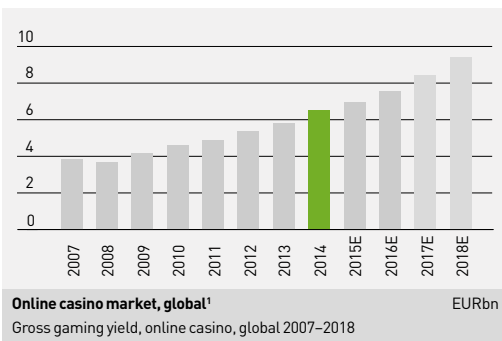
In the past six years, NetEnt increased sales by 184 percent, while the global market grew 55 percent.



¹ The figures refer to gross gaming yield. Source: H2 Gambling Capital, January 2015



“Live Casino is broadcast from NetEnt’s gaming studio in Malta, with real dealers over videolink in real time, around the clock.”



¹ The market share is based on the gross gaming yield among NetEnt’s customers in relation to the European online casino market, as estimated by H2 Gambling Capital in January 2015. H2 Gambling Capital’s estimate of the market’s size has changed during the year, and the market is now assumed to be larger than previously estimated. Consequently, NetEnt’s market share in 2013 was lower than previously communicated: 26 percent in Europe and 13 percent globally. In 2014 NetEnt increased its market shares to 30 percent in Europe and 15 percent globally.

Source: H2 Gambling Capital, January 2015

Geographic expansion on regulated markets



Licenses

- Malta
- Gibraltar
- Alderney
- Belgium



Certifications

- Denmark
- Italy
- Estonia

Online gaming regulation

Gaming for money has been a controversial political matter in the past, and still is in the modern era. The development of the internet in the past two decades has created possibilities for operators to offer games on a cross-border and global basis. This made it difficult for various countries and authorities to establish the jurisdiction of the games. National state gaming monopolies were therefore exposed to competition, leading to a regulatory review in many countries. A national license system provides individual countries with greater opportunities to secure tax revenues and limit cross-border gaming services.

Regulation and re-regulation present a more stable business environment and greater revenue opportunities in the long term for companies that can seize opportunities arising in an evolving market. At the same time, growing on a regulated market is more costly. From the point of view of competition, however, regulation presents higher entry barriers, which benefits NetEnt. Far from all companies have the necessary capacity, either in terms of resources or organization, to obtain and maintain a license.

NetEnt, however, has both the expertise and resources to adapt relatively quickly to new regulations. The new market regulation is also positive in that the industry may be viewed as less controversial, and as a natural part of the entertainment industry.

Malta – gaming center of Europe

Since Malta joined the EU in 2004, this small island has established itself as the gaming center of Europe, because the country offers the most competitive business conditions among the countries that issue gaming licenses.

In April 2004, the Maltese gaming authority, Lotteries & Gaming Authority (now called MGA) published a comprehensive regulatory instrument by the name of "Remote Gaming Regulations" (LN176/2004). The legislation comprises many different game categories and game platforms. The purpose is to help achieve a more secure environment for both online players and gaming companies.

There are four different license categories in Malta, and these are issued for periods of at least five years. NetEnt has a class 4 license which runs until 2015, when it will be renewed.

Regulating a market – the procedure



“ It takes time and resources to become a certified participant on a regulated market. ”



From the left: Anders Dandenell, Camilla Arvidsson, Susanne Pettersson, Rachel Winberg, Anders Hannover.

We welcome regulations

NetEnt's compliance function consists of eight people of varying backgrounds. My background is in the financial services sector. We serve as support for the organization in matters relating to regulations, laws and directives. As part of this, we provide internal training sessions and are responsible for a lot of the dialog with authorities, in licensing processes for instance, and

keep the organization updated on any regulatory changes.

Working with licenses and certifications usually follows a certain procedure, although different countries impose different requirements. The number of requirements of relevance to us can be in the range of 100–500, of which 20–30 percent is generic for all markets. Documentation is crucial, both in the

license application and subsequent work, for instance in any changes to a certain game.

I personally find most regulations sound because their purpose is to protect players.

Camilla Arvidsson
Enterprise Risk Manager

EUROPE

Europe is by far the largest gaming market and is expected to account for close to half of global gaming yield on the online casino market in the next few years. The trend in Europe is headed towards the introduction of national license requirements and game tax for marketing games. The amendment has progressed to varying degrees in different countries and no harmonization measures have been taken in the EU.

NetEnt carefully monitors the deregulation and re-regulation of national gaming legislation currently occurring in many European countries. NetEnt intends to launch its products on these markets if the conditions are right.

- **The Spanish** online casino market is now regulated and NetEnt has applied for a license.
- **In the UK**, Europe's largest gaming market, all operators targeting British players will need a UK gaming license and must pay gambling tax in the UK, regardless of where the operator is based. This marks an amendment to the previous regulations and NetEnt has applied for a license.
- **The Italian** market has been re-regulated and NetEnt has developed close cooperation with the responsible gaming authorities to get unlicensed operators, with a focus on Italian players, to acquire a local license. As of 2015, NetEnt will only deliver services to licensed operators.

- **Denmark** has been a regulated market since January 2013, and NetEnt's products are certified there.
- **Belgium** currently has gaming legislation that limits the number of online operators to those already in possession of a land-based license for the same products. A number of online operators are now offering games online through partnerships with land-based operators. NetEnt has an "e-license" in Belgium.
- **Estonia, Latvia, Bulgaria and Romania** have regulated online gaming markets.
- **In Portugal** preparations are under way for regulation and licensing in the near future.
- **In the Netherlands**, market regulation is expected to occur towards the end of 2015 or beginning of 2016.
- **In Sweden** the EU Commission has brought action against the country in the European Court because it finds that the Swedish gaming monopoly does not comply with EU law. However, there are no indications of re-regulation in the near future.

In November 2013, New Jersey opened up the online casino market. Discussions are also in progress in other states to introduce new gaming laws, e.g. in Pennsylvania and New York.

- **In Canada** the market is regulated in several provinces such as Ontario, British Columbia and Quebec.
- In 2014, NetEnt decided to establish itself in North America with the aim of launching its products in the US and Canada in the second half of 2015.

OTHER MARKETS

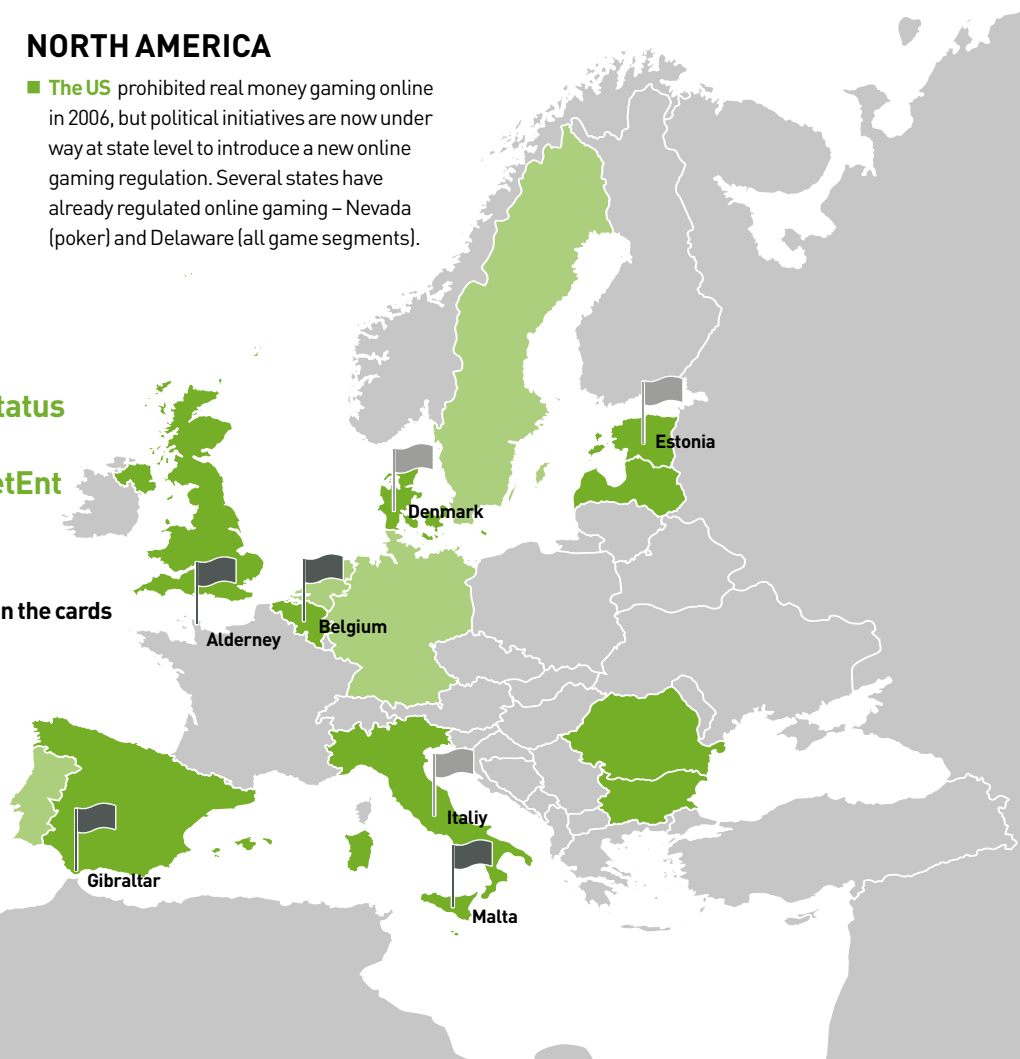
- The online gaming market in **Asia and the Middle East** lags that of Europe, mainly due to cultural differences and low internet penetration. However, the situation is progressing in these regions too, and they are expected to show solid growth in the coming years. NetEnt intends to establish itself in Asia in the future, if and when such opportunities arise.


NORTH AMERICA

- **The US** prohibited real money gaming online in 2006, but political initiatives are now under way at state level to introduce a new online gaming regulation. Several states have already regulated online gaming – Nevada (poker) and Delaware (all game segments).

Developments in and current status of regulated markets that we consider to be of interest for NetEnt

- **Regulated markets**
- **Markets where regulation might be in the cards**
- ▮ **Gaming license**
Malta, Alderney, Gibraltar, Belgium
- ▮ **Certification**
Denmark, Italy, Estonia





“ We cooperate very closely with the operators in order to constantly improve our offering. ”

Business-critical functions in Malta

NetEnt's business-critical and strategic functions such as market strategy, product strategy, sales and customer support as well as the Live Casino studio are located in Malta. This is a strategic choice of location because Malta has become a center for the European gaming industry.

Industry expertise moves to Malta, and most of our European customers have their operations there. The gaming authority on Malta, through regulation and bilateral agreements with other EU/EEA member states, enables the gaming industry to consolidate the supply of services from Malta, not just

to companies licensed in Malta, but also to those that are primarily regulated by foreign gaming authorities such as Italy and Denmark.

NetEnt's offering

NetEnt offers a complete online casino solution containing a powerful platform with around 200 thrilling, innovative games. The strategy is to provide the very best in terms of system, games and service alike.

NetEnt offers a comprehensive gaming system comprising a full suite of world-class casino games and a powerful technological platform. The games are of high quality and provide players with an ultimate gaming experience, while the platform manages over two billion transactions per month.

The product also includes an advanced administration tool that enables the operator to develop successful casino operations. NetEnt takes care of all technical operation and monitoring of gaming transactions for its customers, known as hosting.

The gaming system is tailored to each licensee so the games form a natural, integral part of the operator's gaming site.



Game portfolio

NetEnt's game portfolio comprises almost 200 games in eight categories, offered in various channels such as desktop, tablets and mobile phones.

Features of a good game

First and foremost, a good game should give a thrilling, entertaining gaming experience. What is considered "good" differs of course from player to player. It is therefore important to have a game portfolio that is well balanced, so that different groups of players can find

their favorites. For example, some players want the chance to win a large jackpot, while others would rather win small amounts more frequently.

It is also important to players that the games are stable, that the gaming transactions work and that the technology works.

On average, the return to players on NetEnt's games is around 97 percent, which makes them attractive. In other words, the player knows that only a few percent of bets placed are kept by the operators, and that the chances of winning are therefore much higher than in most classic, land-based gaming forms.



Video Slots

Examples of games: Starburst, Blood Suckers, Gonzos Quest, Mega Fortune and Twin Spin.

Features: The most popular category. Offer a high level of gaming experience, often graphically advanced productions. Collaboration with well-known brands such as Aliens, South Park and Guns'n Roses.



Mobile games

Examples of games: Starburst Touch, Jack Hammer Touch, Gonzos Quest Touch, South Park Touch, Mega Fortune Touch and Twin Spin Touch.

Features: Games adapted for mobile phones and tablets with small screens and a touchscreen interface.



Classic Slots

Examples of games: Jackpot 6000, Mega Joker and Lucky 8 Line.

Features: Classic slots are the same as one-arm bandits or slot games. Three, five or more spinning wheels give winning combinations.



Live Casino

Examples of games: Live Roulette, Live Blackjack Common Draw and Live Roulette Auto.

Features: Live Casino uses real dealers, over videolink, instead of a mere random generator.



Table Games

Examples of games: Roulette Pro, Roulette French Pro, Blackjack Pro and European Roulette.

Features: Online table games work in the same way as at a land-based casino.



Video Poker

Examples of games: Jacks or Better, Joker Wild and Deuces Wild.

Features: Slot games with a gaming concept based on card combinations that occur in poker.



Lottery and other

Examples of games: Triple Wins, The Lost Pyramid, Seven Gold Scratch, Bonus Keno, Golden Derby and Bingo.

Features: Scratch cards, Keno and Bingo.



Mini Games

Examples of games: Mini Blackjack, Mini Gooooal, Cash Bomb and Starburst Mini.

Features: Intended to be exposed on sites other than operators' casino sections.

Developing entertaining and thrilling games is at the core of NetEnt’s operations, and the key focus is always to maximize player experience. The work is driven by tough demands from both gaming operators and end users, in terms of quality, renewal, and availability.

From concept to game

A dynamic and close dialogue with the operators is crucial to developing the right game for the specific markets, where customers often have different preferences depending on channel and geographic market. Because NetEnt does not market its games directly to players, a close partnership with the operators is important in order for them to place our games prominently in their casino lobby. A new feature is that, during the year, we started to develop tailored, exclusive games for some of our major customers.

The creative process

Developing a new game is a creative process involving a number of different skills. The concept for a new game is realized in a clearly defined process flow, in which product management in Malta initiates and assumes primary responsibility for the game project. The combination of theme, graphics, mechanics and mathematics is key. The mathematical element is mainly about creating random wins based on set rules, in which for example the games strike a different balance between frequent small wins and infrequent large wins.

Game development itself is conducted at one of our three gaming studios in Stockholm, Gothenburg or Kiev in Ukraine. The practical work commences when an art director drafts a graphical concept. Then, graphic designers and system developers progress with the game environment and create 3D effects, for example. Other project members develop sound, and a number

of programmers are also involved, depending on the platform involved – all under project management and in close teamwork with the product manager.

Most games created in 2014 were made in two versions – one for desktop and one for mobile. At the end of the year, for the first time, NetEnt developed both versions in HTML5 (desktop games were previously developed in Flash). In this way, it will be possible to build a great number of our games on a common platform in the future.

The development projects form a close cooperation between everybody involved, and take between three and six months depending on how standardized the game is. Great emphasis is put on every detail. For major games based on reputed brands, from the likes of Universal or Fox, short trailers are also created. In 2014, Aliens and The Invisible Man were launched – both great examples of this type of production.

Review and verification

All games are verified internally during a testing and quality assurance process that runs in parallel with game development, followed by independent review and verification. Even once the games have been launched, they are regularly tested by independent accredited test institutes to ensure total gaming integrity and that the random number generator works as it should.

Documentation regarding each game is particularly important. It must be possible to show in detail all background facts and any changes to a game to the relevant gaming authority.

Number of new desktop games during the year

23

Number of new mobile games during the year

13

Number of gaming studios

3





“ Besides being entertaining, a good game must meet a large number of quality requirements. ”

Development of digital entertainment

The most exciting feature of development activities at NetEnt is the balance between the technologically advanced, regulated, mature B2B company and the playfulness and creativity our games represent. In terms of knowledge of technology, mathematics and IT,

we are facing requirements at least as tough as those faced by, for instance, a stock exchange. As an example, we had just over 21 billion transactions in 2014, which is 14 times more than the New York Stock Exchange. While our employees must be thorough with

in-depth technological expertise, they must also have an intuitive sense of what makes good entertainment.

Anna Lagerborg
Chief Development Officer

Platform with an advanced administration tool

An important part of our offering is our comprehensive casino platform with games and an administration tool. It is a technically separate system, but is perceived by players to be a part of the operator's online casino. The platform manages the gaming transactions and features an advanced administration tool that enables the operator to develop a successful and efficient casino operation. Some important functions offered by the administration tool are:

- Access to rapid, precise information
- Powerful reporting engine for follow-up
- Monitoring and follow-up of games
- Tool for verification and control of the casino operations in real time
- User-friendly software for operating casino tournaments and bonus and loyalty programs
- Easy access to player information

Integration of new customers

The delivery of a casino to a new customer is the beginning of a long-term partnership in which our goal is to help create a successful casino business for the operator.

The operator is provided with a customized system solution that is quickly and easily integrated, ensuring cost-efficient operation and minimizing installation-to-launch times.

NetEnt plays an active part in the integration work among new customers. We have extensive experience and expertise from casino operations, and we act in close partnership in order to provide operators with the support they need at different levels. This may mean developing tools for more effective marketing, player behavior evaluation and regular follow-up between the operator and NetEnt's account manager. In this way, operations can be optimized, revenues maximized and costs controlled.

Enhancing the platform

In 2014 extensive work was undertaken to upgrade NetEnt's platform, and this work will continue in 2015. The purpose of the platform work is partly to ensure sustained high operational security with a growing customer base, but primarily to enable faster and more efficient distribution of new functionality and new games to the operators.

Number of gaming transactions, billion, 2014

21.4

System availability during the year, 24/7, 365 days/year

>99%

“ NetEnt has five data centers around the world for operating games and casino systems. The IT infrastructure is of strategic importance and both customers and regulated authorities impose stringent demands on operational security, functionality and storage capacity.





“ Extraordinary demands on security and stability – every second is important. ”

Operations for stability and security

NetEnt takes responsibility for all technical operations such as monitoring gaming transactions for its customers, known as hosting, so that the operators may focus on their core operations. Besides operating and monitoring the computer systems, technical support and regular system upgrades are included, to ensure that the operator can always provide good service and availability to players.

Uptime at over 99 percent

NetEnt's platform is a bit like a system for trading in shares, for instance. Many employees in the operations department have their professional backgrounds in stock exchange operations, telecommunications or other transaction-intensive environments. In 2014 NetEnt's system availability exceeded 99 percent and it managed a full 21.4 billion gaming transactions. Growth in the number of gaming trans-

actions is outpacing revenues because it is primarily small-stake games that are on the rise.

Five data centers

All customer systems are operated out of our data centers in Malta, Gibraltar, Costa Rica, Alderney and Amsterdam. NetEnt's operations department continually monitors the systems and provides technical support.

Online casino is about entertainment and excitement, and NetEnt wants everyone who plays its games to do it for the right reason – for fun. Promoting responsible gaming is fundamental to the Company and a condition for the licenses it holds. NetEnt works actively to prevent gaming-related problems.

Play easy – play safe

Although NetEnt has no direct contact with the individual player, the Company works actively and in close cooperation with other market participants to prevent gaming-related problems. For some people, gaming can turn into an addiction that threatens physical, psychological and social wellbeing. Folkhälsomyndigheten (2014) estimates that 2% of the population aged between 16 and 84 years in Sweden have gaming-related problems.¹⁾

Global Gambling Guidance Group (G4)

NetEnt is also affiliated with the organization G4 (Global Gambling Guidance Group). By developing responsible gaming software and training programs for the employees of gaming companies, and by offering help lines and personal counseling, G4 endeavors to minimize the damage and problems that ensue from gambling addiction. NetEnt's casino offers support based on the organization's consumer protection guidelines, as follows:

- Protecting minors and at-risk individuals
- Protecting players' rights
- Promoting responsible gaming in a safe environment
- Ensuring the reliability of games and gaming devices
- Keeping online casino games free from criminal activity, such as money laundering.
- Compulsory training for employees in responsible gaming

Financial support

NetEnt has undertaken to donate a sum of money annually to the Responsible Gambling Trust in the UK, which is a leading organization in the work to reduce gaming-related problems in society.

Functions for responsible gaming

NetEnt's gaming system is designed with functions that enable the operators to allow end users – players – to

reduce their gaming, for example by setting an upper limit to their bets or the possibility of turning off certain functions, such as autoplay. All of NetEnt's games also feature a prominent clock that makes it easier for the player to keep an accurate sense of time. It is also possible to insert blocks on playing longer than a certain period of time.

Player protection

NetEnt has a class 4 license in Malta, and all games hence provide support for player protection, in accordance with G4. All of NetEnt's games are approved by the Malta Gaming Authority, Alderney Gambling Control Commission and the supervisory authorities in the specific markets where they are launched. NetEnt constantly updates the games based on any amended requirements from the authorities of different countries.

Randomness requirement

A player can rest assured that the game meets set requirements, is random, and offers the possibility to win. At the same time, each player should also be aware that it is also possible to lose. NetEnt's games and platforms are regularly tested for randomness by independent accredited testing agencies, which is one of the requirements set by the gaming authorities in the markets where the Company operates.

NetEnt is verified by the international testing agency eCOGRA (e-Commerce and Online Gaming Regulation and Assurance) which is a London-based industry organization that works to promote fair and responsible gaming. Each year eCOGRA examines NetEnt's development environment, verifies and ensures that the software is securely and reliably maintained and operated, and that the Company is continually tested by other independent agencies.



NetEnt follows the consumer protection guidelines of the Global Gambling Guidance Group.



¹⁾ Swedish Ministry of Finance, ESO 2015:1

NetEnt's industry features constant, rapid evolution with new markets, new technology and constantly rising demand for new, complex and innovative solutions. The key to success in such conditions is a dynamic, creative and possibility-oriented corporate culture.

Strong corporate culture in a dynamic environment

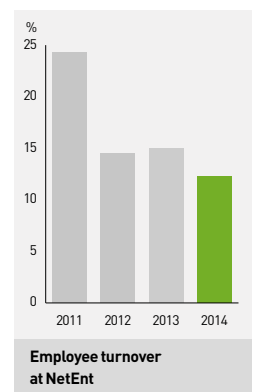
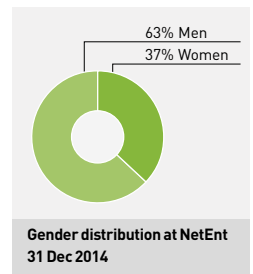
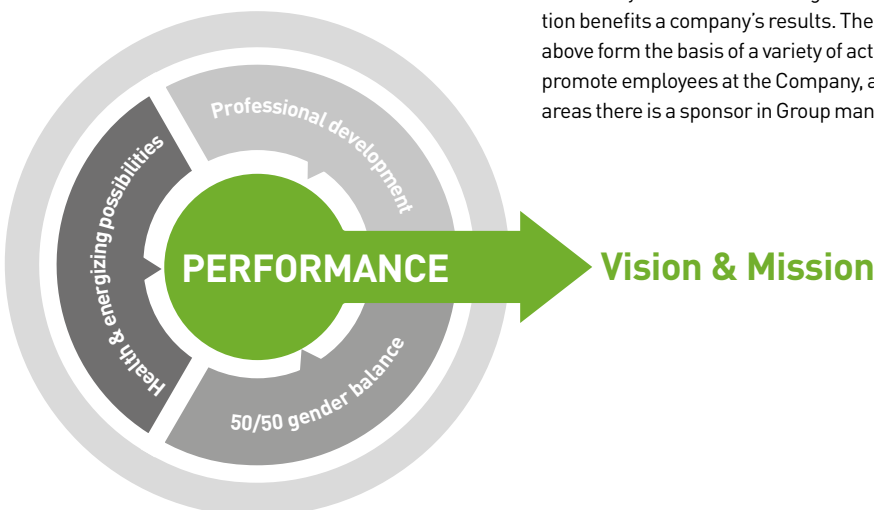
With the right expertise, a strong team spirit and shared values, we can continue to deliver world-leading gaming experiences. NetEnt has a strong corporate culture featuring creativity, quality, community and passion for everything we do – in which our values are crucial. Shared qualities of our employees are that they are driven, autonomous and curious individuals with a forward-looking approach and an open mind, who thrive in a fast-growing, international work environment.

NetEnt's employees represent 47 nationalities and the majority have backgrounds ranging from computer games and the IT industry to the telecom and finance sectors. Innovation and experience from different organizations and cultures contribute positively to the Company's development. Many employees make a career out of growing with the Company, and internal recruitment is often prioritized.

Remaining a world-leading casino supplier requires extensive expertise and experience. The Company constantly needs to recruit skilled individuals and is also witnessing an increase in the number of applications as the Company becomes more visible and successful. During the year, we hired a total of 217 people for all of our offices. In the introductory phase for new employees, great importance is attached to conveying and anchoring NetEnt's values and corporate culture.

Employee strategy

Our employee strategy aims to encourage employee performance. Important factors in enhancing performance are opportunities for professional development, a healthy lifestyle and an environment that promotes even gender distribution at NetEnt. Driven, talented people want to develop and appreciate meaningful support. A healthy lifestyle is fundamental to sustainable high performance, and surveys show that investing in even gender distribution benefits a company's results. The factors described above form the basis of a variety of activities designed to promote employees at the Company, and for each of the areas there is a sponsor in Group management.





Our employee strategy aims to support our employees in their development, to be healthy and to perform.

Number of employees

591

Average age

34

Absence due to illness

2.8%

Number of nationalities

47

Proportion of women in Group Management

50%

Core values

In the past year, NetEnt’s core values have been updated through work that has engaged – and continues to engage – employees in all parts of the Company.

- **Together We Win**
- **Think Ahead, Be Ahead**
- **We Act SpeedSmart**
- **Passion in All We Do**

These core values guide all employees in their daily work, and rest on qualities such as creativity, forward-thinking, decisiveness and a passion for reaching our common goals. The core values are key in all of the Company’s decision-making processes – as an instrument of management, in progress reviews and in recruitment. For example, job interviews are based on the Company’s core values and therefore take account of expertise and experience, but to an increasing extent also attitude and personality. This has resulted in fewer terminated trial employment periods than before.

Leadership and development

For NetEnt, leadership means responsibility for driving the operations forward based on the Company’s vision, goals and strategy. The Company has managers of varying age and experience, who share an ambition for and interest in developing both themselves and their leadership, as well as their employees and the Company. Great emphasis is placed on hiring new managers, and on their support and development. Since 2012, NetEnt has offered a leadership program as part of the NetEnt Academy, and all managers and many project managers as well as other informal leaders at different levels have undergone the training. It enables them to discuss what the Company’s values mean, increase knowledge of NetEnt and develop themselves and their ability to coach colleagues.

The ability of employees to always be one step ahead is important. As part of the NetEnt Academy, we therefore conduct different types of staff training programs.


In March, Innovation Week kicked off for the first time, with daily activities and talks on the topic of innovation. All staff had been encouraged to submit innovative ideas in different areas. A total of 75 ideas were submitted, four of which were selected for presentation to our jury, the NetEnt Den. The first prize was a trip to Las Vegas and the winner was awarded for an innovative business concept. Many of the ideas submitted by employees have been implemented in the operations, including the reward system, All-In Program. It is a concept based on “gamification”, which rewards performance and loyalty. The employee can win and collect “coins” that can then be exchanged for goods and services, or for a money donation to charity.

NetEnt has a great focus on employee health and fitness, because this is crucial to performance. Employees are encouraged to have a healthy lifestyle with exercise, healthy eating and mental balance. Healthy November was arranged that month at all offices with talks and opportunities to try out different activities, competitions, healthy meals and much more.

50/50 balance between women and men

Access to the right talent is crucial to NetEnt’s successes. Only an active effort to achieve a workplace with a 50/50 split between women and men will provide us with access to all potential expertise. In general, our belief is that diversity gives a broader spectrum of perspective and experience, which benefits innovation. We also believe that gender-balanced workplaces are better workplaces, in which people thrive better. The result is not only workplaces that are more creative, supportive and inclusive; it’s also an important success factor for innovation and future growth.

NetEnt wants to serve as a role model in the IT and gaming industry and aims to achieve a 50/50 gender balance between men and women. In 2014 the gender distribution was 37 percent women and 63 percent men, but the breakdown in Group management was 50/50.



“ The Company’s growth also enables our employees to grow. ”

Hiring right – a key success factor

Dedicated employees are crucial to NetEnt reaching its goals and vision. Many at NetEnt make a career out of growing with the Company, and internal recruitment is often prioritized. At the same time, we are hiring

new expertise at a rapid pace – a total of 217 people in 2014 – and the future recruitment need looks high too. Our corporate culture and core values are crucial to success, starting even before a person is hired. In our recruitment

processes we take account of expertise, experience, attitude and personality. Everything has to be right.

Tina Sörqvist
Staffing & Recruitment Manager

BOARD OF DIRECTORS AND AUDITORS



In the picture, seated from left to right: Vigo Carlund, Maria Redin, Michael Knutsson, Mikael Gottschlich. Standing from left to right: Pontus Lindwall, Fredrik Erbing, Peter Hamberg.

VIGO CARLUND

Chairman of the Board of Directors
Born 1946
Elected 2008, Chairman since 2011

Independent in relation to the Company, executive management and major owners.

Chairman of the board of Black Earth Farming and Los Naranjos S.L., and board member of Investment AB Kinnevik and iZettle AB.

Shareholding*: 20,000 B shares
Shareholding in endowment insurance*: 580,000 B shares.

FREDRIKERBING

Member of the Board of Directors
Born 1967
Elected 2008

Independent in relation to the Company, executive management and major owners.

Fredrik Erbing works as Vice President at Acando AB. Fredrik holds a Master's of Engineering from the Royal Institute of Technology in Stockholm.

Shareholding*: 20,000 B shares.
Shareholding in endowment insurance*: 20,000 B shares.

MIKAEL GOTTSCHLICH

Member of the Board of Directors
Born 1961
Elected 2008

Independent in relation to the Company, executive management and major owners.

Chairman of the board of Sentat Asset Management AB and board member of CKT Capital incl. subsidiaries, O'Learys Trademark AB and Interoc AB. Former CEO of MG Instrument AB, Arkivator AB and LGP Telecom.

Shareholding*: 430,000 B shares.

PETER HAMBERG

Member of the Board of Directors
Born 1973
Elected 2009

Independent in relation to the Company and executive management, but related to one of the Company's major shareholders.

CEO and board member of Hamberg Förvaltnings AB and board member of Solporten Fastighets AB, C-Rad AB and Pamir A Intrassenter AB (Schoolsoft). Peter has a Bachelor's degree in international business administration from San Francisco State University, USA.

Shareholding*: 121,000 B shares.
Shareholding in endowment insurance*: 4,000 B shares.

MICHAEL KNUTSSON

Member of the Board of Directors
Born 1961
Elected 2012

Independent in relation to the Company and executive management, not independent in relation to major shareholders.

Michael Knutsson is or has been board member, senior/controlling executive or partner at the following companies: Knutsson Holdings AB, Pata-Pata AB, Tangiamo AB, Solidicon AB, TCSJohnHuxley Ltd and Sponsio Ltd.

Shareholding*: 1,000,000 A shares, 1,650,000 B shares.

PONTUS LINDWALL

Member of the Board of Directors
Born 1965
Elected 2011

Independent in relation to executive management and major owners, but Chairman of the Board in Betsson AB, a customer and former Parent Company of Net Entertainment. Founded NetEnt and also a board member between 1996 and 2009.

Chairman of the Board of Betsson AB (publ) and och Mostphotos AB. Board member of Solporten Fastighets AB. Holds a Master's of Engineering from the Royal Institute of Technology in Stockholm.

Shareholding*: 841,000 B shares.
Shareholding in endowment insurance*: 351,500 A shares and 120,070 B shares.

MARIA REDIN

Member of the Board of Directors
Born 1978
Elected 2012

Independent in relation to the Company, executive management and major owners.

Previous experience from the online gaming industry, including as CEO and CFO of gaming operator Bet24, and Controller at MTG's pay TV operation in Sweden, and currently serving as Head of Group Finance & Controlling at Modern Times Group MTG.

Shareholding*: 1,980 B shares.

AUDITORS

At the Annual General Meeting held on April 24, 2014, Deloitte AB was elected as auditor to the Company for the period until the 2015 Annual General Meeting. Therése Kjellberg (authorized public accountant and member of FAR SRS) is the chief auditor.

*The stated shareholdings at December 31, 2014 include holdings through family and companies.



In the picture, seated from left to right: Maria Z Furenmo, Björn Krantz, Anna Romboli, Maria Hedengren, Per Eriksson. Standing from left to right: Ludvig Kolmodin, Simon Hammon, Anna Lagerborg.

PER ERIKSSON

President and CEO
Born 1961
Employed since 2012

Per Eriksson has been active in the IT industry for over 27 years. Per most recently served as President and CEO at Dustin Group AB. Prior to that, he served as Head of Dell EMC in Europe, the Middle East, and Africa, and the CEO of Dell Nordic. Per holds a B.Sc. in Business Administration from Stockholm University. Per is also chairman of Memnon Networks AB. Per holds no other assignments besides the aforementioned.

Shareholding: 12,000 B shares.
Share option rights: 60,000.

SIMON HAMMON

Chief Product Officer
Born 1983
Employed since 2011

Solid knowledge of the gaming industry from having been business and product development manager of his own company, and holding experience in platform and game development, network operations and affiliate management in the bingo and casino segment. Simon holds an LLB Bachelor of Laws from the University of Durham.

Shareholding: -

MARIA HEDENGREN

Chief Financial Officer
Born 1970
Employed since 2011

Maria has extensive experience from various positions in finance, mainly in the IT industry. Former CFO for Resco AB (publ) and auditor at Arthur Andersen in Sweden and the United States and has held several senior positions at Lawson Software and IBS. A graduate of the University of Gothenburg, School of Business, Economics and Law.

Shareholding: 1,500 B shares.
Share option rights: 12,000.

LUDVIG KOLMODIN

Chief Information Officer
Born 1972
Employed since 2009

More than 15 years of international experience in system development, IT operations and project management, primarily in the telecom industry as head of IT operations for the mobile operator 3, as well as within the banking sector. MA in systems analysis and design from Mid Sweden University.

Shareholding: 1,000 B shares.

BJÖRN KRANTZ

CEO Net Entertainment Malta Ltd
Born 1970
Employed since 2009

More than 15 years of international experience in sales and marketing in the telecommunications industry from e.g. Swedia Networks in London and Ericsson in Sweden, London, the US and Austria, most recently as head of sales and business development for Ericsson, Central Europe. Holds a degree in Mechanics & Electronics and has also studied at the IHM Business School.

Shareholding*: 10,000 B shares.
Share option rights: 25,000.

ANNA LAGERBORG

Chief Development Officer
Born 1966
Employed since 2011

15 years of experience in software development and management of development departments in areas including games and social media, as well as telecom and communications. Bachelor's degree in computer science from Stockholm University.

Shareholding: -

ANNA ROMBOLI

Communications Director
Born 1973
Employed since 2014

Anna has over 15 years of experience from business development in branding, communication and PR. Formerly VP Brand & Communications at Veryday, and several years of consulting experience in PR and brand strategy. Anna holds an MBA from the University of Gothenburg, School of Business, Economics and Law.

Shareholding: -

MARIA Z FURENMO

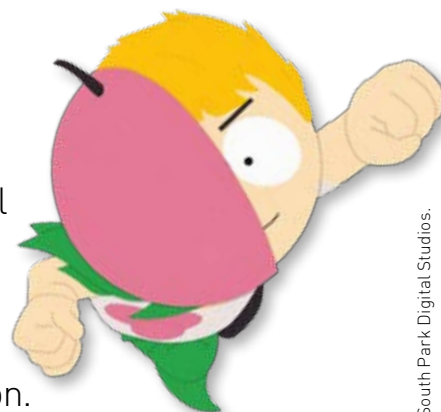
HR Director
Born 1964
Employed since 2011

Extensive experience from HR-related work at growth companies and change management at larger companies. Formerly HR director for Outokumpu, Nordnet, Post-Net, Torget.se and Cell Network. B.Sc. in Business Administration and a degree in Human Resources from Stockholm University.

Shareholding: 600 B shares.

*The stated shareholdings at December 31, 2014 include holdings through family and companies.

In 2014, world stock markets rose moderately against a backdrop of subdued global growth, heightened geopolitical tensions and reduced quantitative easing from the Federal Reserve. Yet, NetEnt's share price substantially outperformed its benchmark indices, and at the end of the year the Company's market capitalization exceeded SEK 10 billion.



TM & © 2013 South Park Digital Studios.

Another year with a surging share price

Analysts who cover NetEnt

ABG Sundal Collier,
Stockholm
Anders Hillerborg

Carnegie Investment Bank,
Stockholm
Christian Hellman

Danske Bank,
Stockholm
Bile Daar

Erik Penser Bankaktiebolag
Stockholm
Oscar Karlsson

Handelsbanken Capital Markets,
Stockholm
Rasmus Engberg

Nordea,
Stockholm
Elias Porse

SEB Enskilda,
Stockholm
Stefan Nelson

NetEnt's share is listed on NASDAQ Stockholm on the Mid Cap list, and is traded under the ticker NET B.

New share issue

Following a decision by the AGM in 2011 regarding the 2011–2014 incentive program for senior executives and key individuals at the Company, holders of share options were entitled to subscribe for the equivalent number of series B shares in Net Entertainment NE AB (publ) between August 1 and October 1, 2014. This right was exercised by all option holders. Following subscription at the set subscription price of SEK 70.20 per share, the number of shares increased by 353,100 series B shares. This new share issue added SEK 24.8 million to Parent Company and Group equity.

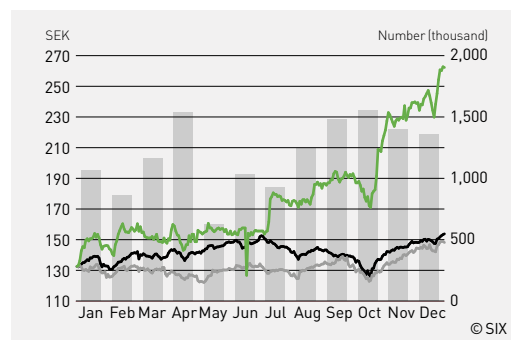
Share capital

Following the new share issue, the number of shares in the Company totals 39,906,816, of which 5,610,000 shares are series A and 34,296,816 are series B, equaling

a total of 90,396,816 votes. All shares have equal rights to the Company's assets and profit. The share capital is SEK 1,201,195.16 following the change in the number of shares and the quotient value per share is 3.01 öre.

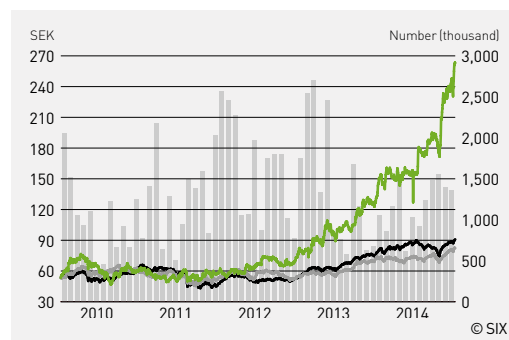
Trade in shares

The last price paid on December 30, 2014 which was the final business day of the year, was SEK 263, putting NetEnt's market capitalization at SEK 10,495 million. A total of 14,136,171 shares were traded in 2014, equaling a value of around SEK 2,567 million. The average number of shares traded per trading day was 56,772. The share price gained SEK 127.5, or 94 percent, during the year. The highest share price of the year was SEK 265, and the lowest was SEK 127. The NASDAQ Stockholm Mid Cap PI index rose 16.0 percent at the same time, and the NASDAQ Stockholm Consumer Services PI gained 11.8 percent. NetEnt's share is also traded on market places outside of the NASDAQ Stockholm.



Share price performance and trading volume 2014

— NetEnt B — SX5000 OMX Stockholm Consumer Services PI
— OMX Mid Cap Stockholm Index — Number of shares traded per month (thousand)



Share price performance and trading volume 2010–2014

— NetEnt B — SX5000 OMX Stockholm Consumer Services PI
— OMX Mid Cap Stockholm Index — Number of shares traded per month (thousand)

2012–2015 program

At the end of 2014, there was a total of 114,994 options, representing the same number of shares, outstanding. In the event that full subscription occurs based on these share options, SEK 9.9 million will be contributed to the Parent Company's equity. The share options were issued at fair market value, which was set at SEK 6.26, which contributed equity of SEK 0.7 million to the Group. The strike price was set at SEK 85.83, which represented 130 percent of the average share price during the measurement period in May 2012. Subscription for shares can occur during the period August 1 – October 1, 2015.

To encourage participation in the program, the board intends to provide loyalty remuneration to be paid out one month prior to maturity of the share options. Remuneration will only be paid out subject to participants still being employed by the Group on the payout date and certain other criteria being met. The net cash remuneration can amount to a maximum of 50 percent of the premium paid, equaling a total of SEK 0.9 million including social security expenses paid by the Company. A provision for this commitment is made on an ongoing basis in the accounts with due consideration for anticipated employee turnover and interest.

Shareholders

The number of shareholders in NetEnt at December 31, 2014 totaled 5,541 (4,624) according to Euroclear. NetEnt's ten largest owners held shares equaling 45 percent of capital and 76 percent of votes in the Company. Institutional ownership amounted to 44 percent of the capital.

Investor relations

NetEnt views communication and transparency as highly important for maintaining sound relations with shareholders, potential investors and analysts. The Company puts great emphasis on investor relations with the purpose of informing the capital market of NetEnt's operations, development and financial position in order to increase knowledge of and interest in the Company, and also to obtain a fair valuation.

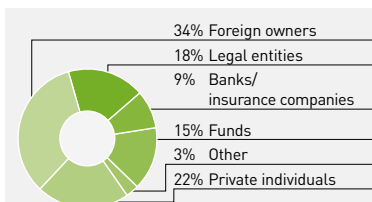
NetEnt participates in many investor relations activities, such as seminars and investor presentations both in Europe and beyond. In addition, NetEnt participates in all major gaming exhibitions such as EIG, which was held in Berlin this year, and ICE in London.

Dividend policy

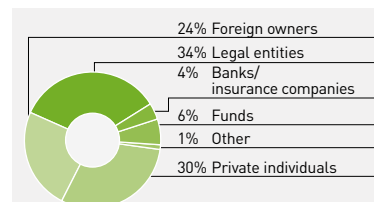
The Board's ambition is for NetEnt's ordinary dividend to grow in line with the Company's earnings per share. However, the ambition is for the dividend to amount to a minimum of 50 percent of net profit after tax, subject to the Company's long-term capital requirements.

Proposed dividend for 2014

The Board proposes that the Annual General Meeting resolves to distribute SEK 199.5 (118.7) million to shareholders, equaling SEK 5.00 (3.00) per share. The Board intends to propose that such distribution occurs through a share redemption program. The complete proposal will be presented well in advance of the AGM.



Ownership structure, share of capital
December 31, 2014



Ownership structure, share of votes
December 31, 2014

Shareholders	A shares	B shares	Holding	Holding	Votes
Per Hamberg	1,700,000	836,400	2,536,400	6.4%	19.7%
Rolf Lundström	1,152,500	1,432,191	2,584,691	6.5%	14.3%
Michael Knutsson	1,000,000	1,750,000	2,750,000	6.9%	13.0%
Berit Lindwall	604,000	122,595	726,595	1.8%	6.8%
Lars Kling	342,000	850,000	1,192,000	3.0%	4.7%
Banque Carnegie Luxembourg SA	351,500	155,350	506,850	1.3%	4.1%
Svenska Handelsbanken AB for PB	200,000	1,221,316	1,421,316	3.6%	3.6%
Lannebo Fonder	0	3,207,965	3,207,965	8.0%	3.5%
BP2S Paris/EFG Bank AG	260,000	502,966	762,966	1.9%	3.4%
Livförsäkringsbolaget Skandia	0	2,242,033	2,242,033	5.6%	2.5%
Ten largest shareholders, total	5,610,000	12,320,816	17,930,816	44.9%	75.7%
Other shareholders	0	21,976,000	21,976,000	55.1%	24.3%
Total	5,610,000	34,296,816	39,906,816	100.0%	100.0%

The stated shareholdings include holdings through family and companies.

The ten largest shareholders according to Euroclear Sweden AB at December 31, 2014

	2014	2013	2012
Earnings per share, fully diluted (SEK)	6.09	4.21	3.37
Distribution to shareholders, SEK/share ¹	5.00	3.00	2.25
Distribution to shareholders in % of profit after tax ¹	82%	71%	67%
Outstanding shares at year end, million	39.9	39.6	39.6
Average number of outstanding shares, million	39.9	39.6	39.6
Share price at year end, SEK	263.0	135.5	80.0
Dividend yield % ²	1.9%	2.2%	2.8
Total return, NetEnt share, % ³	95.9%	72.2%	28.1%
P/E ratio ⁴	43.2	32.0	23.7
Number of shares traded annually, million	14.2	16.6	18.4
Turnover rate, %	35.5%	41.9%	46.4%
Market capitalization at year end, SEK million	10,495.5	5,359.5	3,164.3
Number of shareholders at year-end	5,541	4,624	3,408

¹ Board's proposal for 2014

² Distribution divided by share price at year end

³ Share price performance in 2014 plus distribution paid in 2014 compared to the last price paid on the final day of trade of 2013.

⁴ Share price at year end divided by EPS for 2014

Key data, NetEnt's share

Five-year summary

CONDENSED CONSOLIDATED INCOME STATEMENTS

SEK thousands	2014	2013	2012	2011	2010
Operating revenues	851,663	630,746	526,671	427,618	368,280
Operating profit before depreciation/ amortization and impairment	390,176	282,888	227,314	175,536	167,370
Depreciation/amortization and impairment	-128,511	-103,140	-74,257	-45,823	-30,959
Operating profit	261,665	179,748	153,057	129,713	136,411
Net financial income/expense	4,370	2,950	-1,794	-719	-4,972
Profit before tax	266,035	182,698	151,263	128,994	131,439
Profit for the year	243,242	167,139	136,142	117,584	121,470

CONDENSED CONSOLIDATED BALANCE SHEETS

SEK thousands	2014	2013	2012	2011	2010
ASSETS					
Non-current assets	282,370	257,391	216,375	183,554	131,492
Current receivables	263,582	169,665	254,216	184,630	128,343
Cash and cash equivalents	258,057	105,829	81,230	74,234	47,034
Total current assets	521,639	275,494	335,446	258,864	175,377
Total assets	804,009	532,885	551,821	442,418	306,869
EQUITY AND LIABILITIES					
Shareholders' equity	546,201	380,666	294,194	240,875	200,792
Non-current liabilities	12,390	7,478	3,513	481	158
Current liabilities	245,418	144,741	254,114	201,062	105,919
Total liabilities	257,808	152,219	257,627	201,543	106,077
Total equity and liabilities	804,009	532,885	551,821	442,418	306,869

CONDENSED CONSOLIDATED CASH FLOW STATEMENT

SEK thousands	2014	2013	2012	2011	2010
Cash flow from operating activities	364,897	249,930	195,422	203,251	119,629
Cash flow from investing activities	-121,195	-136,357	-111,577	-99,044	-93,822
Cash flow from financing activities	-93,874	-90,870	-76,513	-76,565	-79,107
Cash flow for the year	149,828	22,703	7,332	27,642	-53,300
Opening cash and cash equivalents	105,829	81,230	74,234	47,034	105,009
Exchange rate difference in cash and cash equivalents	2,400	1,896	-336	-442	-4,675
Closing cash and cash equivalents	258,057	105,829	81,230	74,234	47,034

KEY FIGURES

Group	2014	2013	2012	2011	2010
Operating margin (percent)	30.7	28.5	29.1	30.3	37.0
Profit margin (percent)	31.2	29.0	28.7	30.2	35.7
Interest coverage ratio (multiple)	518	303	276	778	4,533
Equity/assets ratio (percent)	67.9	71.4	53.3	54.4	65.4
Quick ratio (percent)	212.6	190.3	132.0	128.7	165.6
Net interest-bearing liabilities (SEK thousands)	-258,057	-105,829	-79,356	-74,234	-47,034
Net debt/equity ratio (multiple)	-0.5	-0.3	-0.3	-0.3	-0.2
Average number of employees	401	328	257	220	152
Employees at year-end	456	356	301	231	182
Employees and consultants at year-end	591	461	403	324	284
Earnings per share, basic (SEK)	6.10	4.23	3.44	2.97	3.07
Earnings per share, diluted (SEK)	6.09	4.21	3.44	2.97	3.07
Equity per share (SEK)	13.69	9.62	7.44	6.09	5.08
Distribution to shareholders per share (SEK)	5.00*	3.00	2.25	2.00	2.00
Average number of shares outstanding	39,906,816	39,553,716	39,553,716	39,553,716	39,553,716
Number of outstanding shares at year-end	39,966,274	39,553,716	39,553,716	39,553,716	39,553,716

*Proposed for 2014

Definitions

OPERATING MARGIN

Operating profit in relation to revenues.

PROFIT MARGIN

Profit after financial income/expense in relation to revenues.

INTEREST COVERAGE RATIO (MULTIPLE)

Profit after financial income/expense plus interest expense in relation to interest expense.

EQUITY/ASSETS RATIO

Equity at the end of the year as a percentage of the balance sheet total at the end of the year.

QUICK RATIO

Current assets in relation to current liabilities.

NET INTEREST-BEARING LIABILITIES

Net of interest-bearing provisions and liabilities less financial assets and cash and cash equivalents.

NET DEBT/EQUITY RATIO (MULTIPLE)

Net of interest-bearing provisions and liabilities less financial assets and cash and cash equivalents divided by shareholders' equity.

AVERAGE NUMBER OF EMPLOYEES

Average number of employees converted into full-time equivalents.

NUMBER OF EMPLOYEES AT YEAR-END

The number of employees at the end of the year.

NUMBER OF ENGAGED PERSONS AT YEAR-END

The number of employees and subcontractors at year-end.

EARNINGS PER SHARE

Profit after tax in relation to the average number of shares outstanding during the year.

EQUITY PER SHARE

Shareholders' equity in relation to the number of shares outstanding at the end of the year.

DIVIDEND PER SHARE

Proposed/conducted dividend. "Dividend" here also means distribution to shareholders.

AVERAGE NUMBER OF SHARES OUTSTANDING

Weighted average of the number of outstanding shares during the period, adjusted for bonus issue and share split.

NUMBER OF SHARES OUTSTANDING

Number of outstanding shares at year-end adjusted for bonus issue and share split.

Administration report

The Board of Directors and the CEO of Net Entertainment NE AB (publ), corporate identity number 556532-6443, hereby submit the annual report for the 2014 financial year.

ABOUT NETENT

NetEnt is a leading supplier of digitally distributed gaming systems used by some of the world's most successful gaming operators. NetEnt Casino™ is a comprehensive gaming system comprising a full suite of high-quality games and a powerful administration tool. The games create a superior gaming experience for the player while the administration tool enables NetEnt's customers – the operators – to optimize their business and profitability. Operators are provided with a customized system solution that is quickly and easily integrated, ensuring cost-efficient operation and minimizing installation-to-operation times. Revenues consist of license fees determined by the revenues generated by the Company's products, and setup fees when new agreements are signed. NetEnt is a pure operating and development Company and thus does not conduct any gaming operations of its own. The Company's brand is internationally reputed and associated with innovation, service, and quality.

The Parent Company of the Group is located in Stockholm, where a certain amount of development and infrastructure coordination is carried out, while product management, sales, operations, customer support and marketing are managed out of Malta. The Company also has offices in Gothenburg, Kiev (Ukraine), Gibraltar as well as an IT-operations site in Alderney. Development is also conducted through a collaboration partner in India.

The parent company is listed on NASDAQ Stockholm (NET-B).

BUSINESS MODEL AND OBJECTIVES

NetEnt's business model is to develop games and system solutions that enable online casino operators to offer the ultimate gaming experience. This enables the operators to grow faster and more profitably than competitors. By doing so, NetEnt shall generate sustainable profit and growth for its shareholders.

The gaming operators pay a monthly license fee calculated as a percentage of the gaming yield generated by the casino.

The European online gaming market is expected to maintain solid growth and NetEnt's objective is to grow faster than the market.

IMPORTANT EVENTS IN 2014

- 31 license agreements with new customers were entered, including Betfair, Rational Group, William Hill (Retail) and bwin.party.
- The casinos of 28 new customers were launched.
- A collaboration agreement was entered with GameAccount Network, a platform provider focusing on the regulated Italian market.
- For the first time ever NetEnt also developed a game entirely in HTML5 for both desktop and mobile devices – a slot game based on Universal Pictures' classic film, The Invisible Man. All desktop games were developed in Flash previously. This marked a change in game development, which is expected to generate economies of scale ahead, through joint development for mobile and desktop.
- NetEnt decided to enter the North American market, starting in New Jersey. A decision was also made to enter the Spanish market in 2015.

MARKET

The online gaming market has shown healthy growth in recent years. It is estimated that global gross gaming yield for online games, including all game segments, amounted to EUR 30.5 billion in 2014, an increase of 11 percent from 2013. The corresponding size of the global online casino market is estimated at EUR 6.5 billion for 2014, representing 11 percent growth from 2013 (source: H2 Gambling Capital, January 2015).

Europe is by far the largest gaming market and is expected to account for close to half of global gaming yield in the next few years. Deregulation and reregulation of national gaming legislation is taking place in many European countries. NetEnt closely monitors developments on all markets that are undergoing regulation.

In Spain, the online casino market is now regulated and NetEnt has applied for a license.

In the UK, which is Europe’s largest gaming market, all operators wishing to approach British players will need a UK gaming license and must pay gambling tax in the UK, irrespective of the country in which the operator is based. This marks reregulation compared to the previous regulations and NetEnt has applied for a license.

The Italian market was reregulated a few years back and NetEnt has developed close cooperation with the authorities responsible for getting unlicensed operators, with a focus on Italian players, to acquire a local license. Several operators have embarked on this transition, and as of 2015 NetEnt is phasing out deliveries of the Company’s products to operators that have not commenced a licensing procedure in the country.

In Portugal preparations are under way for regulation and licensing in the near future, and in the Netherlands market regulation is expected toward the end of 2015 or beginning of 2016.

The majority of NetEnt’s customers are currently in Europe and the Company will continue to focus on the European market, while at the same time carefully monitoring developments on other markets that are headed for regulation, and intends to launch its products on such markets when the conditions are right. At the end of 2013, New Jersey opened up the online casino market, and in the fall of 2014 NetEnt commenced work on applying for a license there. Discussions are also in progress in other states to introduce new gaming laws. In Canada the market is regulated in several provinces such as Ontario, British Columbia and Quebec. In 2014, NetEnt decided to establish itself in North America with the aim of launching its products in the US and Canada in the second half of 2015.

NEW AGREEMENTS AND CUSTOMERS

In 2014 agreements were signed with 31 new customers, including Betfair, Rational Group, William Hill (Retail) and bwin.party.

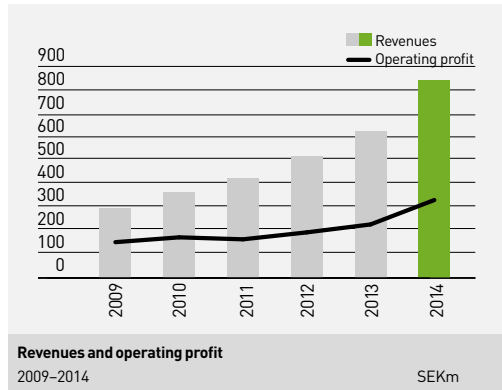
A number of agreements were terminated with smaller customers that did not reach the minimum revenue requirement imposed by NetEnt.

Customers yet to be launched

At the end of 2014, NetEnt held agreements with 18 customers that have not yet been launched, including Rational Group (Full Tilt Poker) and bwin.party.

REVENUES AND PROFIT

Revenues and operating profit for the last six years are presented below.



Revenues – volume, price and currency trend

Revenues for full-year 2014 amounted to SEK 851.7 million (630.7), which is an increase of 35.0 percent (28.4 percent in EUR) compared with 2013. The increase in revenues was mainly driven by growth among existing customers, but also new game launches as well as revenues from new customers also made a positive contribution. 31 new license agreements were entered and the casinos of 28 new customers were launched during the year.

Revenues are affected by the development of the SEK in relation to other currencies. The majority of revenues are invoiced in EUR, but also GBP and USD. In 2014 the SEK depreciated against the EUR by an average of 5.2 percent compared with the prior year, which had a positive effect on revenues. In EUR, total revenues increased 28.4 percent for the full year compared with 2013.

The number of gaming transactions amounted to 21.4 billion for the year which is an increase of 32 percent compared to 2013. The increase in the number of gaming transactions is driven by underlying market growth combined with new customers launched, but also by the types of game that are most popular. The slot gaming category represented around 84 percent of gross gaming yield (players’ bets less their wins) in 2014 – an increase from 81 percent the preceding year. A higher proportion of slot games generally involves more transactions, because players’ stakes are lower but they play more rounds than in other types of casino games. Games through mobile devices, which are sharply on the rise, are demonstrating a similar pattern in terms of transaction number and size. On the whole, this results in the increase in revenues not entirely correlating with the increase in the number of gaming transactions.

Expenses and profit

Operating profit for the year amounted to SEK 261.7 million (179.7) and the operating margin was 30.7 percent (28.5). Operating expenses rose from the previous year due to the Company's sustained expansion and strengthening of the organization. The strengthening of the organization is taking place mainly through new hires but also through external resources in the form of consultants and outsourcing outside Europe. The expansion also leads to increased operating expenses in the form of, for instance, customer-specific integration costs, communication costs and other costs such as for IT-operations. Entering new markets also increases operating expenses in the form of advisory and regulation-related costs. Amortization increased from the prior year as several large development projects were completed, such as new large platform projects and mobile and desktop games. Amortization of development projects is linear with equal amounts each month from the launch date, while revenues normally increase gradually, so the positive margin effect from newly launched projects is not immediate. Amortization is also affected by the performance of the SEK vs. the EUR, because the amortization is translated from EUR to SEK for the Group's financial reporting. The majority of the Group's other expenses are in SEK, but the share of expenses reported in other currencies is steadily on the rise as the organization expands, constituting 43 percent for full-year 2014. The positive margin trend is primarily a result of strong sales growth. The operating margin was also positively affected by the SEK trend during the year because most revenues are invoiced in EUR.

INVESTMENTS

The Group's investment in intangible assets amounted to SEK 84.4 million (102.5) in 2014. Investments in property, plant and equipment amounted to SEK 36.8 million (33.9). Investments in intangible assets consist of development of new games for mobile devices and desktop, technical adjustments to the platform such as new functionality, increased capacity, adjustments for requirements on regulated markets and software licenses. Major development projects during the year related to games, regulated markets and platform projects. Investments in property, plant and equipment are primarily servers and other computer equipment to meet new technical requirements and maintain capacity and performance in connection with new product launches. Investments are also made in computer equipment in line with the growing organization.

CASH AND CASH EQUIVALENTS, FINANCING AND FINANCIAL POSITION

Consolidated cash flow from operating activities amounted to SEK 364.9 million (249.9) for full-year 2014. Operating cash flow was negatively affected by a deposit of EUR 2 million which was paid as part of the Spanish licensing procedure. The deposit is classified as a non-current financial receivable in the balance sheet. In 2014 cash flow from financing activities amounted to SEK -93.9 million (-90.9), and consisted mainly of distribution to shareholders as well as a new share issue of 351,100 B shares, at an issue price of SEK 70.20 per share, in connection with the 2011-2014 option program which expired during the year. Investments in relation to operating profit fell from the prior year, which had a positive effect on cash flow for the year. The Group's cash and cash equivalents amounted to SEK 258.1 million (105.8) at December 31, 2014. Credit available to the Group amounted to SEK 50 million, none of which had been utilized at December 31, 2014.

PERSONNEL AND ORGANIZATION

At the end of the period, the number of employees amounted to 456 (356). Including external resources such as dedicated people from subcontractors and consultants, NetEnt employed 591 (461) people.

PARENT COMPANY

The parent company's revenues for the 2014 full year amounted to SEK 467.1 million (393.5). Operating profit amounted to SEK 42.3 million (31.2) and the operating margin was 9.1 percent (7.9). Profit after tax was SEK 174.0 million (95.8). The operating margin is mainly affected by how high a share of Parent Company expenses are invoiced onto other Group companies, and the intra-group price level applied. The price level is governed based on independent benchmark studies for similar services, and can vary over time if the general price level on the market has changed.

Cash and cash equivalents in the Parent Company at the end of the period amounted to SEK 217.6 million (55.5).

Parent Company investments in property, plant and equipment were SEK 14.5 million (10.1) for full-year 2014. Parent Company investments in intangible fixed assets amounted to SEK 4.1 million (17.3) for the full year and primarily consist of software purchasing.

Risk factors

Specified below are some of the business- and industry-related risk factors that could have consequences for NetEnt's future development. The risk factors are not arranged in order of importance or potential financial impact on the Company's revenues, profit or financial position. For financial risk factors that affect the Company's business, see Note 26.

POLITICAL DECISIONS

NetEnt is a supplier of digitally distributed gaming systems for casino games online. The business relies heavily on the legal situation regarding these types of games. Since most of the Company's customers are active in Europe, the legal situation in the EU is particularly important.

NetEnt is legally based in the EU, which provides the Company with constitutional protection for business activities that follow from national law, EU law, and the overarching WTO system. Nonetheless, the operations are dependent on the legal and political conditions that apply to customers, i.e. purchasers of digitally distributed gaming systems. Developments in terms of the protection provided by EU law and which customers have against protectionist national monopoly systems are of particular importance.

The market for basically all types of gaming services is regulated by national legislation that determines how gaming operations may be conducted. The European Court has dealt with national gaming regulations in a variety of rulings. Currently, EU law allows its Member States relative freedom of choice in regulating gaming. However, the regulations must meet the requirements of EU law regarding proportionality and nondiscrimination. They must meet the fundamental requirements regarding consistency and a systematic approach. For example, national regulation may not exclude private foreign entities on public health grounds if the government allows comprehensive promotion of public gaming companies. Those who argue against gaming monopolies express that gaming monopolies cannot be justified for health or safety reasons when they are operated for profit.

In recent years, the European Court and national courts have issued important rulings that affect the entertainment gaming market. Some rulings have contributed to opening up markets to private operators, while other decisions have been more protectionist. In 2009, the European Court gave Member States greater scope to preserve protectionist monopoly systems. Through a series of rulings in 2010, the European Court confirmed

the principle that companies that are legally established in the EU have the right to also offer and provide online gaming. Any limitations imposed by a Member State must be consistent, systematic, and harmonized. National restrictions must always be proportional in relation to the purpose that motivates the restriction.

It is notable that the gaming market has not been subject to specific harmonization measures in the EU. No legal instruments in the form of directives, regulations or decisions have been adopted by political EU institutions.

Deregulation and reregulation of national gaming laws are taking place in many European countries with, for example, Italy, France and Denmark having regulated online gaming. The development of national licensing systems has partly been prompted by recent case law in the European Court, which has provided Member States with slightly more freedom to implement limitations on offering cross-border gaming services. EU Member States have been given greater possibilities of securing tax revenues provided the licensing systems create sound competitive conditions and are formally open for all operators who meet certain criteria.

NetEnt has a "class 4 license" in Malta that covers delivery and technical operation of casino games for gaming operators licensed in Malta. Malta is a member of the EU, and is thus governed by EU law. Malta is one of the few countries in the EU that has opted to allow the gaming sector to be exposed to competition through a national licensing system. NetEnt also has a category 2 license in Alderney and licenses in Belgium and Gibraltar.

Political decisions and court rulings in the EU area with the purpose of making it difficult for private gaming operators on national markets, primarily in Sweden, Malta, Italy, the UK and Norway outside the EU, could have severely negative consequences for NetEnt's customers and hence the Company's own operations. A liberalization of the gaming market in these markets could likewise have a positive impact on the Company's customers, and thus for NetEnt.

In the current situation, it is difficult to predict how the legal landscape in the EU will develop, and thus affect the commercial conditions for gaming operators, and ultimately game developers such as NetEnt. Therefore, it must be pointed out in particular that, because of the current legal developments in the various Member States, in combination with emerging practice in EU law, NetEnt is operating in a relatively unpredictable legal environment, at least in terms of the EU market, and there is hence a risk (which is difficult to quantify) of NetEnt's operations

being negatively affected by legal developments in the future.

In October 2006, a law came into effect in the United States that forbids game distribution to people in the United States. The law has had a major impact on the ability of operators to conduct gaming business in the United States, and has also posed a barrier to banks and other financial institutions against mediating payment transactions for online based gaming. In connection with the law coming into effect, NetEnt ceased cooperation with operators targeting players on the US market, in order to avoid legal risks associated with that market. NetEnt does not currently offer its products or services to operators that offer games to people in the United States. In the United States, political initiatives are under way at state level to introduce a new regulation for online gaming. Several states have already regulated online gaming and in November 2013 New Jersey opened up the online casino market. Discussions are also in progress in other states to introduce new gaming laws. NetEnt intends to establish operations in the United States as and when new regulations enable this.

OPERATIONS THAT REQUIRE A LICENSE AND OTHER LEGAL ASPECTS

Following a decision by the Maltese lottery supervisory authority (Malta Gaming Authority, MGA), NetEnt's subsidiary NetEnt Malta Ltd holds a "class 4 license", which means that the Company can offer gaming systems to its customers under the license, and that its products are MGA-approved. It is of great importance to NetEnt's business that the license is maintained and extended. The license is issued with a five-year term and must be renewed in 2015. NetEnt also has a category 2 license in Alderney which enables the Company to offer its casino solution to gaming operators that are licensed by the gaming authority in Alderney. This license is valid until further notice and retaining it is of great importance to the Company. The gaming authority in Alderney, AGCC, performs regular audits of NetEnt's business. If AGCC were to find that NetEnt no longer fulfills the license requirements, the authority can revoke the license. In Gibraltar, NetEnt has what is known as a Remote Gambling Licence, which is extended each year. Since the regulations in the UK were amended in November 2014, NetEnt has a temporary license there. This license will undergo final review in 2015 for conversion into a permanent license. It is of great importance to NetEnt's operations that the licenses in Gibraltar and the UK are extended and retained.

Certain EU Member States, including Sweden, have bans on promoting lotteries organized from another country. "Promotion" is considered a broad concept, and can thus encompass a number of different activities. That NetEnt's business, namely delivering software and pro-

viding hosting for gaming operators from another country where the business is licensed and legal, could be considered "promotion" seems less probable, although the extent of the concept of "promotion" in this respect is unclear.

Gaming authorities in different countries can also adopt a restrictive approach regarding the markets to which licensed gaming operators and gaming system providers make games available, for example, if the authorities believe that a country is not applying adequate measures to prevent money laundering or terrorist financing.

The factors described above highlight that NetEnt operates in an unpredictable legal environment.

OPERATIONAL DISRUPTION

NetEnt is responsible for the operation of licensed customer systems through its operation centers in Malta, Gibraltar, Alderney, Costa Rica and Amsterdam. Like all online services, the system can sometimes suffer from operational disruptions. These can occur for many different reasons, and may be either within or beyond NetEnt's control. In the event of operational disruption, the Company's product is entirely or partially unavailable to the end user, which affects the gaming operator's revenues and thus license revenues for NetEnt. Any operational disruption or technical problem with the Company's servers could therefore result in lost revenues, loss of confidence in the Company, and possible claims for damages. The Company is constantly working to minimize the risk of operational disruption by, for instance, ensuring high technical security in the system.

GAMBLING ADDICTION

Despite the fact that NetEnt does not conduct any gaming operator activities, people suffering from gambling addictions could sue companies in the NetEnt group in their capacity of game and system supplier. Even if such claims appear to be unfounded, and would likely be rejected by a court, they could involve considerable expenses and loss of confidence in NetEnt, which could ultimately lead to reduced revenues.

DEPENDENCE ON KEY PERSONNEL AND SKILLED EMPLOYEES

NetEnt's success depends on its ability to hire and retain expert, talented employees in all functions in the regions where NetEnt conducts business, for example commercial experience, understanding of operator and player preferences, game development and technology. The business is also dependent on certain key people at management level. Because of the high rate of market change, the loss of experienced personnel within business-critical areas could temporarily have a negative impact on the Company's profit and financial performance.

NetEnt works actively to acquire dedicated and loyal staff through continuing education, corporate culture and opportunities for advancement within the organization.

DEPENDENCE ON LARGE CUSTOMERS

The loss of some of the Company's customers could have a negative impact on NetEnt's revenues and profit. As the number of customers increases, dependence on individual large customers gradually decreases. See Note 4 on page 66.

COMPETITION

The Company competes with a number of entities with much greater financial and operational resources than NetEnt. The market is highly attractive, and new entities may establish themselves. However, the threshold for becoming established on the game development market is high. If NetEnt cannot successfully respond to such competition, this could negatively affect the Company's profit and financial position. The Company's ambition is to maintain and develop its position on the market as a world-leading supplier of digitally distributed gaming systems, and to be a respected market participant. By continuing to focus on developing high quality games with great entertainment value, in combination with a powerful administration tool and related services, NetEnt hopes to be able to retain existing customers and attract new ones.

INTELLECTUAL PROPERTY RIGHTS

NetEnt's most important intellectual property rights mainly consist of the copyrights for the software, in particular NetEnt Casino™, and related materials that are developed and continue to be developed in the Group. Therefore, it is crucial that anything developed in the Group remains NetEnt's property. Through contracts with employees and subcontractors, it is ensured that the copyright for developed products accrues to NetEnt. In line with NetEnt's success, legal action has been brought against the Company on various occasions for allegedly infringing on intellectual property rights. Although the Company has not lost in any such allegation there could be a risk of a negative effect in the future in the event of a court ruling against the Company. Lawsuits often involve varying degrees of expenses for the Company in the form of fees for legal advice, even if the legal action does not ultimately lead to a court case.

EXCHANGE RATE FLUCTUATIONS

The Group's profit and financial position are affected by exchange rate fluctuations, since the majority of revenues is in EUR while costs are largely in SEK. NetEnt's current policy is not to hedge changes in exchange rates. An appreciation of SEK vs. the EUR negatively affects the Company's profit. The fulfillment of NetEnt's financial

goals may be affected by future changes in exchange rates. The Group's consolidated profit, equity, assets and liabilities are also affected by exchange rate fluctuations when the profit of foreign subsidiaries is translated into SEK for the Group's consolidated financial reporting.

TAX STATUS

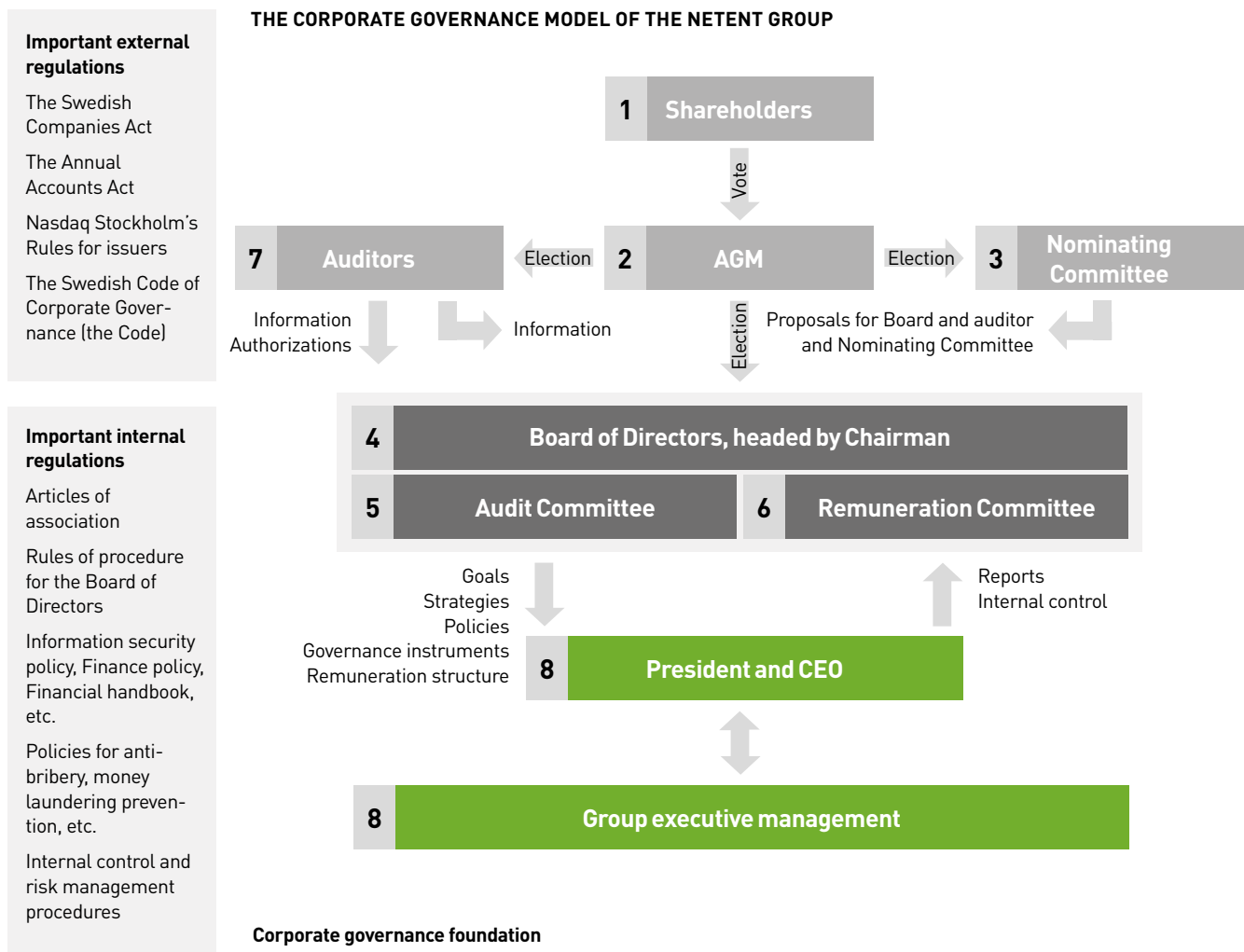
The Group's tax expense is affected by which of the countries where the Group conducts operations is the one in which profit is generated, and the tax rules of each country. Comprehensive assessments are required to establish the income tax provision. There are many transactions and calculations for which the final tax is uncertain at the time when the transactions and calculations are conducted. NetEnt has, alongside external experts, assessed how tax regulations affect the operations in order to ensure an accurate tax status. This also applies to indirect taxes. NetEnt reports and pays to the tax authorities the amount of tax that NetEnt and hired external experts consider correct. However, these figures may prove to be inadequate in the event of the tax authorities applying a different interpretation of the tax rules than that performed by NetEnt and which it believes is correct.

After a tax audit of Net Entertainment NE AB concerning financial years 2007–2010, the Swedish Tax Agency decided to impose additional taxes on the Company in the amount of approximately SEK 92.1 million. In its decision, the Swedish Tax Agency states that the internal pricing used by the Group between the Sweden-based Parent Company and the Malta-based operations is not justified. Thus, the Swedish Tax Agency assigns a different legal interpretation and financial substance to certain intra-Group agreements and the organization of the Group, than the Company and its external experts do. NetEnt disputes the Swedish Tax Agency's assessment and hence also the consequences in terms of amounts regarding income adjustment and tax surcharges. In 2014 NetEnt received the decision of the Administrative Court, which follows the previous decision of the Swedish Tax Agency to impose additional tax on the Company. The Company has appealed the decision to the Administrative Court of Appeal, and is currently of the same opinion as before – not to make any provisions for potential additional taxes attributable to this matter. NetEnt insists that it has complied with applicable taxation laws governing its operations, which is also supported by the experts that the Company has consulted on the subject. The amount of SEK 92.1 million is recognized in the 2013 accounts as a contingent liability and the same assessment is also made at December 31, 2014. Adjusted for accrued interest, the amount was SEK 94.4 million at the end of 2014.

Corporate governance report

NetEnt, Net Entertainment NE AB (publ) is a Swedish public limited liability company listed on Nasdaq Stockholm. NetEnt thus applies Nasdaq Stockholm's rules for issuers, and as a listed company the Swedish Code of Corporate Governance (the Code). This report was prepared in accordance with the Swedish Companies Act, the Annual Accounts Act, the Code and other applicable Swedish and foreign laws and regulations. NetEnt has no divergences from the Code to report. The report is part of the administration report and has been reviewed by the Company's auditor.

THE CORPORATE GOVERNANCE MODEL OF THE NETENT GROUP



Corporate governance foundation

NetEnt endeavors to apply strict standards and efficient processes so that its entire operations create long-term value for shareholders and other stakeholders. This requires maintaining an efficient organizational structure, internal control and risk management systems, and transparent internal and external reporting. There have been no material changes in corporate governance from the preceding year.

1 Shares and shareholders

The share capital of Net Entertainment NE AB consists of A shares and B shares. The total number of shares is 39,906,816, divided into 5,610,000 A shares and 34,296,816 B shares. One A share carries ten votes and one B share entitles to one vote when voting at the AGM. The two share classes have equal rights to the Company's assets and profit. Shareholders can vote for their full number of shares represented at the AGM. Holders of A shares are entitled to convert one or more A shares to B shares by written request to the Board of Directors, within the limits of the maximum number of B shares that may be issued according to the articles of association. At December 31, 2014, the number of shareholders was 5,541. The largest shareholders at the end of 2014 were Per Hamberg with 6.4 percent of share capital and 19.7 percent of the votes, and Rolf Lundström with 6.5 percent of the shares and 14.3 percent of the votes. The ten largest shareholders represented 44.9 percent of share capital and 75.7 percent of votes in the Company.

2 Annual General Meeting

The Annual General Meeting (AGM) is NetEnt's highest governing body at which shareholders exercise their influence in the Company. The AGM of the Company is held within six months from the end of the financial year. Date, time and location are announced no later than in connection with the third quarter earnings report. Information on how a shareholder can have a matter addressed at the meeting, and by when such a request must be received by the Company in order to ensure it is brought up at the AGM, is announced on the Company's website no later than when the third quarter earnings report has been published. Notice of the AGM is announced at least four weeks prior to the meeting, and will then be available on the Company's website.

To be entitled to vote at the AGM, shareholders must be recorded in the share register on the fifth business day before the meeting, including Saturdays that are not Swedish public holidays, and notify the Company of their participation no later than the date stated in the notice of the meeting. Shareholders who cannot attend in person may participate through a representative.

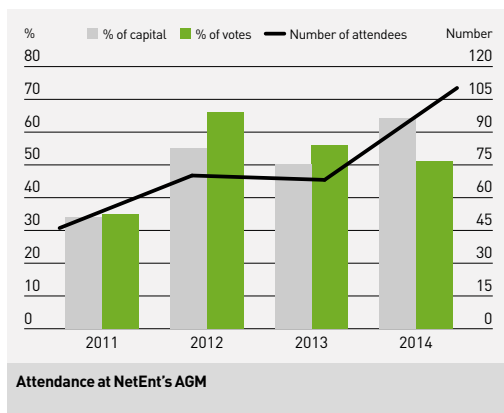
Decisions at the meeting are normally made by a simple majority of votes. However, certain types of resolutions at the AGM require sanctioning by a higher proportion of the votes and shares represented at the meeting, pursuant to the Swedish Companies Act. Extraordinary General Meetings may be held as needed.

Annual General Meeting 2014

The AGM 2014 was held on April 24 at Spårvagnshallarna in Stockholm. 64.2 percent of the total number of votes and 50.4 percent of the total number of shares were represented at the AGM. All members of the Board of Directors, the Company's auditor, the CEO and a number of other senior executives attended the AGM. One of the Nominating Committee's three members was present. At the AGM, decisions were taken on a number of routine subjects as well as on the split of shares and automatic redemption procedure resulting in a distribution to shareholders of SEK 3.00 per share. For further information, see the Company's website, which provides all the requisite AGM documents as well as the meeting minutes and articles of association.

Annual General Meeting 2015

The AGM 2015 will take place on April 29 at 3 p.m. at Spårvagnshallarna in Stockholm. Notice of the AGM is provided on the Company's website (www.netent.com/arsstamma) where the requisite documents will be available before the meeting.



The AGM decides on

- Adopting the annual financial statements and consolidated financial statements
- Appropriation of profit and dividend
- Assessment of and decision on discharge from liability for the Board of Directors and CEO
- Election of Board members and, where appropriate, auditors
- Remuneration for the Board and auditors
- Guidelines for senior executive remuneration
- Any other business (important or formal)

3 Nominating Committee

The AGM decides on how the Nominating Committee shall be appointed. At the AGM in April 2014, it was decided that the Chairman of the Board of Directors, Vigo Carlund, shall convene a Nominating Committee consisting of a representative from each of the three largest shareholders at August 31, 2014 who, together with the Chairman of the Board, shall be members of the Nominating Committee ahead of the AGM 2015. The composition of the Nominating Committee is based on the list of registered shareholders provided by Euroclear Sweden, and other reliable ownership information as of the last business day in August. The Nominating Committee was presented in a press release in September 2014.

The Nominating Committee has prepared a proposal to be submitted to the AGM 2015 for resolutions regarding the chair of the meeting, the Chairman of the Board and other members of the Board of Directors, auditors where appropriate, remuneration for the Board of Directors and the auditors, as well as principles for appointing the Nominating Committee. The Nominating Committee's mandate period runs until the new Nominating Committee is appointed in accordance with the resolution on selecting the Nominating Committee at the AGM 2014. The composition of the Nominating Committee meets the Code's requirements for independent members.

NOMINATING COMMITTEE AHEAD OF THE AGM 2015

In its work, the Nominating Committee has evaluated the Board of Directors and its work, as well as the Chairman of the Board's report on the Company's activities, goals and strategies, in order to make correct assessments concerning the composition of the Board of Directors. In addition, the Nominating Committee has analyzed the skills and experience of the members of the Board of Directors, as well as the gender balance, and compared them with identified needs. The Nominating Committee is of the opinion that the members of the Board of Directors hold a wide range of extensive experience from business activities, technology, the gaming industry and financial markets. The Board of Directors presently consists of one female member and six male members.

The Nominating Committee strives to achieve an even gender balance in the Board. Ahead of the AGM 2015, the Nominating Committee has proposed electing a new female member, Jenny Rosberg. Following the AGM 2014 and until the end of the year, the Nominating Committee met three times. The Nominating Committee's proposal, its justified opinion on the proposed Board of Directors, and supplementary information regarding the nominated members of the Board of Directors are announced in connection with the notice of the AGM, and will be presented at the AGM 2015 together with a report on the Nominating Committee's work.

The duties of the Nominating Committee include submitting proposals to the following AGM regarding:

- Chair of the meeting
- Members of the Board of Directors
- Chairman of the Board of Directors
- Board fees
- Committee remuneration
- Amendments to the instructions for the Nominating Committee, if needed
- Auditor and audit fees when decisions are to be made on this at the following AGM

Members of the Nominating committee

Per Hamberg (appointed by the Hamberg family), Chair
Christoffer Lundström (Provobis Invest AB)
Martin Wattin (Kling family)
Vigo Carlund, Chairman of the Board of Directors

4 Board of Directors

Board duties

The Board of Directors has overarching responsibility for NetEnt's organization and administration by establishing business goals and strategies, evaluating the executive management and securing systems for monitoring and control of established goals. It is also incumbent upon the Board of Directors to ensure that there is sufficient control over the Company's compliance with laws and other regulations applicable to the Company's business, that requisite ethical guidelines are established for the Company's conduct, and that the Company's communication is transparent, accurate, relevant and reliable. Between AGMs, the Board of Directors is the Company's highest governing body.

Board composition

The Board of Directors is elected by the shareholders at the AGM with a mandate period extending from the AGM until the end of the following AGM. The Company's articles of association do not contain specific provisions on the appointment and dismissal of Board members. According to the articles of association, Net Entertainment NE AB's Board of Directors shall comprise three to nine members and no deputies. The AGM decides the exact number of members. The members of the Board of Directors shall devote requisite time and attention to NetEnt, and acquire the necessary knowledge to safeguard the interests of the Company and its shareholders.

Independence

The Board of Directors is considered to meet the independence requirements. Peter Hamberg is not independent in relation to major shareholders because he is a close relative of one of the Company's largest shareholders. Michael Knutsson is not independent in relation to the major shareholders because he is a large shareholder of the Company. Pontus Lindwall is not independent in relation to the Company because he is the Chairman of the Board of Betsson AB – a customer and previously the parent company of NetEnt.

Rules of procedure and Board meetings

The work of the Board of Directors is regulated by the rules of procedure, in addition to laws and recommendations. The rules of procedure are adopted by the Board of Directors and reviewed annually. The rules of procedure are divided into different sections in order to clarify and regulate the Board of Directors' work and duties. The sections consist of the Board of Directors' rules of procedure and instructions for the CEO and Audit Committee. The Remuneration Committee consists of the entire Board of Directors.

The rules of procedure comprise the Board's general obligations, distribution of duties within the Board, how Board meetings shall be recorded, and provision of information to the Board of Directors before and between Board meetings. Before each Board meeting, members receive written documentation about the matters to be discussed at the Board meeting. Also, each month, a monthly report is distributed on operational and financial performance.

At the AGM in April 2014, the following members were elected

Meeting attendance 2014	Board of Directors	Audit Committee	Remuneration Committee
Vigo Carlund, Chairman	12 of 12	-	1 of 1
Pontus Lindwall	12 of 12	-	1 of 1
Fredrik Erbing	12 of 12	5 of 5	1 of 1
Maria Redin	11 of 12	5 of 5	1 of 1
Mikael Gottschlich	10 of 12	4 of 5	1 of 1
Peter Hamberg	12 of 12	-	1 of 1
Michael Knutsson	10 of 12	-	1 of 1

For a further description of the members, see page 28.

Board remuneration 2012–2014, SEK thousand

Decided at the AGM	2014	2013	2012
Chairman of the Board of Directors (including fees for assignments in foreign subsidiaries)	600	590	580
Chair of the Audit Committee	320	310	300
Member of the Board of Directors	250	240	240

The duties of the Chairman are to ensure:

- that new Board members undergo the requisite introductory training
- that the Board regularly updates and deepens its knowledge of the Company, the industry, and its performance
- that the Board of Directors fulfills its duties
- that the Board of Directors receives adequate information and source materials for decision-making in its work
- together with the CEO, adopting the agenda of Board meetings
- that Board decisions are efficiently executed
- that the Board conducts an evaluation of its own work and that the Nominating Committee is informed of the evaluation.

The Chairman also assumes responsibility for contacts with the owners and communicating opinions from the latter to the Board of Directors, and serves as support for the CEO.

Chairman of the Board of Directors

The Chairman of the Board of Directors is appointed by the AGM. Vigo Carlund was appointed Chairman of the Board of Directors by the AGM 2014.

The Chairman organizes the work of the Board of Directors so that it is conducted efficiently, and such that the Board of Directors honors its obligations. It also includes leading the work of the Board to create optimal conditions.

Board work in 2014

The Board's rules of procedure describe which items shall be on the agenda at each Board meeting, the annual cycle of items over the financial year, and the agenda for inaugural Board meetings. In 2014, the Board of Directors held 12 meetings, including the inaugural meeting, three for adopting interim reports, one for adopting the earnings report and one extraordinary meeting per capsulam. In connection with the Board meeting in June, a strategy meeting was held, at which the executive management presented an in-depth analysis of the industry trend and proposed the strategic direction for sustained growth and development.

All meetings held during the year followed an agenda which, together with the documentation for each agenda item, was provided to Board members ahead of the mee-

tings. Also present at Board meetings are the CEO and the CFO, who also records the minutes. The CEO reports on operational performance at each ordinary Board meeting, and the CFO reports on financial performance. In addition, various senior executives, and auditors if needed, deliver presentations on various specialist topics.

The key points at the Board meetings in 2014 were matters concerning strategy, taxes, the business risk management process, business plan and budget approval, forecasts, key policies such as for anti-bribery, annual report, earnings report and interim reports, as well as investments and setting up operations on new markets such as Spain and North America. Other matters addressed by the Board of Directors are financial targets, vision and mission, as well as financial policy.

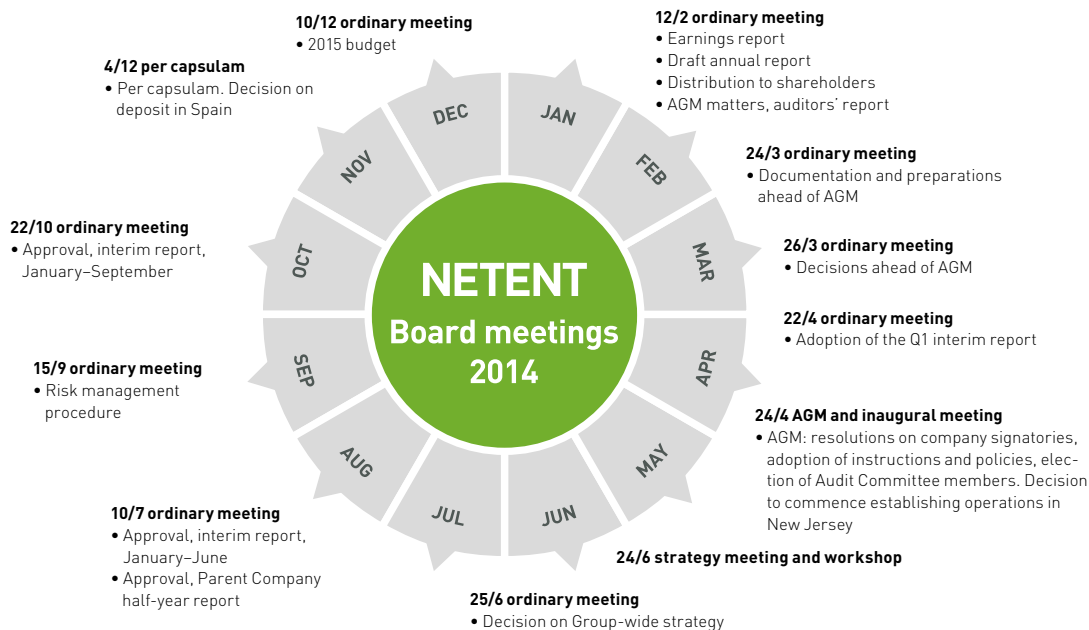
Ensuring quality in financial reporting

The rules of procedure annually resolved by the Board contain detailed instructions regarding which financial reports and financial information shall be submitted to the Board. Besides the year-end report, interim reports and annual report, the Board reviews and evaluates comprehensive financial information, pertaining both to the Group as a whole and various Group entities.

The Board also reviews, primarily through the Audit Committee of the Board, the most material accounting

Board meetings in 2014

Recurring items at ordinary Board meetings have been the status report of the CEO, feedback from the Committees, risk report, financial report and other current projects and matters, including addressing forecasts, policies and taxes.



policies applied in the Group as regards financial reporting, as well as material amendments to reporting policies. Minutes are recorded at all Audit Committee meetings and the minutes are available to all Board members and to the auditors.

At the Board meeting in February 2014, the chief auditor, Therese Kjellberg of Deloitte, reported her conclusions from the 2014 audit. At the meeting, the members of the Board had the opportunity to ask the auditor questions without the presence of Company management.

Evaluation of Board work

The Chairman of the Board of Directors annually evaluates the work of the Board through a systematic and structured process, with the purpose of developing the Board's work and efficiency. The Board of Directors continually evaluates the CEO's work, and the Board addresses this matter without the presence of any Company management members.

Board remuneration

Remuneration for the Board of Directors is proposed by the Nominating Committee and decided by the AGM, and is paid to Board members who are not employed by the Company. Monetary data regarding remuneration for the Board of Directors by financial year is shown in the table on page 43.

BOARD COMMITTEES

5 Audit Committee

The Audit Committee is responsible for monitoring and quality assurance of the Company's financial reporting. In terms of financial reporting, the Audit Committee monitors the efficiency of the Company's internal controls and risk management. The Committee keeps itself informed of the audit of interim reports, the annual financial statements and the consolidated financial statements, reviews and monitors the auditor's impartiality and independence, and pays particular attention if the auditor provides the Company with services other than audit services. The Committee is also responsible for the Board's ongoing communication with the Company's auditors, establishing guidelines for which services may be procured by the auditors in addition to the audit, evaluation of the audit process, advising the Nominating Committee when preparing auditor proposals, and audit fees.

In addition, the Committee has: established an annual plan for its work and an updated risk analysis for the business with a special focus on financial reporting and the link to internal controls; approved the auditor's audit plan; read and evaluated the auditor's review; evaluated the internal controls and the process improvement work performed by the Company in that regard; and considered the Finance policy, the Financial handbook and other policies, and accounting issues. During the year, particular attention was paid to intra-Group pricing, the current appeal of the decision from the tax audit regarding the 2007–2010 financial years, the risk management procedure and audit procurement for election at the AGM 2015, as well as reporting and follow-up of the IT audit.

The Audit Committee met five times in 2014. All of the meetings were attended by the auditor.

The Board addresses and decides on Group-wide matters such as:

- Principal goals
- Strategic direction
- Material matters pertaining to financing, investment, acquisitions and divestments
- Monitoring and control of operations, provision of information and organizational matters, including evaluating Group executive management
- Choice of and, if needed, dismissal of the CEO of the Company
- Approving financial reports and appropriation of profits
- Overarching responsibility for preparing efficient internal control and risk management systems
- Important policies

Audit Committee members

Fredrik Erbing (Chair)
Maria Redin
Mikael Gottschlich

The duties of the Audit Committee include:

- Reviewing financial reports
- Monitoring the efficiency of internal controls, including risk management, with respect to financial reporting
- Keeping informed of the external audit
- Reviewing and, as appropriate, granting prior approval when external auditors are appointed for assignments other than audit services
- Evaluating the objectivity and independence of external auditors
- Follow-up on previous matters

6 Remuneration Committee

The Remuneration Committee is responsible for matters regarding remuneration and benefits for senior executives, including those of the CEO, and matters of principle for all senior executives. The Board of Directors establishes guidelines for senior executive remuneration that are presented to and approved by the AGM. The guidelines for senior executive remuneration are monitored and evaluated annually, including variable remuneration programs for the Company management that are in progress and that ended during the year. The current remuneration policy is appended to the AGM minutes, available on the website.

The Remuneration Committee consists of all seven members of the Board of Directors. The Chairman of the Board of Directors is the chair of the Committee. All members were independent in relation to the Company except for Pontus Lindwall as he is the chairman of the board of Betsson AB, a customer and the former parent company of NetEnt. Pontus Lindwall did however not participate in any decisions in which he could be considered biased.

The Remuneration Committee met once in 2014, with all members present.

The duties of the Remuneration Committee include:

- Preparing and evaluating guidelines for Group management remuneration
- Preparing and evaluating goals and policies for variable remuneration
- Preparing terms and conditions for pensions, termination of employment, severance pay and other benefits for Company management
- Preparing and evaluating NetEnt's long-term incentive program

7 Audit

Auditors are elected by the AGM and review the Company's accounts and administration on behalf of the AGM. According to the Articles of Association, Net Entertainment NE AB (publ) shall have one or two auditors. Deloitte AB was elected auditor at the AGM in April 2014 for the period until the AGM 2015. Therese Kjellberg was appointed chief auditor. The auditor has presented her conclusions of the synoptic review of the interim report for January–September 2014, the audit for the 2014 full year, and internal control for the Audit Committee and the Board of Directors. The auditor also met with the Board of Directors and the Audit Committee without the presence of anyone from the Company management. In addition to the audit, the auditor has had a limited number of other assignments for the Company. These have been audit-related services concerning accounting and reporting, as well as assisting with establishing the Company's tax returns. Remuneration for the auditor is set out in Note 24.

Auditors

Deloitte AB

Therese Kjellberg. Chief auditor. Born 1971. Authorized public accountant and member of FAR SRS.

8 CEO and Group management

NetEnt's Group management is thoroughly experienced and works to create a platform for profitable growth, in line with NetEnt's strategy. Besides the CEO, Group management includes seven more people, four of whom are women.

A dynamic Group management team with in-depth knowledge about conditions is crucial for pursuing profitable growth.

The CEO is appointed by and receives instructions from the Board of Directors. In turn, the CEO appoints other Group management members and is responsible for the ongoing administration of the Group's operations in accordance with the guidelines and instructions of the Board. Group management meetings are held once every two weeks to review profit, update forecasts and plans, and to discuss strategic matters.

Instructions for the CEO

The Board of Directors has prepared and adopted instructions regarding the CEO's duties and responsibilities, as well as obligations towards the Board of Directors. The CEO is responsible for managing and developing the Company and dealing with the ongoing administration of the Company's affairs within the framework of the Swedish Companies Act, the Company's strategy plan, instructions for the CEO, and guidelines and instructions provided by the Board. In the internal work, the CEO shall: monitor to ensure that the Company's organization is professional and efficient; ensure that internal controls are appropriate and efficient; implement the Company's strategy and goals; and process and suggest qualitative and quantitative goals for the Company's various business units.

For the Board of Directors, the CEO shall, continuously and before each ordinary Board meeting, prepare, compile, and present data requested by the Board of Directors for assessing the Company's financial situation, such as reports, key figures and comments, proposals for the business plan, budgets, forecasts, year-end report, interim reports and annual reports.

Important matters addressed by the CEO and Group management in 2014 included

- Growth strategy
- Establishing operations on new markets
- Brand strategy
- Strengthening NetEnt's corporate culture
- Leadership development
- Risk management

Senior executive remuneration

In order to achieve attractive long-term value growth for shareholders, NetEnt seeks to offer its employees competitive remuneration and an attractive workplace that enable hiring and retaining the right employees. For senior executives, the Board of Directors has prepared guidelines for remuneration, as outlined below. Monetary data regarding remuneration for employees and senior executives is set out in Note 6.

GUIDELINES ADOPTED BY THE AGM 2014

Fundamental principles

These guidelines shall be applied for the CEO of Net Entertainment NE AB (publ) and other senior executives of the Company. The principles in these guidelines apply to employment contracts entered into after the Annual General Meeting and in cases where amendments are made to existing contracts after the Annual General Meeting. The Board of Directors shall be able to diverge from the guidelines provided that there are special grounds in a specific case.

It is of fundamental importance for the Company and its shareholders that the remuneration principles and other employment terms for senior executives are, in both a short-term and long-term perspective, competitive and create sound conditions for retaining and motivating skilled employees and attracting new ones when needed. In order to achieve this, it is important that conditions at the Company are fair and well-balanced, while at the same time competitiveness on the market is maintained. Employment terms for senior executives should contain a well-balanced combination of fixed and variable salary, share-based incentive programs, retirement benefits, and terms and conditions for employment termination.

Remuneration should be performance-based, and therefore contain a combination of fixed and variable salary, such that variable remuneration constitutes an appropriate proportion of total remuneration.

Fixed and variable salary

Fixed salary shall be market-based, competitive, individual, and based on the individual's responsibility, role, skills, and experience in relevant positions. Annual variable salary shall be measured and paid on an annual basis. Annual variable salary shall be capped at 50 percent of fixed salary, and be based on actual achievements in relation to established financial and operational goals. Goals for variable salary are determined annually by the Board of Directors for the CEO, and by the CEO in terms of variable salary for other executives, in order to ensure that they are in line with the Company's business strategy and objectives. Variable salary terms shall include a minimum level of performance in relation to goals, for which no variable salary is received.

Long-term incentive program

In order to secure long-term commitment, continued employment and competitive remuneration from an international perspective, annual variable salary may be supplemented with long-term cash incentive programs with deferred payment between 12 and 24 months. Such incentive programs are used selectively and are based on objectives related to the current financial year. Long-term cash incentive programs require continued employment until a predetermined date in order for payment to be made. Long-term cash incentive programs shall be capped at 50 percent of annual fixed salary, and shall otherwise follow the same principles that apply to the Company's annual variable salary as above.

The Board is entitled to reclaim variable remuneration disbursed on the basis of information that later proved to be evidently erroneous.

Key employees are invited to participate in an ongoing share-based incentive program in the form of share option rights or other share-based incentive programs issued at market price to motivate long-term engagement and better align their interests with those of shareholders. In order to strengthen loyalty to the Company, share-based incentive programs in the form of share option rights issued on market terms can be combined with cash remuneration, which is payable in connection with the redemption period during which share option rights can be exercised, to employees who are still employed at the time of redemption. Such remuneration may not exceed 50 percent, net after tax, of the premium paid for the share option right.

Retirement benefits and employment termination

Retirement benefits for the CEO and other members of Company management shall be competitive and based on defined contribution pension plans, in which the premium shall be capped at 33 percent of pensionable salary. Other benefits, such as company cars, health insurance, etc. shall constitute a minor part of total remuneration, and be in line with market conditions.

The CEO can have a maximum notice period of twelve months. Other members of Company management can have a maximum notice period of six months. In addition to notice periods, severance pay can be payable. Salary during the notice period and severance pay shall in total, however, not exceed the equivalent of 18 months' salary.

GUIDELINES DETERMINED BY THE BOARD OF DIRECTORS AND PROPOSED TO THE AGM 2015

For the AGM 2015, the Board has proposed to adopt the same guidelines for remuneration for the CEO and other senior executives as the preceding year, with the following changes and clarifications:

The 2014 guidelines set out that annual variable salary shall be capped at 50 percent of fixed salary, and be based on actual achievements in relation to established financial and operational goals. The Remuneration Committee proposed to the AGM 2015 that annual variable salary shall be capped at 60 percent of fixed salary.

Furthermore, the 2014 remuneration guidelines set out that, in order to strengthen loyalty to the Company, share-based incentive programs in the form of share option rights issued on market terms can be combined with cash remuneration, which is payable in connection with exercising share option rights to employees who are still employed at the time of redemption. Such remuneration may not exceed 50 percent, net after tax, of the premium paid for the share option right. For the AGM 2015, the Remuneration Committee has proposed that such remuneration shall be capped at 70 percent net after tax.

No other changes to the guidelines are proposed.

Internal control of financial reporting

NetEnt's control system has been devised to ensure accurate, reliable financial reporting and accounting in accordance with applicable laws and ordinances, accounting standards and other requirements for listed companies.

Internal control refers to the process that is influenced by the Board of Directors, Company management and other staff, and is designed to provide reasonable assurance that the goals of the Company are achieved in terms of

- appropriate and efficient operations,
- reliable financial reporting, and
- compliance with applicable laws and regulations.

NetEnt applies the established framework for internal control issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). This framework encompasses five principal areas: control environment, risk assessment, control activities, monitoring/improvement and communication.

CONTROL ENVIRONMENT

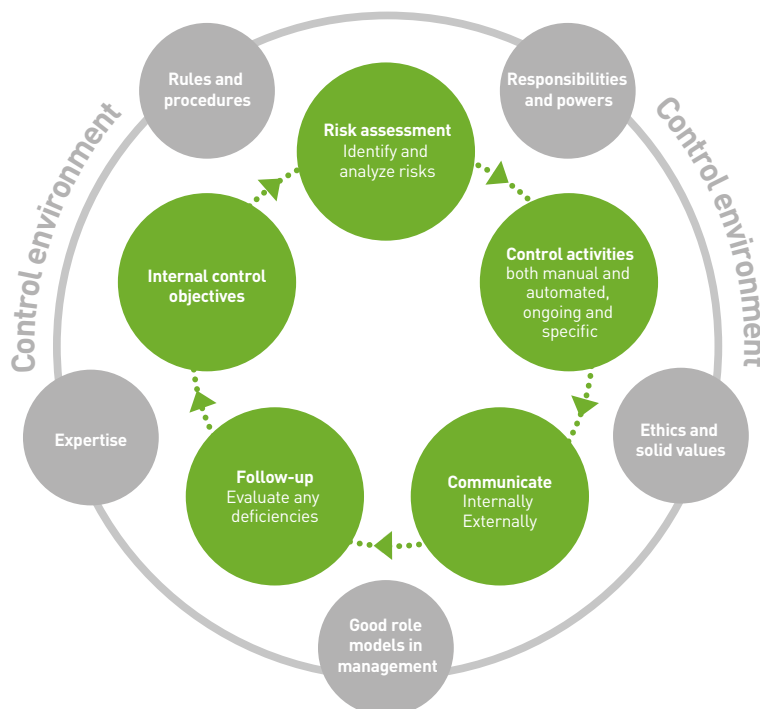
The foundation of NetEnt's control system is the control environment, which determines the individual and collective approaches in the Group. It is defined through policies and procedures, manuals and codes, and is upheld

with the help of NetEnt's organizational structure with clear responsibilities and powers based on shared values. Soundly devised internal control not only creates conditions for reliable financial reporting, but also contributes to a healthy and sustainable business with greater profitability as a result. Work on the design of internal processes and monitoring thereof is becoming increasingly important as the Company grows. This is particularly important in terms of the systems that NetEnt develops and operates on behalf of licensees.

NetEnt's Board bears overarching responsibility for establishing an efficient internal control system. The responsibility for establishing an efficient control environment has been delegated to the CEO. The CEO delegates powers to those reporting to him, both directly and through established guidelines and manuals at the Company. Corporate values are an important element in this respect, providing guidance for daily work.

The Company's finance function reports to the Audit Committee and to the Company's Chief Financial Officer, and works to develop and improve internal control in financial reporting in the Group, both proactively with a focus on the internal control environment, and by reviewing how internal control works.

Constant development of internal control is important for a rapidly growing company like NetEnt.



In 2013 a new ERP system was rolled out to improve support for the traditional accounting processes, electronic invoice management, purchasing process and HR administration, thus enhancing internal control by reducing dependence on manual processing. In 2014 work progressed on optimizing the system and enhancing accounting processes and internal control procedures.

NetEnt reviews its internal control processes in accordance with a recurring time cycle each year, and makes changes to the extent required. In turn, the Audit Committee, with the Company's auditor, regularly review these control processes.

Moreover, the Group has a function comprising people with specific responsibility for compliance, as well as quality and processes. "Compliance" here refers to industry-specific regulation from gaming authorities in various countries and compliance in the context of anti-bribery and anti-money laundering.

Internal governance instruments

Internal governance instruments for financial reporting primarily consist of the Group's finance policy, information policy, financial handbook, and authorization instructions that define accounting and reporting rules, as well as the Group's definition of processes and minimum requirements for sound internal control in financial reporting. In addition, the Company has policies regarding, for example, trade in the Company's shares, IT and information security, dividend, anti-bribery, prevention of money laundering and terrorist financing, drugs and gambling.

RISK ASSESSMENT

Risks in financial reporting are evaluated and monitored by the Board of Directors through the Audit Committee. Each year, NetEnt conducts a structured risk assessment to enable identifying material risks affecting internal control in financial reporting, and identifying where these risks are present.

The main risks to the Company are attributable to areas such as regulated activity, the invoicing process, development expenditure and taxes, and the Company's substantial cash and cash equivalents. During the risk assessment, particular attention has been paid to the risk of irregularities and undue favoring of other parties at the Company's expense, and the risk of loss or misappropriation of assets. Matters are prepared by the Audit Committee before consideration by the Board of Directors. The risk assessment results in control objectives that support meeting the fundamental financial reporting requirements. The risk assessment is updated annually by the Company, and the results are reported to the Audit Committee.

Moreover, the Company has a risk management process designed to constantly identify, prioritize and manage material business risks at large. The risk landscape is in some respects similar to the risk assessment for financial reporting, but includes other risks such as the availability of competent staff and political decisions. The Audit Committee is responsible for continually monitoring this process and reports regularly to the Board of Directors. For a complete description of NetEnt's risks, see the Risk factors section on page 37.

CONTROL ACTIVITIES

The most material risks identified in terms of financial reporting are managed through control structures in processes. Control activities are devised and documented at the process level, and include both overarching and more specific controls with the purpose of preventing, detecting and correcting errors and discrepancies. When devising control activities, accurate and timely performance thereof is ensured. General IT controls are established for the systems that support the processes that affect internal control regarding financial reporting.

The design of processes and control activities within IT is also affected by regulations issued by the gaming authorities, such as Malta Gaming Authority (MGA), Alderney Gambling Control Commission (AGCC), Gibraltar Regulatory Authority (GRA) and external reviews in connection with control of such compliance. Such reviews are conducted both by certified auditing agencies for certification in relation to requirements from authorities, and by the Company's external auditors. Control activities span everything from the review and monitoring of performance outcomes to specific account reconciliations.

Areas that are covered by control activities include:

- due authorization of business transactions,
- ERP systems that affect financial reporting, including verification management,
- the accounting process, including year-end reports and consolidated financial statements and their compliance with applicable regulations in the form of generally accepted accounting principles, prevailing laws and regulations, and requirements for listed companies. The process is also designed to ensure proper source materials for decision making for the Board of Directors and management,
- significant and unusual or complex business transactions, as well as business transactions or valuations of assets or liabilities that contain significant elements of judgment,
- all new employees are subject to prior background screening.

MONITORING

Monitoring of control activities is continually conducted to ensure that risks have been satisfactorily observed and addressed. Monitoring encompasses both formal and informal procedures applied by managers and process owners as well as controllers. Such procedures include monitoring profit vs. budget and plans, analyses and key figures. The Board of Directors continuously evaluates the information provided by Company management. The process includes both monitoring of monthly financial reports vs. budget and goals, and reporting at Board meetings. Through the Audit Committee, the Board of Directors reviews and assesses the internal control's organization and function. The Company's policies and instructions are evaluated and updated annually at a minimum with respect to appropriateness and functionality, or more often as needed.

The Company's CFO presents the results of internal control work as a standing agenda item at Audit Committee meetings. The results of the Audit Committee's work in the form of observations, recommendations and proposals for decisions and measures are continuously reported to the Board of Directors.

INFORMATION AND COMMUNICATION

Information and communication about internal governance instruments for financial reporting are available for all employees concerned on the Company's intranet. NetEnt has information and communication channels with the purpose of promoting the completeness and accuracy of financial reporting. Only a limited number of people in the functions Finance, IR, and CEO staff have access to information that is confidential in nature such as budgets, forecasts, financial outcome reporting, Board material and remuneration. Access to such confidential information is in accordance with the powers bestowed upon the Company's staff in the organization. Important

guidelines and manuals of importance to financial reporting are updated and communicated to those concerned in connection with the introduction of new employees and, in the event of potential changes, to all affected staff. There are both formal and informal communication channels to senior executives and the Board of Directors for information from employees. Employees can also contact the Board of Directors by e-mail, and then be anonymous to senior executives if they so wish, as part of the Company's whistleblowing policy. For external communication, there are guidelines for the Company with stringent demands on accurate and relevant information for the market. The Board of Directors annually adopts an information policy for the Company, which includes guidelines for contacts with analysts and the media. In connection with the introduction of new employees, the latter are informed of the guidelines and laws governing the Company regarding for example managing insider information and trade in the Company's shares. Prior to each quarterly earnings report, a reminder is sent about the rules to all staff.

INTERNAL AUDIT

In 2014 an internal audit function for money laundering prevention procedures was established. There is currently no internal audit function for financial reporting at NetEnt. The Board has considered the matter and concluded that existing structures for monitoring and evaluation suffice. The decision is reassessed annually. For certain special reviews, external initiatives can be taken. Moreover, the Company has a compliance function that reports its observations on a regular basis directly to the CEO, and which meets with the Audit Committee at least once a year without the presence of Company management. The function was established to secure enhancement of the Company's processes and procedures for industry-specific compliance.

The share, future outlook and appropriation of profits

THE SHARE

The share capital is SEK 1,201,195.16 and the quotient value per share is 3.01 öre. The share capital of Net Entertainment NE AB consists of A shares and B shares. The total number of shares is 39,906,816, divided into 5,610,000 A shares and 34,296,816 B shares. One A share carries ten votes and one B share entitles to one vote when voting at the AGM. The two share classes have equal rights to the Company's assets and profit. Shareholders can vote for their full number of shares represented at the AGM. Holders of A shares are entitled to convert one or more A shares to B shares by written

request to the Board of Directors, within the bounds of the maximum number of B shares that may be issued according to the articles of association. At December 31, 2014, the number of shareholders was 5,541. The largest shareholders at the end of 2014 were Per Hamberg with 6.4 percent of share capital and 19.7 percent of the votes, and Rolf Lundström with 6.5 percent of the shares and 14.3 percent of the votes. NetEnt's ten largest owners held shares equaling 44.9 percent of capital and 75.7 percent of votes in the Company.

New share issue

Following a decision by the AGM in 2011 regarding the 2011–2014 incentive program for senior executives and key individuals at the Company, holders of share options were entitled to subscribe for the equivalent number of series B shares in Net Entertainment NE AB (publ) between August 1 and October 1, 2014. This right was exercised by all option holders. Following subscription at the set subscription price of SEK 70.20 per share, the number of shares in Net Entertainment NE AB (publ) increased by 353,100 series B shares during the year. This new share issue added SEK 24.8 million to Parent Company and Group equity.

2012–2015 program

At the end of 2014, a total of 114,994 share options, equaling as many shares, were outstanding. Subscription for shares can occur during the period August 1 – October 1, 2015. To stimulate participation in the program, the board intends to provide loyalty remuneration to be paid out one month prior to maturity of the share options. Remuneration will only be paid out subject to participants still being employed by the Group on the payout date. The net cash remuneration is capped at 50 percent of the premium paid, equaling a total of SEK 0.9 million including social security expenses paid by the Company.

EVENTS AFTER THE END OF THE FINANCIAL YEAR

In January 2015 NetEnt announced that the Italian gaming operators SNAI and Sisal had been launched with NetEnt's online casino games, within the bounds of a collaboration agreement entered beforehand with platform supplier GameAccount Network. In January, NetEnt also started phasing out deliveries to operators in Italy that had not commenced a licensing procedure there. In February, Rational Group-owned Full Tilt was launched with NetEnt's online casino products. In March, NetEnt entered a license agreement with UK-based gaming company Gamesys.

FUTURE OUTLOOK**Growth**

NetEnt sees growing demand for the Company's products and a series of investments have been made in the past few years which, in terms of revenues, are expected to contribute positively in 2015 and ahead. With this in mind it is NetEnt's ambition to achieve solid sales growth in 2015.

Costs and investments

NetEnt's cost base increases as the Company grows. To adapt resources and accommodate an expanding customer base and greater demand for the Company's products, there is a continued need to increase the number of employees of the Company in 2015. Furthermore, NetEnt continues to create more games, enhance the platform and adapt the Company to new regulated markets, and integrate more customers, which leads to a further investment need in both intangible and tangible assets. Taken together, NetEnt's ambition is to have an operating margin in 2015 around the same level as in 2014.

Proposed distribution to shareholders

The Board of Directors proposes to the AGM to distribute SEK 199.5 million (118.7) to shareholders, which corresponds to SEK 5.00 (3.00) per share. The Board intends to propose that such distribution occurs through a share redemption program. The record date for the share redemption program is scheduled for May 12, 2015.

The complete proposal and an information folder will be available at the latest three weeks prior to the AGM. The information will be available to shareholders at the Company and on the website www.netent.com as of April 1, 2015, and will be sent free of charge to those shareholders who so request and provide their postal address.

The Board of Director's proposed appropriation of profit in the Parent Company

The following is at the disposal of the AGM (SEK)	
Retained earnings	921,793
Share premium reserve	31,512,694
Profit for the year	173,999,287
	206,433,774
The Board of Directors proposes:	
That the following be carried forward	206,433,774
Pro forma after distribution to shareholders	
Retained earnings incl. profit for the year	206,433,774
Distribution to shareholders	-199,534,080
	6,899,694

The Group's and the Company's profit and position in general are presented in the following income statements and balance sheets, cash flow statements and statements of equity with related notes and supplementary information which form an integral part of this annual report.

Income statements

Group

SEK thousands	Note	2014	2013
REVENUES			
Revenues	3, 4	850,410	628,961
Other revenues	5	1,253	1,785
Total operating revenues		851,663	630,746
OPERATING EXPENSES			
Personnel expenses	6	-249,698	-193,104
Depreciation/amortization and impairment	12, 13	-128,511	-103,140
Other operating expenses	25	-211,789	-154,754
Total operating expenses		-589,998	-450,998
Operating profit		261,665	179,748
FINANCIAL ITEMS			
Financial income	8	13,679	30,334
Financial expense	9	-9,309	-27,384
Total financial items		4,370	2,950
Profit before tax		266,035	182,698
Income tax	10	-22,793	-15,559
PROFIT FOR THE YEAR		243,242	167,139
Earnings per share, basic (SEK)	11	6.10	4.23
Earnings per share, diluted (SEK)	11	6.09	4.21
Closing number of shares		39,906,816	39,553,716
Average number of shares		39,669,908	39,553,716
Effective tax rate		8.6%	8.5%
Profit for the period attributable to:			
Parent Company shareholders		243,242	167,139

Statement of comprehensive income – Group	2014	2013
Profit for the period	243,242	167,139
STATEMENT OF PROFIT/LOSS AND OTHER COMPREHENSIVE INCOME		
Items that may be reversed to profit		
Exchange differences arising from the translation of foreign operations	16,168	8,328
Sum of other comprehensive income for the year, net after tax	16,168	8,328
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	259,410	175,467
Proposed/conducted distribution to shareholders/dividend per share	5.00	3.00

Balance sheets

Group

SEK thousands	Note	31/12/2014	31/12/2013
ASSETS			
NON-CURRENT ASSETS			
Intangible assets	12	193,136	197,596
Property, plant and equipment	13	70,203	59,795
Other non-current receivables	17	19,031	-
TOTAL NON-CURRENT ASSETS		282,370	257,391
CURRENT ASSETS			
Accounts receivable	15	15,190	8,102
Other receivables	17	64,868	52,995
Prepaid expenses and accrued income	16	104,407	83,330
Funds held on behalf of licensees		79,117	25,238
Cash and cash equivalents	18	258,057	105,829
TOTAL CURRENT ASSETS		521,639	275,494
TOTAL ASSETS		804,009	532,885
EQUITY AND LIABILITIES			
EQUITY			
	19		
Share capital		1,201	1,191
Other capital contributed		66,401	41,624
Reserves		12,509	-3,659
Retained earnings incl. profit for the year		466,090	341,510
TOTAL EQUITY		546,201	380,666
NON-CURRENT LIABILITIES			
Deferred tax liability	10	12,390	7,478
TOTAL NON-CURRENT LIABILITIES		12,390	7,478
CURRENT LIABILITIES			
Accounts payable		29,070	31,270
Current tax liabilities		11,515	6,604
Other liabilities	21	143,036	63,619
Accrued expenses and deferred income	22	61,797	43,248
TOTAL CURRENT LIABILITIES		245,418	144,741
TOTAL EQUITY AND LIABILITIES		804,009	532,885
Pledged assets		None	None
Contingent liabilities	28	94,400	92,100

Cash flow statements

Group

SEK thousands	Note	2014	2013
OPERATING ACTIVITIES			
Operating profit		261,665	179,748
Adjustments for non-cash items			
– Depreciation/amortization and impairment	12, 13	128,511	103,140
– Other		294	–811
– Interest received		954	346
– Interest paid		–515	–605
Tax paid		–14,745	–14,729
Cash flow from operating activities before changes in working capital		376,163	267,089
Increase/decrease in accounts receivable		–6,281	9,046
Increase/decrease in current receivables		–92,572	81,384
Increase/decrease in accounts payable		–2,378	2,455
Increase/decrease in other current operating liabilities		89,964	–110,044
Cash flow from operating activities		364,896	249,930
INVESTING ACTIVITIES			
Investment in intangible assets	12	–84,430	–102,481
Investment in property, plant and equipment	13	–36,765	–33,876
Cash flow from investing activities		–121,195	–136,357
FINANCING ACTIVITIES			
New issue of shares		24,788	–
Change in utilization of overdraft facility		–	–1,874
Distribution to shareholders/dividend		–118,661	–88,996
Premium received for share option rights		–	–
Cash flow from financing activities		–93,873	–90,870
CASH FLOW FOR THE YEAR			
Opening cash and cash equivalents		105,829	81,230
Exchange rate difference in cash and cash equivalents		2,400	1,896
Closing cash and cash equivalents	18	258,057	105,829

Changes in equity

Group

SEK thousands	Share capital	Other contributed capital	Reserves	Retained earnings incl. profit for the year	Total equity
2013					
Opening equity 1/1/2013	1,191	41,624	-11,987	263,366	294,194
Profit for the year				167,139	167,139
Exchange rate differences arising from the translation of foreign operations			8,328		8,328
Total comprehensive income for 2013	-	-	8,328	167,139	175,467
Distribution to shareholders				-88,996	-88,996
Closing equity 31/12/2013	1,191	41,624	-3,659	341,510	380,666

SEK thousands	Share capital	Other contributed capital	Reserves	Retained earnings incl. profit for the year	Total equity
2014					
Opening equity 1/1/2014	1,191	41,624	-3,659	341,510	380,666
Profit for the year				243,242	243,242
Exchange rate differences arising from the translation of foreign operations			16,168		16,168
Total comprehensive income for 2014	-	-	16,168	243,242	259,410
New issue of shares	11	24,777			24,787
Distribution to shareholders				-118,661	-118,661
Closing equity 31/12/2014	1,201	66,401	12,509	466,090	546,201

There is no minority interest in the Group. All equity is therefore attributable to Parent Company shareholders.

Income statements

Parent Company

SEK thousands	Note	2014	2013
REVENUES			
Revenues	3, 4	466,961	392,560
Other revenues	5	102	938
Total operating revenues		467,063	393,498
OPERATING EXPENSES			
Personnel expenses	6	-243,202	-209,977
Depreciation/amortization and impairment	12, 13	-18,103	-13,524
Other external expenses	23	-163,438	-138,827
Total operating expenses		-424,743	-362,328
Operating profit		42,320	31,170
FINANCIAL ITEMS			
Profit from participations in Group companies	7	147,948	78,944
Financial income	8	2,017	2,635
Financial expense	9	-1,837	-789
Total financial items		148,128	80,790
Profit after financial items		190,448	111,960
APPROPRIATIONS			
Provisions to accrual fund		-11,816	-7,658
Accelerated depreciation		3,185	-3,369
Total appropriations		-8,631	-11,027
Profit before tax		181,817	100,933
Tax on profit for the year	10	-7,818	-5,176
PROFIT FOR THE YEAR		173,999	95,757
Earnings per share, basic (SEK)	11	4.36	2.42
Earnings per share, diluted (SEK)	11	4.35	2.41
Closing number of shares		39,906,816	39,553,716
Average number of shares		39,669,908	39,553,716
Effective tax rate		4.1%	4.6%

Statement of comprehensive income – Parent Company	2014	2013
Profit for the year	173,999	95,757
OTHER COMPREHENSIVE INCOME		
Sum of other comprehensive income for the year, net after tax	0	0
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	173,999	95,757
Proposed/conducted distribution to shareholders	5.00	3.00

Balance sheets

Parent Company

SEK thousands	Note	31/12/2014	31/12/2013
ASSETS			
NON-CURRENT ASSETS			
Intangible fixed assets	12		
Licenses and ERP systems		13,443	15,855
Total intangible fixed assets		13,443	15,855
Property, plant and equipment	13		
Plant and equipment		27,607	24,761
Total property, plant and equipment		27,607	24,761
Financial assets			
Participations in Group companies	14	1,678	1,678
Total financial assets		1,678	1,678
TOTAL NON-CURRENT ASSETS		42,728	42,294
CURRENT ASSETS			
Current receivables			
Accounts receivable	15	1	9
Receivables from Group companies	24	150,605	103,649
Current taxes receivable		3,003	-
Other receivables	17	8,722	8,700
Prepaid expenses and accrued income	16	9,822	7,714
Total current receivables		172,153	120,072
Cash and bank balances	18	217,631	55,507
TOTAL CURRENT ASSETS		389,784	175,579
TOTAL ASSETS		432,512	217,873
EQUITY AND LIABILITIES			
EQUITY			
Restricted equity	19		
Share capital		1,201	1,191
Statutory reserve		38	38
Total restricted equity		1,239	1,229
UNRESTRICTED EQUITY			
Share premium reserve		31,513	6,735
Retained earnings		922	23,826
Profit for the year		173,999	95,757
Total unrestricted equity		206,434	126,318
TOTAL EQUITY		207,673	127,547
UNTAXED RESERVES			
Tax allocation reserves	20	29,021	17,206
Accelerated depreciation		2,331	5,517
TOTAL UNTAXED RESERVES		31,352	22,723
CURRENT LIABILITIES			
Accounts payable		26,401	26,241
Liabilities to Group companies	25	119,364	1,535
Other liabilities	21	4,646	3,372
Accrued expenses and deferred income	22	43,076	36,455
TOTAL CURRENT LIABILITIES		193,487	67,603
TOTAL EQUITY AND LIABILITIES		432,512	217,873
Pledged assets		None	None
Contingent liabilities	28	97,832	94,728

Cash flow statements

Parent Company

SEK thousands	Note	2014	2013
OPERATING ACTIVITIES			
Operating profit		42,320	31,170
Adjustments for non-cash items			
– Depreciation/amortization	12, 13	18,103	13,524
– Other		568	2,224
Interest received		127	41
Interest paid		-515	-419
Income tax paid		-5,074	-3,186
Cash flow from operating activities before changes in working capital		55,529	43,354
Increase/decrease in accounts receivable		-8	0
Increase/decrease in current receivables		93,130	554,925
Increase/decrease in accounts payable		-829	2,134
Increase/decrease in other current liabilities		126,712	-428,434
Cash flow from operating activities		274,534	171,979
INVESTING ACTIVITIES			
Acquisition of subsidiary	14	-	-9
Investment in intangible fixed assets	12	-4,075	-16,662
Investment in property, plant and equipment	13	-14,462	-10,105
Cash flow from investing activities		-18,537	-26,776
FINANCING ACTIVITIES			
New issue of shares		24,788	-
Change in utilization of overdraft facility		-	-1,874
Distribution to shareholders/dividend		-118,661	-88,996
Cash flow from financing activities		-93,873	-90,870
CASH FLOW FOR THE YEAR		162,124	54,333
Opening cash and cash equivalents		55,507	1,174
Closing cash and cash equivalents	18	217,631	55,507

Changes in equity

Parent Company

SEK thousands	Share capital	Statutory reserve	Share premium reserve	Retained earnings	Profit for the year	Total equity
Opening equity 1/1/2013	1,191	38	6,735	25,830	86,992	120,786
Profit for the year					95,757	95,757
Total comprehensive income	-	-	-	-	95,757	95,757
Allocation according to the AGM				-2,004	-86,992	-88,996
Closing equity 31/12/2013	1,191	38	6,735	23,826	95,757	127,547

SEK thousands	Share capital	Statutory reserve	Share premium reserve	Retained earnings	Profit for the year	Total equity
Opening equity 1/1/2014	1,191	38	6,735	23,826	95,757	127,547
Profit for the year					173,999	173,999
Total comprehensive income	-	-	-	-	173,999	173,999
New issue of shares	11		24,777			24,788
Allocation according to the AGM				-22,904	-95,758	-118,661
Closing equity 31/12/2014	1,201	38	31,513	922	173,999	207,673

Notes to the financial statements

NOTE 1 GENERAL INFORMATION

Net Entertainment NE AB (Parent Company, corporate identity number 556532-6443) and its subsidiaries (together, the Group or the Company) is a world-leading supplier of digitally distributed gaming systems used by some of the world's most successful gaming operators. NetEnt casino is a comprehensive gaming system comprising a full suite of high-quality games and a powerful administration tool. The games create the ultimate gaming experience for the player while the administration tool enables NetEnt's customers – the operators – to optimize their operations and profitability. Operators are provided with a customized system solution that is quickly and easily integrated, ensuring cost-efficient operation and minimizing installation-to-operation times. Revenues consist of royalties determined by the revenues generated by the Company's products, and setup fees when new agreements are signed. NetEnt is a pure operating and development Company and thus does not conduct any gaming operations of its own. The Company's brand is internationally reputed and associated with innovation, service and quality.

The Group is headquartered in Stockholm, where a certain degree of development takes place, while sales, product management and marketing are managed from Malta. The Company also has offices in Gothenburg, Kiev (Ukraine), Gibraltar as well as an operations site in Alderney. Development is also conducted through a collaboration partner in India.

The Parent Company is listed on Nasdaq Stockholm (NET-B.ST).

This annual report was approved for publication by the Board of Directors on March 26, 2015. The income statement and balance sheet will be adopted at the Annual General Meeting on April 29, 2015.

NOTE 2 ACCOUNTING AND VALUATION PRINCIPLES

BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS

The consolidated financial statements were prepared in accordance with the Annual Accounts Act, International Financial Reporting Standards (IFRS), issued by the International Accounting Standards Board (IASB), and interpretations issued by the IFRS Interpretations Committee (IFRIC), as adopted by the European Commission for application within the EU. Furthermore, the Swedish Financial Reporting Board's recommendation RFR 1 "Supplementary Accounting Rules for Groups" has also been applied.

The accounting principles have been consistently applied by all Group companies in their reporting, and in consolidation during all periods of time presented in the consolidated financial statements.

Conditions for preparing the consolidated financial statements

The Parent Company's functional currency is the Swedish krona (SEK), which is also the presentation currency for the Parent Company and the Group. The financial statements are thus presented in SEK.

All figures are expressed in SEKK (thousands of Swedish kronor) unless otherwise stated. SEKM is an abbreviation for million Swedish kronor. Amounts and figures in brackets refer to comparable figures for the same period of the previous year.

Assets and liabilities are recognized at acquisition cost, apart from some financial assets and liabilities which are measured at fair value.

The most important accounting principles applied in the preparation of these consolidated financial statements are stated below. These policies have been applied consistently for all the years presented, unless otherwise stated.

The Parent Company applies the same principles as the Group, with the exception of Parent Company financial statements having been prepared in accordance with RFR 2 "Accounting for Legal Entities". This results in certain differences caused by the requirements of the Annual Accounts Act or by tax considerations. The accounting principles for the Parent Company are provided below in the section "Parent Company Accounting Policies".

In the previous year, 2013, NetEnt retroactively adjusted the recognition of deferred tax regarding its Maltese operations. The Company therefore takes into consideration that 6/7ths of deferred tax applying to taxed distributions from the Maltese subsidiaries will be refunded by the Maltese authority. Previously the deferred tax was calculated based on the tax rate applicable to undistributed profits. The reported financial result and financial position of prior periods have been restated.

Standards, amendments and interpretations effective for 2014

No new, amended or revised standards and interpretations that came into effect in 2014 have had any material impact on the Group's financial statements.

Standards, amendments to standards in issue not yet effective and not adopted early by the Group

The International Accounting Standards Board (IASB) has issued the following new and amended standards which have not yet come into effect: IFRS 15 "Revenue from contracts with customers" regulates revenue recognition. The principles on which IFRS 15 is based is to provide users of financial statements with more informative and relevant information regarding the company's revenues. According to the extended disclosure obligation, the following shall be provided: information regarding revenue type, timing of settlement, uncertainty related to revenue recognition and cash flow attributable to the company's customer contracts. Revenue shall, according to IFRS 15, be recognized when the customer gains control of the sold product or service and is able to utilize or benefit from the product or service.

IFRS 15 replaces IAS 18 Revenue and IAS 11 Construction Contracts and related SIC and IFRIC. IFRS 15 comes into effect on January 1, 2017. Early application is permitted. The Group has not yet evaluated the effects of introducing the standard. IFRS 9 "Financial Instruments" addresses classification, valuation and recognition of financial assets and liabilities. The complete version of IFRS 9 was issued in July 2014. It replaces the parts of IAS 39 that deal with the classification and valuation of financial instruments. The standard will apply to financial years starting on or after January 1, 2018. Earlier application is permitted. However, these new standards have not yet been adopted by the EU, and the entry into force may thus change.

In the opinion of Company management, other new or revised standards and interpretations not yet effective in 2014 are not expected to have any material effect on the consolidated financial statements for the period to which they are initially applied.

CLASSIFICATION

Assets are classified as current assets if they are expected to be sold or are intended to be sold or used in the Company's normal operating cycle, if they are held primarily for trading purposes, if they are expected to be sold within twelve months after the balance sheet date or if they are cash or cash equivalents. All other assets are classified as non-current assets. Liabilities are classified as current liabilities if they are expected to be settled in the Company's normal operating cycle, if they are held primarily for trading purposes, if they are expected to be settled within twelve months after the balance sheet date or if the Company lacks an unconditional right to defer settlement of the liability for at least twelve months after the balance sheet date. All other liabilities are classified as non-current liabilities.

CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements include the Parent Company and companies in which the Parent Company directly or indirectly has more than half of the voting rights or otherwise has control.

Principles of consolidation

The consolidated financial statements were prepared in accordance with the purchase method. Acquisition-related costs are expensed in the periods in which they arise. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The difference between the acquisition cost of the shares and the fair value at the time of acquisition of the Group's share of the identifiable net assets acquired is recognized as consolidated goodwill. If the difference is negative, the amount is immediately recognized as revenues in the income statement.

Subsidiaries' income and expense, and assets and liabilities, are included in the consolidated financial statements from the date on which control arises (acquisition date) through the date on which it ceases. Intra-Group receivables and liabilities, and transactions among Group companies and any associated gains, are eliminated in their entirety.

Translation of foreign operations

Operations that do not have the Swedish krona as their functional currency are translated to SEK as follows. All assets, provisions and other liabilities are translated at the closing day rate, and income statement items are translated at the average rate. Exchange rate differences arising in translation – translation differences – are recognized through comprehensive income in equity. Foreign operations are sold at their accumulated translation differences, less any currency hedging in the consolidated income statement.

Revenues

NetEnt's revenues largely comprise the licensing of online gaming products/services, and consist of the fair value of what has been received or will be received for services sold in the Group's operating activities. Revenue is recognized excluding VAT and discounts, and after elimination of intra-Group sales. All invoicing takes place monthly in arrears.

NetEnt Casino™ generates license revenues according to a royalty model and the amount is determined by the earnings generated by the product for the customer and is recognized in the period during which the customer uses the product.

The Group recognizes revenue when its amount can be reliably measured and it is probable that future financial benefits will accrue to the Company. The amount of revenue cannot be reliably measured until all sales commitments are fulfilled or have expired. The Group bases its assessments and estimates on historical outcomes and thus observes the type of customer, type of transaction and particular circumstances in each individual case. If any circumstances arise that might change

the original assessment of the amount of revenue, the estimates are reviewed. Such reviews can result in increases or decreases of estimated income or expense and affect income during the period in which the circumstances that caused the change became known to Company management.

Other revenues

Revenue from activities not included in the ordinary operations is recognized as other revenues. This item mainly includes recovered amortized receivables, exchange gains from operations and profit from the sale of non-current assets.

Financial income/expense

Interest income and interest expense are reported as distributed over their maturity with application of the effective interest method. Effective interest is the interest that makes the present value of all future incoming and outgoing payments during the fixed-interest period equal to the carrying amount of the receivable or liability.

Other external expenses

Costs of secondary activities in ordinary operations relating to operating receivables and operating liabilities are recognized as other operating expenses. This item mainly includes exchange losses from operations and losses on the sale of non-current assets.

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting submitted to the chief executive decision maker. The chief executive decision maker is the function responsible for allocation of resources and performance assessment of the operating segments. In the Group, this function has been identified as the Group management, which makes strategic decisions. The Company's only product (and thus segment) is casino game systems.

Pooled jackpots

Funds for pooled jackpots are recognized in the balance sheet as current receivables. A corresponding amount is recognized in liabilities in the balance sheet as other current liabilities. In the cash flow statement, the build-up of jackpot funds and outgoing payment of winnings are included in changes in working capital. The funds relating to pooled jackpots are managed by a type of bank account excluded from the Company's cash and cash equivalents.

Cash flow statement

The cash flow statement was prepared using the indirect method. The recognized cash flow only covers transactions that involve incoming or outgoing payments. This means that discrepancies may occur compared with changes in individual items in the balance sheet.

Intangible assets

Development expenditure is capitalized to the extent that it is expected to generate future financial benefits. Only expenditure arising in the development phase of online gaming products, gaming systems and gaming platforms is capitalized and recognized as an asset from the date on which the decision is made to complete the project, and when circumstances permit this. The carrying amount includes direct expenditure for salaries, purchased services, materials and indirect expenses that can be reasonably and consistently attributed to the asset.

In the balance sheet, recognized development expenditure is entered at acquisition cost, less deductions for accumulated amortization and impairment losses. Regular assessments are made of the projects' revenue-generating capacity in order to identify any need for impairment. Intangible assets also include acquired gaming agreements, soft-

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ware licenses, concessions and trademarks. These intangible assets are recognized in the balance sheet at acquisition cost, less accumulated amortization and impairment losses.

All of the Company's intangible assets have a known useful life.

Property, plant and equipment

Property, plant and equipment are recognized as assets in the balance sheet when it is probable that future financial benefits will accrue to the Company and the cost of the asset can be reliably measured. Property, plant and equipment are recognized at acquisition cost less accumulated depreciation and any impairment losses. Repairs and maintenance are recognized as expenses in the period incurred.

Depreciation/amortization and impairment

Depreciation/amortization is based on the original acquisition cost less the estimated residual value and allowance for impairment conducted. Depreciation/ amortization is performed on a straight-line basis over the asset's estimated useful life. The following useful lives (years) are used:

- Trademarks, domain names, licenses 2–5 years.
- Gaming agreements and concessions, 3–5 years.
- Capitalized development expenditure for games, gaming systems and gaming platforms is based on class of asset and amounts to a maximum of 3 years.
- Computer and server equipment, 4–5 years.
- PCs (work stations for developers, etc.) 1–3 years.
- Office equipment, 3–7 years.

The residual value and useful life of an asset are reviewed annually. If there is any indication that the carrying amounts of property, plant and equipment, intangible fixed assets or financial assets in the Group are excessive, an analysis is performed in which the recoverable amount of the smallest cash-generating unit is established as the higher of net selling price and value in use. The value in use is measured as expected future discounted cash flow. Impairment loss is the difference between the carrying amount and the recoverable amount. When a previously recognized impairment loss is no longer warranted, it is reversed. A reversal may not be higher than an amount that does not exceed the carrying amount that would have been recognized (net of amortization or depreciation) had no impairment loss been recognized.

Other financial assets

Financial assets can be classified into the following categories:

- (a) financial assets measured at fair value in the income statement,
- (b) Loans receivable and accounts receivable, and
- (c) financial assets available for sale. The classification is dependent upon the purpose for which the financial asset was acquired. The classification of the financial assets is determined in initial accounting.

The Group does not have any assets that fall into the categories (a) or (c).

Loans receivable and accounts receivable

Loans receivable and accounts receivable are financial assets that are not derivatives with determined or determinable payments, and are not listed on an active market. They are included in current assets with the exception of items falling due more than 12 months following the closing date, which are classified as non-current assets. In this category, accounts receivable as well as cash and cash equivalents and certain other receivables are recognized in the balance sheet (see Notes 15, 17 and 18).

Accounts receivable

Accounts receivable are initially measured at fair value and then at amortized cost with application of the effective interest method, less any provision for impairment. A provision for impairment of accounts receivable is made when there is objective evidence of the inability of the Group to obtain all the amounts due under the original terms of the receivable. The size of a provision is determined by the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted by the original effective interest rate, and the adjustment is recognized in the income statement in selling expenses. When accounts receivable cannot be collected, they are completely written off from accounts receivable.

Cash and cash equivalents

Cash and cash equivalents include cash, bank balances and other current investments maturing within three months of the acquisition date.

Equity

Equity consists of registered share capital, other contributed capital, translation reserves, retained earnings and profit for the year. Ordinary shares are classified as equity. Transaction expenses that can be directly attributed to issues of new shares or options are recognized, net after tax, in equity as a deduction from the issue proceeds. Other than the shares' quotient value, other capital contributed refers to amounts received from new share issues, shareholder contributions, amounts received from issuing options, and Group contributions. Translation reserve refers to translation differences attributable to the translation of foreign subsidiary operations into NetEnt's presentation currency.

Accounts payable

Accounts payable are initially recognized at fair value and subsequently at amortized cost using the effective interest method.

Other financial liabilities

Financial liabilities not held for trading are initially measured at fair value and subsequently at amortized cost. Amortized cost is determined based on the effective interest calculated when the liability was recognized. Surplus and deficit values and transaction expenses are hence distributed over the term of the liability.

Taxes

Tax in the income statement consists of current tax and deferred tax. Current tax is tax (paid or received) that relates to the current year. This also includes adjustment of current tax attributable to prior periods.

Income tax liabilities and receivables are measured at their nominal amounts and according to the tax regulations and tax rates decided or announced and which are highly likely to be adopted. For items recognized in the income statement, related tax effects are thus also recognized in the income statement. Tax effects of items recognized through comprehensive income in equity or directly in equity, are recognized in other comprehensive income or equity.

Deferred tax is calculated using the balance sheet method based on temporary differences arising between the carrying amounts and values for tax purposes of assets and liabilities, applying the tax rates and regulations decided or announced at the balance sheet date and which are expected to apply when the deferred tax receivable concerned is realized or the deferred tax liability is settled. Temporary differences are not considered in consolidated goodwill or in differences attributable to

participations in subsidiaries and associates that are not expected to be taxed within the foreseeable future. In legal entities, untaxed reserves including deferred tax liabilities are recognized. Deferred taxes receivable relating to deductible temporary differences and loss carry-forwards are only recognized to the extent that it is probable they will be utilized and result in lower future tax payments.

Leases

Leases are classified in the consolidated financial statements either as finance or operating leases. Leases of non-current assets for which the Group is essentially exposed to the same risks and rewards as in direct ownership are classified as finance leasing. The leased asset is recognized in non-current assets and the corresponding rent liability falls under interest-bearing liabilities. Leases of assets for which the lessor essentially remains the owner are classified as operating leasing and the leasing charge is expensed on a straight-line basis over the term of the lease. The scope of operating leases and rental agreements is provided in Note 23.

Dividends or distributions to shareholders

Dividends are recognized as a liability after they are approved by the Annual General Meeting.

Employee benefits

Pension expenses and pension commitments

The Group has various pension plans in different countries. The pension plans are financed by payments from the relevant Group companies and, in some cases, from employees. As all pension plans are defined-contribution, the Group has no legal or informal obligations once the contributions have been paid. The Group's outgoing payments for defined-contribution pension plans are expensed in the period in which the employees performed the services to which the charge relates.

Benefits after termination of employment

The Group has no obligations to employees after they have retired or their employment with the Company is at an end.

Severance benefits

Severance remuneration is payable when an employee's position is terminated by NetEnt before the normal date of retirement, or when an employee voluntarily departs in exchange for such remuneration. The Group recognizes severance pay when it is demonstrably committed to either terminating the employment of employees in accordance with a detailed formal plan without the possibility of retraction, or providing termination benefits ensuing from an offer made to encourage voluntary departure.

Bonus plans

The Group recognizes a liability and an expense for bonus based on various qualitative and quantitative measures. The Group makes a provision for earned bonuses if there is a legal obligation or an informal obligation owing to previous practice.

Provisions

A provision is recognized in the balance sheet when the Group has an existing legal or informal obligation owing to a past event, and an outflow of financial resources will probably be required to settle the obligation and the amount can be reliably estimated. In a situation where the effect of the point in time at which the payment takes place is important,

provisions are calculated by discounting expected future cash flows at an interest rate before tax that reflects current market assessments of the time value of the money and, if applicable, the risks associated with the liability. A restructuring provision is recognized when the Group has defined a detailed, formal restructuring plan and the restructuring has either commenced or has been officially announced. No provision is made for future operating expenses.

Contingent liabilities

A contingent liability is recognized when there is a possible obligation arising from past events and its existence is confirmed only by one or more uncertain future events, or when there is an obligation which is not recognized as a liability or a provision due to the improbability of an outflow of resources being required to settle it.

PARENT COMPANY ACCOUNTING POLICIES

The Parent Company complies with the same accounting principles as the Group, with the exceptions stated below.

Participations in subsidiaries are recognized at acquisition cost less any impairment losses. Acquisition-related expenses for the subsidiaries, which are expensed in the consolidated financial statements, are included as part of the acquisition cost of participations in subsidiaries.

Shareholder contributions are recognized directly in the equity of the recipient and capitalized in the contributor's shares and participations. These assets are subsequently subject to impairment testing. Group contributions received for the purpose of minimizing the total tax of the Group are recognized as an appropriation.

Dividends from subsidiaries are recognized when the right to receive dividends is considered to be reliable.

The Parent Company recognizes the deferred tax liability on untaxed reserves as part of the untaxed reserves because of the connection between accounting and taxation.

The amendments to RFR 2 have not had any considerable effect on the Parent Company's financial statements.

KEY ESTIMATES AND ASSUMPTIONS

The Group makes estimates and assumptions about the future. The resulting estimates used for accounting purposes will, by definition, rarely match the actual outcome. The estimates and assumptions that entail a considerable risk of substantial adjustments in the carrying amounts of assets and liabilities in the next financial year are outlined below. They are regularly evaluated and are based on historical experience and other factors, including expectations of future events that are deemed reasonable in the prevailing circumstances.

Taxes

The Group's tax expense is primarily affected by the distribution of profit between Sweden and the countries in which the Group operates and the tax regulations of each country. Comprehensive assessments are required to establish the income tax provision. There are many transactions and calculations for which the final tax is uncertain at the time when the transactions and calculations are conducted. The Company has, alongside legal experts, assessed how tax regulations affect the operations in order to ensure an accurate tax status. This also applies to indirect taxes. The company recognizes and pays to the tax authorities the tax amounts that the Company deems accurate. However, these amounts may prove insufficient if tax authorities apply a more restrictive interpretation of tax regulations than the assessment made by the Company

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and which the latter considers to be accurate (see Note 28). In 2013, the Group retroactively changed the recognition of deferred tax regarding its Maltese operations. The reported financial result and financial position of prior periods have been restated. More information is provided in the section "Conditions for preparing the consolidated financial statements".

Impairment testing

Each year, Group assets are impairment tested according to IAS 36. The Group has invested considerable amounts in the development of gaming platforms and their carrying amounts are compared with expected future discounted cash flows calculated on present values. The Group has identified one cash-generating unit, Casino Module™, with a carrying amount of SEK 175.9 million. The impairment test is based on detailed assumptions for the next three years. A discount rate after tax of 6.0 percent (7.2) has been used for the cash-generating unit for discounting estimated cash flows after tax. Even when a much higher discount rate is used, the impairment test does not show any need for impairment. In the balance sheet, recognized development expenditure is entered at acquisition cost, less deductions for accumulated amortization and impairment losses. Regular valuations are performed of the projects' revenue-generating capacity in order to identify any impairment requirements (see Note 12).

NOTE 3 REVENUES

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
License revenues, royalties	850,410	628,961	46,275	33,765
Consulting revenues	-	-	420,686	358,795
Total	850,410	628,961	466,961	392,560

NOTE 4 SEGMENT REPORTING

The chief executive decision maker is the function responsible for allocation of resources and performance assessment of the operating segment. In the Group, this function has been identified as the Group management.

Segments are defined by their ability to generate income and incur expenses. Defined segments in the Group are used for follow-up purposes to make strategic decisions. In its reporting to the chief decision maker, the Group has identified one segment for follow-up.

The identified segment is casino game systems.

Group management assesses the operations based on the operating segment. With respect to geographic breakdown of operations, NetEnt's customers (gaming operators) offer games to their customers (players) in many different countries. The domicile of NetEnt's direct customers (the websites) is determined by reasons completely different to proximity to the local market, such as appropriate gaming legislation, tax-related reasons, or other reasons. The advantage of the internet is that it is a global, cross-border form of distribution, in which those owning a gaming site can be domiciled anywhere in the world and still serve many local markets around the globe.

The operations of the NetEnt Group are geographically diversified based on legal requirements, regulations and strategic decisions.

The geographical information provided below regarding revenues and assets has been broken down based on the countries in which the Group's customers are domiciled, and where the Group's assets are found.

GEOGRAPHIC BREAKDOWN

	2014	2013	2012
Revenues			
Sweden	-	-	-
Malta	66.6%	63.9%	71.0%
Other countries	33.4%	36.1%	29.0%
Non-current assets			
Sweden	14.5%	15.8%	12.7%
Malta	79.4%	79.7%	83.8%
Alderney	2.5%	1.6%	3.4%
Gibraltar	2.1%	2.7%	-
Ukraine	0.7%	0.2%	0.2%

The distribution by customer is provided to show dependence on specific customers.

CUSTOMERS (REVENUE BREAKDOWN)

	2014	2013	2012
Customer I	13%	19%	22%
Customer II	9%	11%	13%
Customer III	4%	5%	7%

NOTE 5 OTHER REVENUE

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
- Exchange rate differences, operations	1,253	1,602	102	773
- Other	-	183	-	165
Total	1,253	1,785	102	938

NOTE 6 EMPLOYEE BENEFITS**AVERAGE NUMBER OF EMPLOYEES**

	2014		2013	
	Average number of employees	Of whom male	Average number of employees	Of whom male
Sweden	272	73%	253	75%
Malta	119	43%	67	46%
Ukraine	6	54%	6	67%
Gibraltar	4	60%	2	100%
Group total	401	69%	328	69%

BOARD FEES

	2014	2013
Current Board of Directors		
Vigo Carlund, Chairman	597	587
Fredrik Erbing	317	307
Mikael Gottschlich	247	240
Peter Hamberg	247	240
Pontus Lindwall	247	240
Michael Knutsson	247	240
Maria Redin	247	240
Total	2,147	2,094

SALARIES AND SOCIAL SECURITY EXPENSES

	2014		2013	
	Salaries	Social security expenses (of which pension expenses)	Salaries	Social security expenses (of which pension expenses)
Board and CEO	6,281	2,508 (534)	5,376	2,093 (528)
Other employees Sweden	151,231	64,629 (19,315)	134,450	60,674 (15,689)
Total Parent Company	157,512	67,137 (19,850)	139,825	62,766 (16,217)
Other employees, Malta	40,948	2,269 (342)	25,152	1,258 (176)
Other employees, Ukraine	2,061	289 (22)	1,716	406 (56)
Other employees, Gibraltar	3,082	148 (70)	1,312	42 (13)
Total Group	203,604	69,843 (20,284)	168,006	64,472 (16,462)

Presented salaries and social security expenses include both amounts expensed and capitalization of development expenditure.

NUMBER AND PERCENTAGE OF WOMEN IN EXECUTIVE POSITIONS AT YEAR END

	2014			2013		
	No. men	No. women	Percentage women	No. men	No. women	Percentage women
Board of Directors	6	1	14%	6	1	14%
Other senior executives	4	4	50%	4	4	50%
Total Group Board of Directors and management group	10	5	33%	10	5	33%

BOARD REMUNERATION

The Annual General Meeting determines remuneration for Board members. At the Annual General Meeting on April 24, 2014, it was resolved, for the period until the 2015 Annual General Meeting, that Board fees would be paid to a total amount of SEK 2,170 thousand, of which SEK 600 thousand to the Chairman of the Board and SEK 250 thousand each to other Board members, with an addition of SEK 70 thousand for the chair of the Audit Committee.

SENIOR EXECUTIVE REMUNERATION

In 2014, CEO remuneration totaled SEK 4,455 thousand (3,937), of which SEK 1,100 thousand (780) was variable remuneration, and pension benefits of SEK 911 thousand (834). Of pension benefits, SEK 376 thousand (306) refers to payments into a company-owned endowment policy for pension commitments for the present and former CEO, see Note 28 for further information. Other benefits pertaining to health insurance totaled SEK 16 thousand (15).

The notice period for the CEO is six months on the part of the CEO and 12 months' salary on the part of the Company.

Remuneration for other senior executives in 2014 totaled SEK 15,837 thousand (12,426), of which SEK 2,058 thousand (850) was variable remuneration and pension benefits totaling SEK 1,650 thousand (1,395). Senior executives consisted of 8 (8) different individuals.

The notice period for other senior executives varies between 3 and 6 months and is mutual. Other benefits pertaining to health insurance totaled SEK 23 thousand (23).

LOYALTY REMUNERATION

Key employees may be invited to participate in an ongoing share-based incentive program in the form of share option rights or other share-based incentive programs issued at market price to motivate long-term engagement and better align their interests with those of shareholders. In order to strengthen loyalty to the Company, such incentive programs can be combined with cash remuneration, which is payable in connection with the redemption period during which share option rights can be exercised, to employees who are still employed at the time of redemption. Such remuneration may not exceed 50 percent, net after tax, of the premium paid for the share option right. The Company's cost of loyalty remuneration is recognized on an ongoing basis over the vesting period.

NOTE 7 PROFIT FROM PARTICIPATIONS IN GROUP COMPANIES

	PARENT COMPANY	
	2014	2013
Anticipated distribution from subsidiaries	147,948	78,944
Total	147,948	78,944

NOTE 8 FINANCIAL INCOME

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Interest income	954	346	127	41
Exchange rate differences	12,725	29,988	1,890	2,594
Total	13,679	30,334	2,017	2,635

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NOTE 9 FINANCIAL EXPENSE

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Interest expense	515	605	515	419
Exchange rate differences	8,794	26,779	1,322	370
Total	9,309	27,384	1,837	789

NOTE 10 INCOME TAX

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Current tax				
Sweden	7,818	5,176	7,818	5,176
Outside Sweden	11,258	6,499	-	-
Total current tax	19,076	11,675	7,818	5,176
Deferred tax				
Sweden	1,899	2,426	-	-
Outside Sweden	1,818	1,458	-	-
Total deferred tax	3,717	3,884	0	0
Total tax expense	22,793	15,559	7,818	5,176

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Difference between real tax expense and tax expense based on applicable tax rate				
Recognized profit before tax	266,035	182,698	181,817	100,933
Tax according to applicable tax rate 22.0% (22.0%)	58,528	40,194	40,000	22,205
Difference in tax rate in foreign operations	-33,627	-23,012	-	-
Effect from changed tax rate	-	-	-	-
Non-taxable income	-	-	-32,549	-17,368
Tax attributable to prior years	-	-	-	-
Tax effect from non-deductible items	-2,108	-1,623	367	339
Recognized tax expense	22,793	15,559	7,818	5,176
Specification of deferred tax expense				
Tax on appropriations	1,899	2,426	-	-
Tax on temporary differences	1,818	1,458	-	-
Recognized deferred tax expense	3,717	3,884	0	0
Specification of deferred tax liability				
Tax on appropriations	6,898	4,999	-	-
Tax on temporary differences	5,492	2,479	-	-
Recognized deferred tax liability	12,390	7,478	0	0

As at 31/12/2014, there were no recognized or unrecognized tax deficits.

NOTE 11 EARNINGS PER SHARE

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Profit after tax attributable to Parent Company shareholders (SEK thousand)	243,242	167,139	173,999	95,757
Average number of shares (thousand)	39,907	39,554	39,907	39,554
Average number of shares (thousand), diluted	39,966	39,691	39,966	39,691
Earnings per share (SEK)	6.10	4.23	4.36	2.42
Earnings per share (SEK), diluted	6.09	4.21	4.35	2.41

Earnings per share are calculated on the average number of shares. The number of shares has been calculated in accordance with IAS 33 Earnings per share.

The share options were issued as part of two long-term incentive programs in accordance with the decisions taken at the Annual General Meetings on April 13, 2011 and April 26, 2012. The first program resolved at the AGM 2011 expired during the year, resulting in an increase in the number of shares by 353,100 series B shares.

At the end of 2014, there were a total of 114,994 share options, equating as many outstanding shares. The potential shares that the share options constitute are considered when calculating the number of shares and diluted earnings per share in accordance with IAS 33 Earnings per share. The average share price during the year was SEK 177.72, which exceeds the subscription price in the incentive program of SEK 85.38. The potential shares thus have a dilution effect and are thus included in the diluted number of shares. Share option rights are acquired at market price.

NOTE 12 INTANGIBLE ASSETS

GROUP	Gaming			Total
	Gaming products, gaming systems and gaming platforms	agreements and concessions	Licenses and ERP systems	
2013				
Opening acquisition cost	304,461	1,615	1,694	307,770
Capitalized development expenditure for the year	85,819	-	16,662	102,481
Translation difference	12,877	-	-	12,877
Closing accumulated acquisition cost	403,157	1,615	18,356	423,128
Opening amortization	138,061	1,615	848	140,524
Amortization and impairment for the year	76,456	-	1,652	78,108
Translation difference	6,900	-	-	6,900
Closing accumulated amortization and impairment	221,417	1,615	2,500	225,532
Closing residual value according to plan 31/12/2013	181,741	0	15,855	197,596
2014				
Opening acquisition cost	403,157	1,615	18,356	423,128
Capitalized development expenditure for the year	78,356	-	6,074	84,430
Sales for the year	-7,781	-	-	-7,781
Translation difference	27,533	-	94	27,627
Closing accumulated acquisition cost	501,265	1,615	24,524	527,404
Opening amortization	221,417	1,615	2,500	225,532
Amortization and impairment for the year	97,384	-	2,580	99,964
Sales for the year	-7,781	-	-	-7,781
Translation difference	16,497	-	56	16,553
Closing accumulated amortization and impairment	327,517	1,615	5,136	334,268
Closing residual value according to plan 31/12/2014	173,749	0	19,387	193,136

PARENT COMPANY

	Gaming products, gaming systems and gaming platforms	Gaming agreements and conces- sions	Licenses and ERP systems	Total
2013				
Opening acquisition cost	24,433	1,615	1,694	27,742
Investments for the year			16,662	16,662
Closing accumulated acquisition cost	24,433	1,615	18,356	44,404
Opening amortization	24,433	1,615	849	26,897
Amortization for the year			1,652	1,652
Closing accumulated amortization	24,433	1,615	2,501	28,549
Closing residual value according to plan 31/12/2013	0	0	15,855	15,855
2014				
Opening acquisition cost	24,433	1,615	18,356	44,404
Investments for the year			4,075	4,075
Closing accumulated acquisition cost	24,433	1,615	22,431	48,479
Opening amortization	24,433	1,615	2,501	28,549
Amortization for the year			6,487	6,487
Closing accumulated amortization	24,433	1,615	8,988	35,036
Closing residual value according to plan 31/12/2014	0	0	13,443	13,443

NOTE 13 PROPERTY, PLANT AND EQUIPMENT

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Plant and equipment				
Opening acquisition cost	131,554	94,607	57,480	47,397
Acquisitions for the year	35,915	33,854	13,612	10,083
Translation differences	5,161	3,093	-	-
Closing accumulated acquisition cost	172,630	131,554	71,092	57,480
Opening depreciation	80,114	56,613	41,074	32,004
Depreciation for the year	25,524	22,230	8,592	9,070
Translation differences	2,970	1,271	-	-
Closing accumulated depreciation	108,608	80,114	49,666	41,074
Closing residual value according to plan	64,022	51,440	21,426	16,406
	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Leasehold improvement				
Opening acquisition cost	15,634	15,612	15,634	15,612
Acquisitions for the year	850	22	850	22
Closing accumulated acquisition cost	16,484	15,634	16,484	15,634
Opening depreciation	7,278	4,476	7,278	4,476
Depreciation for the year	3,024	2,802	3,024	2,802
Closing accumulated depreciation	10,302	7,278	10,302	7,278
Closing residual value according to plan	6,182	8,355	6,182	8,355

NOTE 14 PARTICIPATIONS IN GROUP COMPANIES, GROUP AND PARENT COMPANY

PARENT COMPANY	Corp. id no.	Domiciliation	Ownership holding %	No. shares or participations	Book value 2014	Book value 2013
Name						
NetEnt Technology AB	556185-1758	Stockholm	100%	1,000	89	89
- NetEnt Malta Holding Ltd.		Malta	0.01%	1		
- NetEnt Malta Ltd.		Malta	0.01%	1		
- NetEnt Product Services Ltd.		Malta	0.03%	1		
- NetEnt International Ltd		Malta	0.08%	1		
- NetEnt Gaming Solutions PLC		Malta	0.08%	1		
NetEnt Malta Holding Ltd.	C 37769	Malta	99.99%	3,999	423	423
- NetEnt Malta Ltd.		Malta	99.99%	3,999		
- NetEnt Product Services Ltd.		Malta	99.97%	2,999		
- NetEnt International Ltd		Malta	99.92%	1,199		
- NetEnt Gaming Solutions PLC		Malta	99.92%	1,199		
- NE Services Ltd		Gibraltar	100%	2,000		
NetEnt Alderney Ltd		Alderney	100%	1,000	9	9
Net Entertainment Ukraine LLC	380 906 40	Ukraine	100%	-	1,157	1,157
Total					1,678	1,678
PARENT COMPANY						
	2014	2013				
Changes in participations in Group company						
Opening acquisition cost		1678	1,678			
Closing book value		1,678	1,678			

In connection with the Company's expansion in the United States, two companies are currently being formed, NetEnt Americas LLC and NetEnt Americas Holding Inc. The companies are registered but no share capital was paid in at December 31, 2014. The companies are domiciled in New Jersey.

NOTES

NOTE 15 ACCOUNTS RECEIVABLE

The carrying amounts for accounts receivable coincide with the fair values and are matched by nominal amounts. No receivables have been pledged as collateral for liabilities or contingent liabilities.

At December 31, 2014, accounts receivable amounting to SEK 15,190 (6,133) were due with no indication of impairment identified. This applies to a number of independent customers that have not previously had payment difficulties. Confirmed bad debt losses during the period and an age analysis of consolidated accounts receivable are presented below. The age analysis only contains accounts receivable for which no impairment requirement has been identified. Credit risks are described in more detail in Note 26.

SEK thousands	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Maturity analysis of due, non-impaired accounts receivable				
1-30 days	9,042	5,339	-	-
31-90 days	3,564	768	1	-
91-180 days	1,171	17	-	-
Over 181 days	1,413	9	-	9
Total	15,190	6,133	1	9
Provision for uncertain receivables				
Per 1 January	0	91	-	-
Provision for uncertain receivables during the year	-	-	-	-
Bad debt losses recognized in the year	-	-91	-	-
Closing provision	0	0	0	0

NOTE 16 PREPAID EXPENSES AND ACCRUED INCOME

	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Accrued license/royalty revenues	86,204	65,544	-	-
Prepaid IT services	3,509	2,442	1,137	553
Prepaid rent	3,890	4,196	3,588	3,704
Prepaid license expenses	2,616	1,700	2,159	1,700
Other prepaid expenses	8,188	9,448	2,938	1,757
Total	104,407	83,330	9,822	7,714

NOTE 17 OTHER RECEIVABLES

	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
VAT	8,243	21,465	7,761	7,618
Receivables from operators	52,726	30,435	-	-
Other	3,899	1,095	961	1,082
Total	64,868	52,995	8,722	8,700

Other non-current receivables	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Deposit Spain	19,031	-	-	-
Total	19,031	0	0	0

The item refers to a deposit of EUR 2 million paid as part of the Spanish licensing procedure. The deposit extends over the lifespan of the license and is thus classified as a non-current receivable in the balance sheet.

NOTE 18 CASH AND CASH EQUIVALENTS

	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Cash and bank balances	258,057	105,829	217,631	55,507
Total	258,057	105,829	217,631	55,507

Credit available to the Group amounted to SEK 50,000 thousand, none of which was utilized at December 31, 2014. The Group does not apply a so-called cash pool with automatic transfer of the Group's liquidity to the Parent Company, which leads to short-term utilization of overdraft facilities potentially occurring in the Parent Company, despite the liquidity of the Group as a whole being generally sound.

NOTE 19 EQUITY

Share capital composition	31/12/2014		31/12/2013	
	No. shares	Share capital	No. shares	Share capital
Shares, series A (10 votes per share)	5,610,000	169	5,610,000	169
Shares, series B (1 vote per share)	34,296,816	1,032	33,943,716	1,022
Total number of shares	39,906,816	1,201	39,553,716	1,191

Quotient value per share 3.01 öre.

GROUP

Other capital contributed

This pertains to equity contributed by previous owners through shareholder contributions and Group contributions, and premiums for issued share options and new share issues.

During the year, the 2011-2014 incentive program expired, with holders of share option rights entitled to subscribe for the equivalent number of series B shares in Net Entertainment NE AB (publ) at the set subscription price of SEK 70.20 per share. This right was exercised by all share option holders and increased the number of shares in Net Entertainment NE AB (publ) by 353,100 series B shares. SEK 24.8 million was added to Parent Company and Group equity by this new share issue.

Translation reserve

The translation reserve comprises all exchange rate differences arising from the translation of financial statements from foreign operations that have prepared their financial statements in a currency other than the currency in which the consolidated financial statements are presented. At year end, accumulated translation differences were SEK 12,509 (-3,659) thousand.

Specification reserves	Translation difference
Opening balance 31/12/2013	-11,987
Translation difference for the year	8,328
Closing balance 31/12/2013	-3,659
Opening balance 31/12/2014	-3,659
Translation difference for the year	16,168
Closing balance 31/12/2014	12,509

Retained earnings incl. profit for the year

Retained earnings including profit for the year include earned profits in the Parent Company and its subsidiaries, as well as the part of untaxed reserves attributable to shareholders' equity.

PROPOSED/CONDUCTED DISTRIBUTION TO SHAREHOLDERS

The Board of Directors proposes to the AGM that no dividend be paid for the 2014 financial year.

The Board proposes that the AGM resolves to distribute SEK 199.5 million (118.7) to shareholders, equaling SEK 5.00 (3.00) per share, through a share redemption program.

NOTE 20 UNTAXED RESERVES

	PARENT COMPANY	
	31/12/2014	31/12/2013
Untaxed reserves		
Depreciation/amortization in excess of plan	2,331	5,517
Tax allocation reserve, fiscal 13	9,547	9,547
Tax allocation reserve, fiscal 14	7,658	7,658
Tax allocation reserve, fiscal 15	11,816	-
Total	31,352	22,723

NOTE 21 OTHER LIABILITIES

	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Other current liabilities				
Accumulated jackpot	137,526	59,932	-	-
Personnel tax	5,510	3,687	4,646	3,372
Total	143,036	63,619	4,646	3,372

NOTE 22 ACCRUED EXPENSES AND DEFERRED INCOME

	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Accrued employee benefits	14,012	10,156	11,010	8,421
Vacation pay liability	13,903	11,330	12,974	10,411
Social security expenses	8,406	6,605	8,406	6,605
Employer's contribution	4,462	3,589	4,462	3,589
Other	21,014	11,568	6,224	7,429
Total	61,797	43,248	43,076	36,455

NOTE 23 LEASING

Rents for premises and other rented equipment, and that are included in the concept of operating leases, amounted to:

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Expensed lease payments and rental charges	16,394	16,120	12,191	13,097
Total	16,394	16,120	12,191	13,097

Future minimum lease charges for non-terminable operating leases and rental agreements are expected to be as follows:

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Within one year	17,838	17,100	14,433	14,018
Two-five years	17,233	28,143	14,389	26,749
After five years	0	0	0	0
Total	35,071	45,243	28,822	40,767

NOTE 24 AUDITOR REMUNERATION

Deloitte AB was elected auditor to the Company by the 2008 Annual General Meeting. Deloitte AB conducts the audit of Net Entertainment NE AB and its subsidiaries. In addition to the auditing assignment, Net Entertainment has also used Deloitte AB for consultation on taxation, VAT, accounting matters and analyses.

	GROUP		PARENT COMPANY	
	2014	2013	2014	2013
Deloitte				
Audit assignment	1,089	976	570	462
Audit services besides the audit assignment	35	114	35	114
Tax advisory	382	625	18	34
Other services	115	11	115	11
Total	1,621	1,726	738	621

NOTE 25 TRANSACTIONS WITH RELATED PARTIES**RELATIONS****Group**

The Company's largest shareholder, Per Hamberg, controls around 20 percent of the votes in NetEnt, and thus has a controlling influence in the Company. Per Hamberg is also the largest shareholder in Betsson AB, a customer of NetEnt, in which Board member of the Company Pontus Lindwall is also the chairman.

One of the board members of the Maltese subsidiaries at which operating activities are conducted is Dr. Olga Finkel. Olga is also Managing Partner at WH Law, and WH Law is thus considered to be a related party of the Group.

Information about Board members and Company management of NetEnt is provided on pages 28-29.

Parent Company

The subsidiaries over which the Parent Company exercises controlling influence are described in Note 14 Participations in Group companies.

TRANSACTIONS AND OUTSTANDING BALANCES**Group**

The Group's transactions with Betsson AB comprise license revenues for CasinoModule and the transactions are priced in line with the market. Remuneration to WH Law has been paid in the amount of SEK 1,202 thousand (1,361), and the transactions are priced on market terms. At 31/12/2014, there were no outstanding receivables from Betsson. Outstanding liabilities to WH Law amounted to SEK 5 thousand at 31/12/2014.

Remuneration for the Board and Group management is described in Note 6.

	PARENT COMPANY	
	2014	2013
Purchase of services from related parties		
Purchases from subsidiaries	10,438	6,349
- % of total operating expenses	2.46%	1.75%
Sale of services to related parties		
Sale to subsidiaries	466,961	392,560
- % of total income	99.98%	99.76%
Liability to related parties		
Liability to subsidiaries	119,364	1,535
Receivables from related parties		
Receivables from subsidiaries	150,605	103,649

NOTE 26 FINANCIAL RISKS

The Group's financial activities are conducted on the basis of a low-risk finance policy as established by the Board of Directors. Financial activities and the management of financial risks are coordinated through the Parent Company Net Entertainment NE AB, which is also responsible for the investment of excess liquidity. According to the finance policy, cash and cash equivalents can be invested to maturities up to six months with no more than 25 percent of the excess liquidity tied up for longer than three months.

The wholly owned operating subsidiaries are themselves responsible for managing their financial risks within the framework set by the Board of Directors and following coordination with the Parent Company.

MARKET RISK

Group earnings are exposed to fluctuations in exchange rates since most sales are in euro, and expenses are in Swedish kronor (translation exposure). Earnings are also affected by exchange rate fluctuations when foreign subsidiaries' earnings are translated into Swedish kronor (translation exposure). Moreover, exchange rate fluctuations affect Group equity when assets and liabilities in foreign subsidiaries are translated into Swedish kronor (translation exposure). At present, equity in foreign subsidiaries is not hedged.

If the SEK had depreciated/appreciated by 10 percent in relation to the EUR, with all other variables constant, earnings for the year as at December 31, 2014, would have been SEK 60.5 million (43.6) higher/lower. Of the Group's total expenses, 67 percent (80) are in Swedish kronor. As a rule, NetEnt does not hedge risk exposure in terms of exchange rate fluctuations from future cash flows with financial instruments. By way of exception, identified flows can be hedged.

INTEREST RATE RISKS

At December 31, zero of total available credit lines of SEK 50 million had been utilized. The interest rate risk to which the Group's income and cash flow are exposed is low. Changes in interest rates affect return on cash and cash equivalents obtained by the Group. The risk in such changes is deemed negligible.

CREDIT RISK

The Group does not have any significant concentration of credit risks. The Group has set guidelines for ensuring sales of services to customers with a suitable credit background. No credit limits were breached during the reporting period and management does not expect any material losses resulting from failed payments from these counterparties. Through short lead times and credit terms, providing a short customer credit term, the credit risk is further reduced. Maximum credit risk exposure is matched by the carrying amount of financial assets. During the reporting period, the Group paid a deposit to the Spanish gaming authority in accordance with the Spanish licensing procedure. This deposit may constitute a credit risk, since the term of the deposit is not entirely set. Group management considers the risk associated with the deposit to be low.

Financial assets and liabilities recognized at amortized cost

A calculation of fair value based on discounted future cash flows, in which the discount rate that reflects the counterparty's credit risk is the most significant input data, is not considered to give any significant difference from the carrying amount of financial assets and financial liabilities included in level 2. For all financial assets and liabilities, the carrying amount is therefore considered to be a good approximation of fair value.

LIQUIDITY RISK

Liquidity risk is managed by means of the Group holding sufficient cash and cash equivalents to finance the operations. Management also carefully monitors rolling forecasts for the Group's liquidity reserve, which consists of cash and cash equivalents (Note 18) on the basis of expected cash flows. Group financial liabilities essentially consist of accounts payable, for which the contractual due date falls within 12 months.

Accounts payable usually have a 30-day term of credit.

CAPITAL RISK

At December 31, 2014, the Group had no external liabilities for financing the operations. Capital consists of equity and distribution in the form of the share redemption program.

NOTE 27 EVENTS AFTER THE END OF THE PERIOD

In January 2015 NetEnt announced that the Italian gaming operators SNAI and Sisal had been launched with NetEnt's online casino games, within the bounds of a collaboration agreement entered beforehand with platform supplier GameAccount Network. In January, NetEnt also commenced phasing out deliveries to operators in Italy that had not commenced a licensing procedure there. In February, Rational Group-owned Full Tilt was launched with NetEnt's online casino products. In March, NetEnt signed a license agreement with UK-based gaming company Gamesys.

NOTE 28 CONTINGENT LIABILITIES

	GROUP		PARENT COMPANY	
	31/12/2014	31/12/2013	31/12/2014	31/12/2013
Pension commitments	-	-	3,432	2,628
Swedish Tax Agency's decision on additional taxation, including tax surcharges and assessed interest	94,400	92,100	94,400	92,100
Total	94,400	92,100	97,832	94,728

Pension commitments regard provisions for direct pensions for the current and previous CEOs. These commitments have not been included in the balance sheet and are covered by the value of Company-owned endowment policies. The Company has no capital value risk in such commitments.

After a tax audit in Net Entertainment NE AB concerning financial years 2007–2010, the Swedish Tax Agency decided to impose additional taxes on Net Entertainment in the amount of approximately 94.4 million, adjusted for accrued interest. The Swedish Tax Agency states in its decision that the internal pricing used by the Group between the Sweden-based Parent Company Net Entertainment NE AB and the Malta-based operations is not justified. Thus, the Swedish Tax Agency assigns to certain intra-Group agreements and the organization of the Group a different legal interpretation and financial substance than that of the Company and its external experts. Net Entertainment disputes the Swedish Tax Agency's assessment and hence also the consequences in terms of amounts as regards income adjustment and tax surcharges. Net Entertainment insists that it has complied with applicable laws for taxation of its operations, which is also supported by the experts that the Company has consulted on the subject. In 2014, the Administrative Court announced its ruling, supporting the opinion of the Swedish Tax Agency. The Company is now in the process of appealing the ruling of the Administrative Court to the Administrative Court of Appeal. Net Entertainment does not currently see grounds to make any provisions for potential additional taxes related to this matter. This opinion is also supported by the Company's external advisors.

The Board of Directors and the CEO assure that the annual accounts and consolidated accounts have been prepared in accordance with International Financial Reporting Standards, as adopted by the EU, and sound accounting practice, and provide a true and fair presentation of the Group's and the Company's position and results, and that the Administration report for the Group and Company provides an accurate overview of the developments of the Group's and the Company's business, position and results, and describes significant risks and uncertainty factors with which the companies within the Group are faced.

Stockholm, March 26, 2015

Vigo Carlund
Chairman of the Board of Directors

Fredrik Erbing
Member of the Board of Directors

Maria Redin
Member of the Board of Directors

Michael Knutsson
Member of the Board of Directors

Mikael Gottschlich
Member of the Board of Directors

Peter Hamberg
Member of the Board of Directors

Pontus Lindwall
Member of the Board of Directors

Per Eriksson
President and CEO

Our audit report was submitted on March 26, 2015

Deloitte AB

Therése Kjellberg
Authorised Public Accountant

Auditor's report

To the annual meeting of the shareholders of Net Entertainment NE AB (publ) corporate identity number 556532-6443

REPORT ON THE ANNUAL ACCOUNTS AND CONSOLIDATED ACCOUNTS

We have audited the annual accounts and consolidated accounts of Net Entertainment NE AB (publ) for the financial year 2014-01-01 – 2014-12-31. The annual accounts and consolidated accounts of the company are included in the printed version of this document on pages 34–73.

Responsibilities of the Board of Directors and the Managing Director for the annual accounts and consolidated accounts

The Board of Directors and the Managing Director are responsible for the preparation and fair presentation of these annual accounts in accordance with the Annual Accounts Act and of the consolidated accounts in accordance with International Financial Reporting Standards, as adopted by the EU, and the Annual Accounts Act, and for such internal control as the Board of Directors and the Managing Director determine is necessary to enable the preparation of annual accounts and consolidated accounts that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these annual accounts and consolidated accounts based on our audit. We conducted our audit in accordance with International Standards on Auditing and generally accepted auditing standards in Sweden. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the annual accounts and consolidated accounts are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the annual accounts and consolidated accounts. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the annual accounts and consolidated accounts, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the company's preparation and fair presentation of the annual accounts and consolidated accounts in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Board of Directors and the Managing Director, as well as evaluating the overall presentation of the annual accounts and consolidated accounts.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinions.

Opinions

In our opinion, the annual accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of the parent company as of 31 December 2014 and of its financial performance and its cash flows for the year then ended in accordance with the Annual Accounts Act. The consolidated accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of the group as of 31 December 2014 and of their financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards, as adopted by the EU, and the Annual Accounts

Act. A corporate governance statement has been prepared. The statutory administration report is consistent with the other parts of the annual accounts and consolidated accounts.

We therefore recommend that the annual meeting of shareholders adopt the income statement and balance sheet for the parent company and the group.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In addition to our audit of the annual accounts and consolidated accounts, we have also audited the proposed appropriations of the company's profit or loss and the administration of the Board of Directors and the Managing Director of Net Entertainment NE AB (publ) for the financial year 2014-01-01 – 2014-12-31.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors is responsible for the proposal for appropriations of the company's profit or loss, and the Board of Directors and the Managing Director are responsible for administration under the Companies Act.

Auditor's responsibility

Our responsibility is to express an opinion with reasonable assurance on the proposed appropriations of the company's profit or loss and on the administration based on our audit. We conducted the audit in accordance with generally accepted auditing standards in Sweden.

As a basis for our opinion on the Board of Directors' proposed appropriations of the company's profit or loss, we examined the Board of Directors' reasoned statement and a selection of supporting evidence in order to be able to assess whether the proposal is in accordance with the Companies Act.

As a basis for our opinion concerning discharge from liability, in addition to our audit of the annual accounts and consolidated accounts, we examined significant decisions, actions taken and circumstances of the company in order to determine whether any member of the Board of Directors or the Managing Director is liable to the company. We also examined whether any member of the Board of Directors or the Managing Director has, in any other way, acted in contravention of the Companies Act, the Annual Accounts Act or the Articles of Association. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.

Opinions

We recommend to the annual meeting of shareholders that the profit be appropriated in accordance with the proposal in the statutory administration report and that the members of the Board of Directors and the Managing Director be discharged from liability for the financial year.

Stockholm, March 26, 2015

Therése Kjellberg
Authorized Public Accountant
Deloitte AB

Annual General Meeting and other information

ANNUAL GENERAL MEETING

NetEnt, Net Entertainment NE AB, will hold its Annual General Meeting on Wednesday, April 29, 2015 at 3.00 p.m. CET at Spårvagnshallarna, Birger Jarlsgatan 57A, Stockholm, Sweden. Notice of the Annual General Meeting is published on Net Entertainment's website, www.netent.com/stamma.

Right to attend and registration

Shareholders wishing to attend the Annual General Meeting must be entered in the register of shareholders held by Euroclear Sweden AB on Thursday, April 23, 2015, and also notify NetEnt of their intention to attend no later than Thursday, April 23, 2015.

Shareholders must register to attend the AGM in writing, stating their name, personal/corporate identity number, address, telephone number, e-mail address and shareholding to: Net Entertainment NE AB, Att: AGM, Luntmakargatan 18, 3rd floor, 111 37 Stockholm, or by e-mail to arsstamma@netent.com, or via Net Entertainment's website, www.netent.com/stamma.

Share registration

Shareholders whose shares are nominee-registered through a bank's notary department or other nominee must, in order to be entitled to participate in the meeting, temporarily register the shares in their own name. Such registration must be done no later than April 23, 2015, so shareholders must notify their nominee well in advance of that date.

OTHER INFORMATION

NetEnt intends to release financial reports, etc. on the dates below:

Annual general meeting 2015	April 29, 2015
Interim report for January–March 2015	April 28, 2015
Interim report for April–June 2015	July 10, 2015
Interim report for July–September 2015	October 22, 2015
Earnings report for 2015 and fourth quarter report	February 11, 2016

Financial reports, press releases and other information are available from the date of publication on NetEnt's website, www.netent.com. NetEnt's principal method of distributing financial reports is electronically. Financial reports, press releases and other information are available for viewing on NetEnt's website (www.netent.com), where it is also possible to subscribe to reports and press releases via e-mail. Financial reports are available on the website when they have been published. Printed copies of the annual report are sent by regular post upon request. For further information please contact Per Eriksson, CEO, or Maria Hedengren, CFO, tel. +46 (8) 578 54 500, or by e-mail: investor@netent.com.





” We work in an international, fast-paced environment and to stay ahead, we embrace diversity, creativity and ensure we have passion in all we do.

Parent Company and Development

Net Entertainment NE AB
Luntmakargatan 18
111 37 STOCKHOLM
SWEDEN

Tel.: +46 (0)8 578 54 500
Fax: +46 (0)8 578 54 510

E-mail: info@netent.com or ir@netent.com

Global Market Operations

NetEnt Malta Ltd.
The Marina Business Centre
Abate Rigord Street
Ta' Xbiex XBX 1120
MALTA

Tel.: +356 21 31 16 21
Fax: +356 227 681 00
E-mail: sales@netent.com



NET ENTERTAINMENT NE AB (PUBL)

Org. nr. 556532-6443

Luntmakargatan 18, 111 37 Stockholm

www.netent.com, info@netent.com