Information brochure for Peab's shareholders prior to adoption at the Annual General Meeting on 16 May, 2007



PROPOSAL FOR DISTRIBUTION OF SHARES IN PEAB INDUSTRI TO SHAREHOLDERS IN PEAB AB (PUBL).



The Board of Directors of Peab proposes that the Annual General Meeting of Shareholders to be held on 16 May, 2007 resolves, through a dividend, to distribute all shares in Peab Industri AB to the shareholders of Peab AB (publ). This brochure, which contains information prior to this resolution, is being forwarded to all shareholders in Peab. It is also available in both Swedish and English at Peab's office in Förslöv and in electronic form via Peab's websites at www.peab.se and www.peab.com.

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DEFINITIONS

Peab Industri

The parent company Peab Industri AB or Peab Industri AB with subsidiaries

Peab

The parent company Peab AB (publ) or Peab AB with subsidiaries

This brochure is not a quotation prospectus but an aid for Peab's shareholders in deciding on the Board's proposed distribution of Peab Industri AB. Under the condition that a resolution with regard to this distribution be adopted by the Annual General Meeting of Shareholders of Peab AB (publ) to be held on 16 May, 2007, a quotation prospectus will be forwarded to Peab's shareholders as of 20 September, 2007. The quotation prospectus will be available via Peab's websites at www.peab.se and www.peab.com as of 17 September, 2007.

BACKGROUND AND REASONS.

Peab announced on 19 October, 2006 the intention to distribute Peab Industri's shares to Peab's shareholders and to list the company on the Stockholm Stock Exchange.

The Board of Directors proposes to the shareholders attending the Annual General Meeting of Peab to be held on 16 May, 2007 to resolve, through a dividend over and above the cash dividend of SEK 3.50 per share, to distribute all Class A and Class B shares in the wholly owned subsidiary Peab Industri AB to the shareholders of Peab AB.

The Peab Industri Group is primarily composed of the previous Industry business area within Peab, as well as the operations of Peab Grundläggning and NeTel. The operations remaining within Peab will consist of construction and civil engineering activities in Sweden, Norway and Finland.

The Board of Directors believes that the distribution of Peab Industri to the shareholders will enable further specialisation and development as well as growth and profitability for both Peab and Peab Industri. The strong customer and supplier relationship that currently prevails among the construction and civil engineering operations and industrial companies will remain significant for both organisations in the future. This strength will continue to be developed and managed in close cooperation between the two groups – which in turn will secure deliveries to the construction process with good quality from all aspects at market conditions and on an arm's length basis.

The Board of Directors of Peab is of the opinion that the value for shareholders will increase in the longterm by dividing the operations through the distribution of Peab Industri. A separate stock exchange listing of Peab Industri will enable both current and new shareholders to invest directly in Peab Industri, and facilitate monitoring of both entities.

Förslöv, April 2007

Peab AB (publ) The Board of Directors

TERMS AND INSTRUCTIONS.

Provided it is resolved by Peab's Annual General Meeting to be held on 16 May, 2007 to distribute via a dividend all shares in Peab Industri AB to the shareholders of Peab, those who are registered as shareholders on the record date for the dividend shall be entitled to one share in Peab Industri for each share held in Peab. Apart from being registered as shareholder on the record date, no other measures need to be taken to receive shares in Peab Industri.

DISTRIBUTION AFFILIATION.

Each Class A share in Peab will entitle the holder to one Class A share in Peab Industri, and each Class B share in Peab will entitle the holder to one Class B share in Peab Industri.

RECORD DATE.

The record date with VPC (the Nordic Central Securities Depository) for determining which shareholders shall be entitled to shares in Peab Industri will be 27 September, 2007. The last day of trading in Peab's shares with the right to distribution of shares in Peab Industri will be 24 September, 2007. Shares in Peab without the right to receive shares in Peab Industri will be traded from 25 September, 2007.

RECEIVING SHARES.

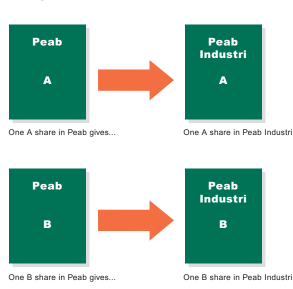
Persons recorded in the share register maintained by VPC regarding shareholders in Peab shall receive shares in Peab Industri without needing to take any further measures. The shares in Peab Industri will be available in shareholders' VP accounts (or a VP account that belongs to a person who in another way is entitled to dividends) the day after the record date. VPC will then forward a VP notification with details of the number of shares registered in the recipient's VP account.

NOMINEE-REGISTERED SHAREHOLDERS.

Shareholders whose shares in Peab are registered with a nominee bank or other nominee will not receive any notification from VPC. Notification will instead be made in accordance with each respective nominee's procedures.

STOCK EXCHANGE LISTING.

The Board of Directors of Peab Industri intends to apply for listing for the company's series B shares on Stockholm Stock Exchange's Nordic list. The intention is for the share to be listed on Monday 1 October, 2007.



Persons who are shareholders of Peab on the record date will automatically receive shares in Peab Industri without needing to take any further measures.

Example – distribution of shares

KEY DATES.

2 May, 2007	The information brochure will be published via Peab's websites at www.peab.se and www.peab.com and be forwarded to Peab's shareholders
16 May, 2007	AGM of Peab AB (publ) with proposal to the distribution of shares
17 September, 2007	Publication of the quotation prospectus
24 September, 2007	Last day of trading including distribution rights for the shares in Peab Industri
25 September, 2007	Peab is traded without the right to receive shares in Peab Industri
27 September, 2007	Record date for separation
1 October, 2007	Stock exchange listing of Peab Industri AB's Class B shares

TAX ISSUES.

It is proposed that the shares of Peab Industri AB, comprised of Class A and Class B shares, be distributed in accordance with "lex Asea", which implies that no immediate taxation will arise. Indirect costs related to Peab shares that have distribution rights will be spread between these shares and the shares received in Peab Industri.

The acquisition value for the distributed shares in Peab Industri shall be considered as being the amount of the distribution-recipient's average acquisition value for the shares in Peab that corresponds to the change in the market value of these shares as a consequence of the distribution.

Peab will apply to the Swedish National Tax Board for recommendations with regard to the spread of the acquisition value of the shares in Peab Industri and Peab. Peab will then publish the National Tax Board's recommendations as soon as possible via the websites of Peab and Peab Industri.

More detailed information will be provided in the quotation prospectus, which will be published on 17 September 2007.

MESSAGE FROM PEAB'S CHIEF EXECUTIVE OFFICER.



The construction-related industrial operations within Peab have grown rapidly in recent years and our share of the market has gradually increased. Industry operations generated sales of approximately SEK 6 billion in 2006, which is double that achieved in 2000. Peab's Board of Directors is of the opinion that assembling these companies in a separately listed group will provide the companies with better prerequisites for continued development.

Both Peab Industri and the remaining operations within Peab – construction and civil engineering – will continue to have Sweden, Norway and Finland as their markets. The distribution of the shares in Peab Industri will create improved opportunities for specialisation and development of both companies. For Peab's remaining operations, considerable focus will continue to be placed on rationalising production within several areas. The steps taken towards mass production and industrial construction, together with improved forms of cooperation with our customers, will strengthen Peab's competitiveness in the future. We currently have strong and independent brands within the Industri operations, and these will continue to act in a competitive market in the future with Peab as one of several important customers. The Industry operations are sufficiently well-equipped today for this to be the right occasion to illustrate the customer offering in the best possible way to the external market through the distribution and subsequent market-listing of Peab Industri.

At the same time, it is important to emphasise that continued business cooperation shall prevail between Peab and Peab Industri after the distribution. We shall continue to work together where we can, and thereby offer competitive holistic solutions to customers in the future.

We are faced with considerable challenges and must steadily improve in all aspects. Our skilful and dedicated employees are a decisive factor for our success. Strong trends in our operating results reflect in particular a costeffective organisation with motivated staff. We will sustain our efforts to be the sector's most attractive employer.

We see excellent potential to develop Peab and Peab Industri and to thereby create value for our shareholders through maintained growth and high profitability.

Mats Paulsson, CEO, Peab

PEAB INDUSTRI.

The new Board of Directors of Peab Industri took up its duties in March 2007 and is currently establishing the company's business concept, goals and strategies. The work of the Board also includes the establishment of the financial reporting structure and financial goals. These aspects will be presented at the latest in conjunction with the publication of the quotation prospectus on 17 September, 2007.

A description of Peab Industri is set out below, based on the structure the business area Industri had in the Peab Group up to 31 December, 2006 together with both future operations, NeTel and Peab Grundläggning.

Peab Industri embraces Swerock, Skandinaviska Byggelement, S:t Eriks, Peab Asfalt, Lambertsson, Peab Industri Norway and Peab Industri Finland which are all construction-related companies with strong brands together with both future operations, NeTel and Peab Grundläggning.

SWEROCK.

Swerock is a ready-mixed concrete and rock and gravel company, as well as supplier of transportation and machinery services. Together with its three nationwide regions and holistic solutions for the construction and civil engineering industry, Swerock is one of Sweden's largest suppliers of ready-mixed concrete and rock and gravel products. Sales are generated principally in Sweden. Swerock consists of three business areas:

Ready-mixed concrete

Swerock has more than 40 concrete facilities and is one of Sweden's leading suppliers of ready-mixed concrete. Within Swerock, concrete is developed and adapted to customers' construction requirements and special demands.

Rock & gravel

Swerock operates about 100 active gravel and rock quarries spread over the whole of Sweden. The large number of quarries provide good competition through high delivery capacity in, for example, major infrastructure projects with guaranteed proximity to the customer. Swerock is actively establishing new quarries, in particular in regions surrounding large towns.

Transportation and Machinery

The Cliffton brand name is established in southern Sweden within transportation services and the rental of various kinds of constructional plant and machinery. This business area assembles the Peab Industry group's resources and skills regarding transportation, plant and machinery operations on the civil engineering side.

SKANDINAVISKA BYGGELEMENT.

Skandinaviska Byggelement is a turn-key supplier of concrete panels for apartment buildings – from concept to final delivery – embracing everything from individual products such as walls and plate bearing surfaces to customised solutions for housing production.

In 2003, Skandinaviska Byggelement completed a facility in Katrineholm for the manufacture of shell walls, solid concrete walls and plate bearing surfaces. The plant is the most modern of its kind in Europe, and the investment is an important feature in the development of industrialised construction.

S:T ERIKS.

S:t Eriks is market-leader in Sweden for paving and slabs and develops holistic concepts for outdoor environments and other products. S:t Eriks also manufactures and sells concrete roofing tiles. The company has long-term delivery contracts with building supplies chains. Activities are closely coordinated with Peab's civil engineering resources in a continuous process to improve products and production methods.

PEAB ASFALT.

Peab Asfalt is one of Sweden's largest companies in the field of manufacturing and the laying of hot, warm and cold asphalt. Operations are carried out in six regions with offices in Malmö, Göteborg, Västerås, Stockholm, Sundsvall and Boden. Peab Asfalt embraces 13 stationary asphalt plants and three semi-mobile asphalt facilities for manufacturing warm volumes and six mobile facilities for manufacturing cold and warm volumes. Through acquisitions and organic growth, Peab Asfalt has become a significant player in the Swedish asphalt market.

Product development activities are in constant progress for both the design and composition of surfacing materials. In its endeavours to minimise the wastage of resources, Peab Asfalt is investing in asphalt machines for thin-layer surfacing and hot recycling on roads (Swemix and Remixing).

LAMBERTSSON.

Lambertsson is a comprehensive supplier of equipment for building sites for small and large projects. The company is organised into three divisions:

Machinery

Plant and machinery activities are run from 13 depots and involve the hire of such items as sheds, scaffolding, building and civil engineering plant and accessories, as well as the sale of materials for these activities.

Electricity

The Lambertsson division provides temporary electrical installations at building and civil engineering sites. Activities also include the hire of electrical equipment and materials and generators. Skills within temporary electrical installations are a strategically important resource for the group, and are used upon the establishment of new asphalt plants and crushing facilities. Electricity activities are run from 16 depots.

Crane

With more than 300 cranes and hoists in operation, Lambertsson's crane activity is one of Sweden's leading players. This division is dedicated to the hiring and sale of building cranes, building hoists and mobile cranes. Operations are based in Stockholm, Göteborg, Malmö and Skellefteå, thus geographically covering the whole country.

NETEL.

NeTel provides the expansion and maintenance of infrastructure for telephony, data and electricity distribution networks in Sweden and Norway.

PEAB GRUNDLÄGGNING.

Peab Grundläggning operates nationwide within foundation work, pile-driving and sheet piling. The company has a plant in Skåne for the manufacture of concrete piles.

PEAB INDUSTRI FINLAND.

Operations within Peab Industri Finland were established in late 2005 via the acquisition of companies active within the field of manufacture and sale of ready-mixed concrete. This part of Peab Industri Finland operates in western and southern Finland, as well as Ostrobothnia. The company also hires cranes and machinery, along with the sale of cranes.

PEAB INDUSTRI NORGE.

Activities in Norway include the hire of cranes and machinery as well as the sale of cranes. Operations were expanded in the fourth quarter 2006 through the acquisition of Kranor AS.

PEAB INDUSTRI – FINANCIAL INFORMATION 2005 AND 2006 IN BRIEF.

The following carve-out accounts have been prepared to present the Peab Industri Group's operating income statements, balance sheets and cash flow statements for 2005 and 2006.

OPERATING INCOME STATEMENT SUMMARY.

MSEK	Note	2006	2005
Net sales		6,005	4,746
Production expenses	1	-5,257	-4,180
Gross profit		748	566
Selling and administrative expenses	1	-215	-189
Participation in profit of joint ventures		3	7
Operating profit		536	384
Sales growth		25,6%	6,2%
Operating margin		8,9%	8,1%
OPERATING BALANCE SHEET IN SUMMARY.			
MSEK		2006	2005
Assets			
Intangible fixed assets	2	301	187
Tangible fixed assets	3	2,145	1,808
Participations in joint ventures		41	44
Other long-term receivables		18	16
Total fixed assets		2,505	2,055
Inventories		235	216
Current receivables		1,180	917
Total current assets		1,415	1,133
Total assets		3,920	3,188
Liabilities			
Provisions		40	32
Deferred tax liabilities		122	84
Long-term liabilities		24	17
Current liabilities		1,132	884
Total liabilities		1,318	1,017
Net assets		2,602	2,171
Return on net assets at end of the year		20.6%	17.7%
OPERATING CASH FLOW.			
MSEK		2006	2005
Operating profit		536	384
Adjustments for non-cash items	4	343	288
Cash flow before changes in working capital		879	672
Changes in working capital		-10	27
Direct investments in intangible and tangible fixed assets, net*)	5	-489	-444
Other		5	8
Operating cash flow**)		385	263
 In addition, acquisition of subsidiaries has led to acquisition of intangible and tangible fixed assets of 		-306	-117
**) Operating cash flow equals total cash flow from current operations an	d investments, exclud	ling acquisitions.	

**) Operating cash flow equals total cash flow from current operations and investments, excluding acquisitions.

NOTES TO THE OPERATING INCOME STATEMENT, BALANCE SHEET AND CASH FLOW.

Note 1 Operating costs distributed by type of cost

MSEK	2006	2005
Materials	1,875	1,365
Subcontractors	687	419
Personnel costs	930	919
Other production costs	1,484	1,308
Depreciation and amortisation	342	290
Write-downs	22	10
Other operating costs	132	58
Total	5,472	4,369

Note 2 Intangible fixed assets

MSEK	2006	2005
Goodwill	219	181
Brands	43	_
Customer relations	32	-
Land leaseholds and use of enjoyment	6	6
Other	1	-
Book value carried forward	301	187

Note 4 Adjustments for non-cash items

MSEK	2006	2005
Depreciation and amortisation	342	290
Write-downs	22	10
Capital gains/losses upon sale of		
non-current assets	-32	-15
Share of profit/loss in joint ventures	-3	-7
Dividends received from joint ventures	6	7
Provisions	8	3
Total	343	288

Note 5 Direct investments in intangible and tangible fixed assets, net

MSEK	2006	2005
Acquisition of tangible fixed assets*)	-536	-475
Disposal of tangible fixed assets	74	31
Total	-489	-444
 In addition, acquisition of subsidiaries has led to acquisition of intangible and tangible fixed assets of 	-306	-117

Note 3 Tangible fixed assets

MSEK	2006	2005
Land and buildings	529	470
Machinery and equipment	1,597	1,287
Construction in progress	19	51
Book value carried forward	2,145	1,808

PEABS INDUSTRI 2006.

The balance sheet below is a proforma balance sheet as of 31 December 2006 in which interest-bearing internal Group receivables and liabilities are reported net as external interest-bearing long-term liabilities.

MSEK	2006
Assets	
Intangible fixed assets	301
Tangible fixed assets	2,145
Other financial fixed assets	62
Total fixed assets	2,508
Inventories	235
Interest-bearing current receivables	5
Other short-term receivables	1,180
Short-term investments	6
Liquid funds	45
Total current assets	1,471
Total assets	3,979

Shareholders' equity	600
Interest-bearing long-term liabilities	1,863
Other long-term liabilities	63
Deferred tax liabilities	122
Interest-bearing current liabilities	199
Other current liabilities	1,132
Total equity and liabilities	3,979
Net liabilities	2,006

SHAREHOLDERS' EQUITY AND FINANCING.

The Peab Industri Group was formed on 31 December 2006 through Peab Industri acquiring all companies from Peab at Group values accounted for in Peab.

Peab Industri AB has received an unconditional shareholders' contribution of SEK 600 million. On 1 March 2007, Peab Industri issued a 5-year subordinated loan of SEK 200 million to Peab. If Peab Industri issues convertible debentures as indicated below, the subordinated loan will be amortised on 31 December 2007 with at least the equivalent amount being repaid to a maximum of SEK 200 million.

The Board of Peab Industri has decided to issue convertible debentures that in total will nominally amount to a maximum of SEK 400 million, on condition of approval by the Annual General Meetings on 16 May 2007 of Peab and Peab Industri. Peab Industri will issue a maximum of 6.7 million convertible debentures.

The lifespan of convertible debentures in Peab Industri is proposed to be from 1 December 2007 to 30 November 2012. Each convertible debenture can, during part of December 2010 and 2011 and part of September 2012, be converted to one series B share in Peab Industri. The offer to participate in the programme will be made to all employees of Peab Industri, as well as Peab on market terms, and each employee will be entitled to at least 200 convertible debentures. The employee subscription will take place in the period from 26 November until 12 December 2007.

Under the proposed issues, Peab Industri will give all of its employees a possibility to participate in the development of the company, which will contribute to increased participation and commitment.

It is also the intention of the Board of Peab Industri to propose to the coming Annual General Meetings to decide similar convertibles programmes during 2008, 2009 and 2010. The intention is for these programmes to amount to a maximum of SEK 50 million each, and be primarily offered to employees who become employed by the Peab Industri Group subsequent to the previous programmes. Issue of new convertible bonds assumes adoption by the Annual General Meeting of Peab Industri in each year.

Prior to the separation from Peab, a separate financing structure for Peab Industri is being prepared that will replace intra group liabilities and receivables. The new financing structure will be finalised in the second quarter 2007.

PEAB INDUSTRI – BOARD OF DIRECTORS, GROUP EXECUTIVE MANAGEMENT AND AUDITORS.

The Board of Directors of Peab Industri was appointed on 19 March 2007 and is currently composed of the following members. It is intended that the Board be enlarged in the spring by one or two additional members.

BOARD OF DIRECTORS.

Mats Paulsson Chairman of the Board Båstad, b. 1944

Other assignments/positions: CEO of Peab AB. Board member of Skistar AB.

Holdings in Peab: 2,787,117 Class A shares 9,613,055 Class B shares

Jan Segerberg

Board member Stockholm, b. 1947

Other assignments/positions:

Consultancy activities related to investment business and the work of the board. Chairman of Bosvik AS. Board member of Scandianvian Holding i Sala AB, Ingénium Fastighets AB, PR Fastighets AB, Fagersta Företagspark AB, Cell Print GBR and Dyna Well International AB. Previously board member of Peab AB, CEO of Skåne-Gripen AB and Addtek International Oy AB, as well as vice chairman of Addtek International Oy AB.

Holdings in Peab: 17.000 Class B shares

Kjell Åkesson

Board member Helsingborg, b. 1949

Other assignments/positions:

CEO of Lindab International AB. Board member of Lindab International AB. Previously CEO of Bilia AB and deputy CEO of Svedala Industri AB.

Holdings in Peab: None

Sara Paulsson Karlsson

Board member Båstad, b. 1969

Other assignments/positions: Board member of Topeja Holding AB, Killebäckstorp i Båstad AB and Wihlborgs Fastigheter AB.

Holdings in Peab: 508,040 Class A shares 348,019 Class B shares

Fredrik Paulsson **Board** member

Båstad, b. 1972

Other assignments/positions: Board member of Topeja Holding AB, Gullbergs Kontorscenter AB, Kranpunkten i Skandinavien AB and Bjäreinvest i Båstad AB.

Holdings in Peab: 1,201,171 Class A shares 1,686,450 Class B shares

GROUP EXECUTIVE MANAGEMENT.

Mats O Paulsson CEO Malmö, b. 1958 Employed with Peab since 1999.

Holdings in Peab: 100,000 Class B shares 8,600 convertible debentures

Niclas Winkvist

CFO Lund, b. 1966 Employed with Peab since 1995.

Holdings in Peab: 11.400 Class B shares 8.600 convertible debentures

AUDITORS.

It is proposed that the following persons be elected as auditors at the Annual General Meeting of Peab Industri AB to be held on 16 May 2007.

As ordinary auditor is proposed:

Thomas Thiel

Stockholm, b. 1947 Authorised public accountant KPMG Holdings in Peab: None

As deputy auditor:

David Olow

Landskrona, b. 1963 Authorised public accountant KPMG Holdings in Peab: None

The reported holdings are as of 31 March 2007. The holdings include those of the spouse, under-age children and private companies.

FINANCIAL EFFECTS FOR PEAB OF THE DISTRIBUTION OF PEAB INDUSTRI.

INCOME STATEMENT SUMMARY.

Operating income statement divided between the proposed distribution and the remaining business.

		Proposed	Peab 2006 excluding proposed
MSEK	Peab 2006	distribution	distribution*)
Net sales	30,321	6,005	26,132
Production expenses	-27,444	-5,257	-24,006
Gross profit	2,877	748	2,126
Selling and administrative expenses	-1,628	-215	-1,410
Participation in profit of joint ventures	-9	3	-12
Result from participations in joint ventures sold	11	_	11
Operating profit	1,251	536	715
Operating margin	4.1 %	8.9%	۵ ⁶ 2.7 %

*) Upon the division of the Group into two separate entities, Group internal sales between Peab Industri and Peab, which were previously eliminated in the Group, will become external sales. Total sales and total production costs will therefore become higher in two separate entities than when consolidated.

BALANCE SHEET SUMMARY.

Peab's balance sheet is divided in proposed distribution and remaining operations. As of 31 December, 2006, the Peab Industri group is financed through Group internal loans. These have been accounted for in gross below.

		Proposed	Peab 2006 excluding proposed
MSEK	Peab 2006	distribution	distribution**)
Assets			
Intangible fixed assets	659	301	358
Tangible fixed assets	2,595	2,146	449
Interest-bearing long-term receivables	99	789	2,190
Other financial fixed assets	1,023	61	962
Deferred tax receivables	244	0	366
Project and development premises	2,030	_	2,030
Inventories	284	235	49
Interest-bearing current receivables	81	5	76
Other short-term receivables	8,579	1,180	7,769
Short-term investments	6	6	-
Liquid funds	913	45	868
Total assets	16,513	4,768	15,117
Equity and liabilities			
Shareholders' equity	3,278	600	2,678
Interest-bearing long-term liabilities	1,460	2,652	1,688
Deferred tax liabilities	-	122	_
Other long-term liabilities	180	63	117
Interest-bearing current liabilities	1,173	199	974
Other current liabilities	10,422	1,132	9,660
Total equity and liabilities	16,513	4,768	15,117

***) Upon the division of the Group into two separate entities, Group internal balances between Peab Industri and Peab, which were previously eliminated in the Group, will become external balances in the two separate entities. The balance sheet totals will therefore be higher than when previously consolidated.

PEAB INDUSTRI – THE SHARE AND OWNERSHIP STRUCTURE.

The shareholding structure of Peab and breakdown by order of size are set out below, under the assumption that the distribution at the conditions 1:1 took place on 31 March 2007 based on information received from VPC. Upon the distribution being resolved, the ownership structure will initially be the same as in Peab.

In the table below, Peab AB's holding of own shares as at 31 March 2007 amounting to 7,315,000 Class B shares

has been excluded in view of that they do not give right to the distribution. Peab's holdings of own shares could change up to the moment of the distribution.

The number of shares could increase due to the possible conversion in June 2007 of Peab convertible debentures 2005/2008, which may amount to a maximum of 5,500,000 new Class B shares. The tables below do not take into account this possible dilution.

LIST OF SHAREHOLDERS AS AT 31 MARCH 2007.

	A shares	B shares	Total no. of shares	Proportion of capital, %	No. of votes, %
Mats Paulsson with companies	2,787,117	9,613,055	12,400,172	15.5	22.3
Erik Paulsson with family and companies	3,487,890	5,699,514	9,187,404	11.5	24.1
Karl-Axel Granlund with companies		5,100,000	5,100,000	6.4	3.0
Fredrik Paulsson with family and companies	1,201,171	1,686,450	2,887,621	3.6	8.1
Stefan Paulsson with family and companies	1,201,172	1,671,056	2,872,228	3.6	8.1
Swedbank Robur Fonder		1,997,770	1,997,770	2.5	1.2
Handelsbanken Fonder		1,633,216	1,633,216	2.0	1.0
Skandia Liv		1,507,600	1,507,600	1.9	0.9
Svante Paulsson with family and companies	491,688	728,880	1,220,568	1.5	3.4
Länsförsäkringar Fonder		889,000	889,000	1.1	0.5
Sara Paulsson Karlsson with family	508,040	348,019	856,059	1.1	3.2
Others	128,624	39,200,682	39,329,306	49.3	24.2
Total outstanding shares	9,805,702	70,075,242	79,880,944	100.0	100.0

BREAKDOWN OF SHAREHOLDINGS AS AT 31 MARCH 2007.

No. of shares	No. of shareholders	Proportion of capital, %	Proportion of votes, %
1– 500	9,036	2.2	1.1
501-1,000	3,642	3.5	1.7
1,001-5,000	2,919	8.0	4.0
5,001-10,000	413	3.6	1.8
10,001-15,000	117	1.7	0.9
15,001-20,000	63	1.3	0.7
20,001–	252	79.7	89.8
	16,442	100.0	100.0

SHARES AND VOTING RIGHTS BY CLASS OF SHARE AS AT 31 MARCH 2007.

Share class	Number	No. of votes	Proportion of capital, %	Proportion of votes, %
A	9,805,702	10	12.3	58.3
В	70,075,242	1	87.7	41.7
	79,880,944		100.0	100.0

Questions regarding the distribution are answered by telephone at +46 (0)431-890 00

The information brochure may be ordered by:

- e-mail to: info@peab.se
- Phone: +46 (0)431-890 00
- Fax: +46 (0)431-45 19 75
- The information brochure may also be downloaded from Peab's websites at www.peab.se and www.peab.com



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