Notice of annual general meeting in Swedish Orphan Biovitrum AB (publ)

The shareholders in Swedish Orphan Biovitrum AB (publ), Reg. No. 556038-9321, are hereby summoned to the annual general meeting (the "Meeting"), to be held on Thursday 26 April 2012 at 4.00 p.m. in Wallenbergsalen, at Kungliga Ingenjörsvetenskapsakademien (IVA), Grev Turegatan 16, Stockholm, Sweden.

Participation, etc

Shareholders who wish to attend the Meeting must be recorded in the share register maintained by Euroclear Sweden AB (the Swedish Central Securities Depository) on Friday 20 April 2012, and must notify the company of their intention to participate in the Meeting not later than Friday 20 April 2012 at Swedish Orphan Biovitrum's web site www.sobi.com, by mail to Swedish Orphan Biovitrum AB (publ), "Annual General Meeting", SE-112 76 Stockholm, Sweden or by phone no. +46 8 697 34 27. The notification shall set forth the name, address, telephone number (daytime), personal/corporate identity number, the number of shares held and, when applicable, information about representatives and assistants.

As per the day of this notice there are 267,295,132 shares outstanding in the company, whereof 265,226,598 common shares representing one vote each and 2,068,534 series C shares representing 1/10 vote each, altogether representing 265,433,451.4 votes. The company holds 2,068,534 own series C shares, which cannot be represented at the general meeting.

Nominee shares

Shareholders, whose shares have been registered in the name of a nominee through the trust department of a bank or similar institution, must, in order to be able to participate in the Meeting, temporarily re-register their shares in their own names in the shareholders' register maintained by Euroclear Sweden AB as per Friday 20 April 2012. Shareholders who wish to re-register their shares in their own name should inform their nominee of such re-registration well in advance of such date.

Proxy, etc

Shareholders represented by proxy shall issue a written and dated power of attorney for the proxy. If the power of attorney is issued on behalf of a legal entity, a certified copy of a registration certificate for the legal entity shall be appended. The power of attorney is valid for one year from the issue thereof or such longer period of time stated in the power of attorney, however not more than five years. A registration certificate shall evidence the circumstances prevailing at the day of the Meeting and should not be older than one year at the time of the Meeting.

The power of attorney in original and, when applicable, the registration certificate, should be submitted to the company by mail at the address indicated above well before the Meeting. A proxy form is held available at the company's web site, www.sobi.com, and will also be sent to shareholders who so request and who inform the company of their postal address.

Proposed agenda

- 1. Opening of the Meeting.
- 2. Election of the chairman of the Meeting.
- 3. Preparation and approval of the voting list.
- 4. Approval of the agenda.
- 5. Election of one or several persons to verify the minutes.
- 6. Determination of whether the Meeting has been duly convened.
- 7. Presentation of the annual report and the auditor's report as well as the consolidated accounts and the auditor's report for the group.
- 8. Speech by the managing director.
- 9. Presentation of the work performed by the Board of Directors and its committees.
- 10. Resolution regarding adoption of the income statement and the balance sheet as well as the consolidated income statement and the consolidated balance sheet.
- 11. Resolution regarding appropriation of the company's profit or loss in accordance with the adopted balance sheet.
- 12. Resolution regarding discharge of the members of the Board of Directors and the managing directors from liability.
- 13. Determination of fees to be paid to the members of the Board of Directors and to the auditor.
- 14. Determination of the number of directors and deputy directors and auditors and deputy auditors.
- 15. Election of the chairman, the members of the Board of Directors and the auditor.
- 16. Resolution regarding guidelines for remuneration for the management.
- 17. Resolution regarding instructions and charter for the nomination committee.
- 18. Resolution regarding (A) the implementation of a long-term incentive program and (B) hedging arrangements in respect thereof.
- 19. Resolution regarding transfer of own shares.
- 20. Closing of the Meeting.

Proposal regarding chairman of the Meeting, fees for the members of the Board of Directors and the auditor, the number of members of the Board of Directors, deputy members, auditors and deputy auditors as well as election of the chairman, the members of the Board of Directors and the auditor (items 2, 13, 14 and 15)

The nomination committee of Swedish Orphan Biovitrum AB (publ), which consists of Bo Jesper Hansen (chairman of the Board of Directors), Petra Hedengran, chairman (Investor), Roger Johanson (Skandia Liv) and Åsa Nisell (Swedbank Robur Fonder) proposes:

- that Klaes Edhall from Mannheimer Swartling Advokatbyrå is elected chairman of the Meeting,
- that fees to be paid to the Board of Directors should total SEK 1,890,000, to be allocated with SEK 250,000 to each board member except for the chairman of the Board of Directors who shall not receive any fee for his board assignment, nor any fee for his committee work, that fees for work in the audit committee should be SEK 90,000 to the chairman and SEK 50,000 to each other member of such committee, that fees for work in the compensation & benefit committee should be SEK 50,000 to the chairman and SEK 25,000 to each other member of such committee and that fees for work in the science committee should be SEK 50,000 to the chairman and SEK 25,000 to each other member of such committee,
- that for each meeting of the Board of Directors a fee of EUR 1,000 is paid to the members of the Board of Directors that reside in Europe outside the Nordic

- countries and a fee of EUR 2,000 is paid to the members of the Board of Directors that reside outside Europe,
- that the fees to the auditor should be paid in accordance with normal standards and approved invoice,
- that seven ordinary board members without deputies should be appointed,
- that one auditor without any deputy auditor should be appointed,
- that the board members Adine Grate Axén, Bo Jesper Hansen, Lennart Johansson, Helena Saxon, Hans GCP Schikan and Hans Wigzell should be re-elected and that Matthew Gantz should be elected as new board member and that Bo Jesper Hansen should be re-elected chairman of the Board of Directors, and
- that PricewaterhouseCoopers AB be elected auditor of the company until the end of the annual general meeting 2013.

Matthew Gantz

Matthew Gantz was born 1965 and has a BA from Princeton University and an MBA from Harvard Business School. He is Regional US Executive Vice President and General Manager US in BTG, British Technology Group. Prior to BTG, he was Founder and CEO of Acureon Pharmaceuticals, President and CEO of Hydrabiosciences Inc, VP Europe for Chiron's Biopharmaceutical Division and General Manager for PathoGenesis Europe. Prior to Chiron/PathoGenesis, Matthew held a variety of US sales and marketing roles at Abbott Laboratories Diagnostics Division. Matthew Gantz does not hold any shares or options in the company. He is independent in relation to the company and its management and in relation to the company's principal shareholders.

Proposal regarding appropriation of the company's profit or loss in accordance with the adopted balance sheet (item 11)

The Board of Directors proposes that the company's retained profits are carried forward.

Proposal regarding guidelines for remuneration for the management (item 16)

The Board of Directors proposes that the annual general meeting resolves to approve the Board of Directors' proposal regarding guidelines for remuneration for the management as set forth below which shall apply until the annual general meeting 2013. In this context, the management means the managing director of Swedish Orphan Biovitrum and the executives who, from time to time, are reporting to him and who are also members of the senior management, as well as members of the Board of Directors to the extent employment or consulting agreements are entered into.

Motives

Swedish Orphan Biovitrum shall offer a total remuneration in line with market conditions to enable the company to recruit and retain competent personnel. The remuneration to the management may consist of fixed salary, variable salary, pension and other compensation. Long-term incentive programs may be offered in addition to the above and will then be submitted to the annual general meeting for approval. The remuneration is mainly based on position, performance and the company's and the member's, respectively, performance in relation to objectives determined in advance.

Fixed salary

The fixed salary for the managing director and the other members of the management shall be in line with market conditions and mirror the demands and responsibility that the position entails. The fixed salary for the managing director and the other members of the management is revised once every year, as per 1 January.

To the extent a member of the Board of Directors carries out work for the company or for another group company, in addition to the board work, consulting fees and/or other remuneration for such work may be payable.

Variable salary

The variable salary for the managing director and the other members of the management shall be based on the company's fulfillment of objectives determined in advance. These objectives are determined for the promotion of the company's/the group's long-term development, value creation and financial growth and shall be designed in a way that does not encourage an excessive risk-taking. The variable salary may not amount to more than 50 per cent of the annual gross salary (including pension) for the managing director and not more than 20-50 per cent of the fixed annual salary (excluding pension, or in specific cases, including pension) for the other members of the management.

Long-term incentive programs

Long-term incentive programs may constitute a complement to the fixed salary and the variable salary. The program participants are nominated based on competence, performance and to retain key employees with the company. The outcome is dependent on the fulfillment of certain predetermined performance requirements. The aim with having long-term incentive programs shall be to create a long-term commitment to Swedish Orphan Biovitrum, to offer the participants to take part in Swedish Orphan Biovitrum's long-term success and value creation and to create possibilities to attract and retain members of the management and key employees. For more information on Swedish Orphan Biovitrum's current incentive programs, see Swedish Orphan Biovitrum's annual report 2011 note 14.

Other compensation and terms of employment

The pension benefits for the managing director and the other members of the management shall preferably consist of premium based pension plans, but may also be defined-benefit pursuant to collective agreements.

Fixed salary during notice periods and severance payment, including payments for any restrictions on competition, shall in aggregate not exceed an amount equivalent to the fixed salary for two years. The total severance payment shall for all members of the management be limited to the existing monthly salary for the remaining months up to the age of 65.

The managing director may, in case of a change of control of the company meaning that more than 50 per cent of the shares in the company are owned by one shareholder, (i) be entitled to a retention bonus corresponding to maximum 6 monthly gross salaries (including pension) provided that notice of termination of the managing director's employment has not been given 6 months after the change of control, alternatively (ii) in case of a material change of the managing director's employment conditions, be entitled to terminate the employment with a right to severance payment in accordance with the above. Upon a material change in the business, other executives may (i) be entitled to a retention bonus corresponding to maximum 6 monthly fixed salaries (excluding pension, or in specific

cases, including pension), provided that notice of termination of employment has not been given 6 months after such change, alternatively (ii) under certain circumstances, be entitled to terminate the employment with a right to severance payment, however, corresponding to maximum 12 monthly fixed salaries (excluding pension, or in specific cases, including pension), to be paid in addition to the salary during the notice period.

Other compensation may consist of other customary benefits, such as healthcare insurance, which shall not constitute a material portion of the total remuneration.

In addition thereto, additional compensation may be paid out in extraordinary circumstances, provided that such arrangement is made for management recruitment or retention purposes and is agreed on an individual basis. Such extraordinary arrangements may for example include a one-time cash payment, or a support package including relocation support, tax filing support, or similar.

Deviation from the guidelines

The Board of Directors may resolve to deviate from the guidelines if the Board of Directors, in an individual case, is of the opinion that there are special circumstances justifying that.

Proposal regarding instructions and charter for the nomination committee (item 17)

The nomination committee proposes the following:

- 1) That the company shall have a nomination committee consisting of the chairman of the Board of Directors and one representative for each of the three largest shareholders, in terms of votes in the company, who wish to appoint a representative. The names of the three shareholder representatives and the names of the shareholders they represent shall be published not later than six months prior to the AGM. The nomination committee shall remain in office until a new nomination committee has been appointed. Unless the members agree otherwise, the chairman of the nomination committee shall be the member who represents the shareholder controlling the largest number of votes.
- 2) That the nomination committee shall be formed based on the records of the Euroclear Sweden AB shareholder register as per the last banking day in August.
- 3) That members who are appointed by shareholders which during the office of the nomination committee ceases to belong to the group of three shareholders controlling the largest number of votes, shall resign from the nomination committee. Instead, the replacing shareholders in the group comprising the three shareholders controlling the largest number of votes shall have the right to appoint its representative or representatives. If there are no special reasons, no changes to the composition of the nomination committee shall be made if the changes in the number of votes are minor or if the changes occur later than three months prior to the AGM. A shareholder who has appointed a representative as member of the nomination committee shall be entitled to dismiss such member and appoint a new representative as member of the nomination committee. Changes in the composition of the nomination committee shall be published as soon as any such changes have been made.
- 4) That the nomination committee shall present the following proposals for resolution to the AGM:
- a) proposal regarding chairman of the AGM,

- b) proposal regarding the Board of Directors,
- c) proposal regarding the chairman of the Board,
- d) proposal regarding the Directors' fee, distributed among the chairman of the Board and the other Directors and fee for committee work,
- e) proposal regarding the auditors (when applicable),
- f) proposal regarding the fee to the company's auditors, and
- g) to the extent necessary, proposal regarding alterations in the instructions for the nomination committee.
- 5) That the nomination committee in connection with its assignment otherwise shall perform the assignments which are incumbent on the nomination committee under the Swedish Code of Corporate Governance. Upon the request of the nomination committee, the company shall make available to the Committee's disposal staff resources, such as secretarial functions for the nomination committee, to facilitate the nomination committee's work. If necessary, the company shall also bear such reasonable expenses for external advisers that the nomination committee deems necessary for the due performance of the Committee's assignments.

The resolution regarding the instructions for the nomination committee, which are unchanged in relation to 2011, is proposed to be in force until further notice.

Proposal regarding (A) the implementation of a long-term incentive program and (B) hedging arrangements in respect thereof (item 18)

Background

The Board of Directors of Swedish Orphan Biovitrum AB (publ) ("**Sobi**") proposes that the annual general meeting 2012 resolves on the implementation of a long-term incentive program (the "**Program**"). The proposed Program gives all present and future permanent employees of the Sobi Group (excluding employees based in the U.S) the opportunity of becoming shareholders in Sobi. It is proposed that the Program be divided into two parts: (I) one part directed to executives (the "**Executive Program**") and (II) one part directed to all other employees (the "**All Employee Program**").

The overall purpose of the Program is to closely align the employees' interests with those of the shareholders and to create a long-term commitment to Sobi. The Executive Program provides Sobi with a crucial component of a competitive total compensation package with which to attract and retain executives and key talents who are critical to Sobi's on-going success. Participation in the Executive Program requires an own investment in common shares in Sobi. The All Employee Program creates a motivating effect for the entire permanent workforce of the Sobi Group. For these reasons the Board of Directors considers that having recurring long-term incentive programs is a vital and important part of Sobi's total compensation program.

The Board of Directors of Sobi has evaluated the existing long-term incentive programs resolved on by previous annual general meetings. The Board of Directors has concluded that these programs are complex and that certain amendments should be made for the proposed new program to be in line with the current Sobi strategy. The proposed amendments include, in principle, to change the performance conditions from being based on the total shareholder return in relation to a group of comparable companies to apply only in relation to Sobi, and to offer all employees the opportunity to be allotted Sobi shares.

Furthermore, the proposed Program shall be inspiring, achievable, easy to understand, cost effective to administrate, and easy to communicate. The Board of Directors intends to carry out an evaluation of the Program in order to systematically analyse the achieved results in relation to the aim outlined above. The aim of the evaluation will be to determine whether the Program fulfils its purposes, and this will also include the review of the outcome and the costs for the Program.

In this context, the Board of Directors wishes to inform the shareholders that it intends to implement a separate long-term incentive program based on so-called stock appreciation rights (SARs) for the General Manager of the Sobi Group resident in the US (the "US **Program**"), entitling the General Manager the opportunity to receive a cash payment at vesting based on the share price development of the Sobi common share during the term of the US Program. The US Program would, if implemented, have a vesting period of 3 years and be open only to the General Manager of the Sobi Group resident in the US. The total costs for the US Program, including social security charges, would be capped at SEK 1.35 million.

A. Implementation of the Program

The Board of Directors proposes that the annual general meeting 2012 resolves on the implementation of the Program in accordance with the principal terms and conditions set out below.

I. Terms and conditions applying to the Executive Program

- (a) The Executive Program is proposed to be open to no more than 52 permanent employees of the Sobi Group, whereof no more than 40 permanent employees on director level of the Sobi Group ("**Directors**"), no more than 2 permanent employees on executive leadership team level of the Sobi Group ("**ELT Members I**"), no more than 9 additional members on executive leadership team level of the Sobi Group ("**ELT Members II**") and the Chief Executive Officer of Sobi ("**CEO**").
- (b) The Executive Program will allow Directors, ELT Members I and II and the CEO to make investments of their own in common shares in Sobi ("Investment Shares"). For each Investment Share, Directors, ELT Members I and II and the CEO will have the possibility to be allotted 1 common share in Sobi free of charge ("Matching Share"), from Sobi or from a designated third party. The Matching Shares will be allotted after the expiration of a 3 year lock-up period, starting on the date the Directors, ELT Members I and II and the CEO were notified by Sobi of their admission to the Executive Program (the "Lock-up Period"). Sobi must notify the Directors, ELT Members I and II and the CEO of their admission to the Executive Program no later than 31 December 2012.
- (c) Moreover, Directors, ELT Members I and II and the CEO will, depending on the share price development of the Sobi common share, after the expiration of the Lock-up Period have the possibility to be allotted additional common shares in Sobi free of charge ("**Performance Shares**"), from Sobi or from a designated third party. Directors may be allotted no more than 1.5 Performance Shares, ELT Members I and II no more

than 3.5 Performance Shares and the CEO no more than 5.5 Performance Shares, for each Investment Share. In order for any allotment of Performance Shares to take place the share price of the Sobi common share, adjusted for any dividend payments, must increase with at least 25%. For maximum allotment of Performance Shares to take place, the share price of the Sobi common share, adjusted for any dividend payments, must increase with at least 75%. If the share price increase, adjusted for any dividend payments, is between 25% and 75% the program participants will receive a linear allotment of Performance Shares. The calculation of the share price development shall be based on a comparison of the volume-weighted average price paid for the Sobi common share on NASDAQ OMX Stockholm, adjusted for any dividend payments, during a period of 10 trading days immediately prior to the start of the Lock-up Period and the volume-weighted average price paid for the Sobi common share on NASDAQ OMX Stockholm, adjusted for any dividend payments, during the last 10 trading days of the Lock-up Period.

- (d) Directors, ELT Members I and II and the CEO must normally purchase Investment Shares in connection with the start of the Lock-up Period.
- (e) The maximum number of Investment Shares each program participant may invest in depends on if he/she participates in the Executive Program as Director, ELT Member I, ELT Member II or CEO and the respective annual average salary for 2012 for each such category. Investment Shares may be acquired by Directors for an amount corresponding to no more than 10% of the annual average fixed salary, by ELT Members I for an amount corresponding to no more than 20% of the annual average fixed salary, by ELT Member II for an amount corresponding to no more than 15% of the annual average fixed salary and by the CEO for an amount corresponding to no more than 20% of the annual gross salary (including pension).
- (f) Matching and Performance Shares may normally be allotted only after the expiration of the Lock-up Period.
- (g) In order for a program participant to be allotted Matching and Performance Shares it is a condition that, with certain specific exemptions, he/she has been permanently employed within the Sobi Group for the duration of the whole Lock-up Period and that the participant, throughout this Lock-up Period, has retained the Investment Shares purchased. Investment Shares disposed of prior to the expiration of the Lock-up Period will not be included in the calculation to determine any allotment of Matching and Performance Shares.
- (h) If significant changes in the Sobi Group or in the market occur which, in the opinion of the Board of Directors, would result in a situation where the conditions for allotment of Performance Shares under the Executive Program become unreasonable, the Board of Directors shall be entitled to make adjustments to the Executive Program, including,

³ See footnote 1.

¹ So-called Total Shareholder Return.

² See footnote 1.

⁴ See footnote 1.

⁵ See footnote 1.

among other things, be entitled to resolve on a reduced allotment of Performance Shares, or that no Performance Shares shall be allotted at all.

II. Terms and conditions applying to the All Employee Program

- (a) The All Employee Program is proposed to be open to approximately 460 permanent employees of the Sobi Group ("**Employees**").
- (b) The All Employee Program means that each Employee is offered the possibility to, from Sobi or from a designated third party, free of charge be allotted 100 common shares in Sobi ("**Employee Shares**").
- (c) Employee Shares may be allotted to Employees only after the expiration of a 3 year lock-up period, starting on the date Sobi has notified the Employee of its admission to the All Employee Program (the "**Lock-up Period**"). Sobi must notify the Employee of its admission to the All Employee Program no later than 31 December 2012.
- (d) Allotment of Employee Shares to Employees requires that the share price of the Sobi common share, adjusted for any dividend payments, increases with at least 25%. The calculation of the share price development shall be based on a comparison of the volume-weighted average price paid for the Sobi common share on NASDAQ OMX Stockholm, adjusted for any dividend payments, during a period of 10 trading days immediately prior to the start of the Lock-up Period and the volume-weighted average price paid for the Sobi common share on NASDAQ OMX Stockholm, adjusted for any dividend payments, during the last 10 trading days of the Lock-up Period.
- (e) Allotment of Employee Shares to Employees further requires, with certain specific exemptions, that the Employee has been permanently employed within the Sobi Group for the duration of the whole Lock-up Period.

III. Terms and conditions applying to both the Executive Program and the All Employee Program

- (a) The Board of Directors shall be authorised to establish the detailed terms and conditions for the Program. The Board of Directors may, in that regard, make necessary adjustments to satisfy certain regulations or market conditions outside Sweden.
- (b) Participation in the Program presupposes that such participation is legally possible in the various jurisdictions concerned and that the administrative costs and financial efforts are reasonable in the opinion of the Board of Directors.
- (c) The Program shall comprise no more than 1,939,136 common shares in Sobi, of which 46,000 constitute Employee Shares, 387,123 constitute Matching Shares and 1,047,013 constitute Performance Shares. The remaining 459,000 common shares in Sobi are

⁷ See footnote 1.

⁶ See footnote 1.

⁸ See footnote 1.

- such shares that may be transferred by Sobi in order to cover certain costs associated with the Program, primarily social security costs.
- (d) The number of Employee Shares, Matching Shares and Performance Shares will be subject to recalculation as a result of intervening bonus issues, splits, rights issues and/or other similar corporate events.

Costs for the Program etc.

The costs for the Program, which are charged in the profit and loss account, are calculated according to the accounting standard IFRS 2 and distributed on a linear basis over the vesting period. The calculation has been made based on the following assumptions: (i) a market price of the Sobi common share of SEK 19.90, (ii) no dividend is paid by Sobi during the Program and (iii) an assessment of future volatility in respect of the Sobi common share. In total, this can lead to maximum costs for the Program of approximately SEK 16.8 million, excluding social security costs. The costs for social security charges are calculated to approximately SEK 4.3 million assuming an annual share price increase of 10% during the Lock-up Period. In addition to what is set forth above, the maximum costs for the Program have been based on a share price of SEK 19.90 at the time of the program participant's own investment (not relevant for Employees), that the Program comprises approximately 510 participants, that each program participant makes a maximum investment (not relevant for Employees) and based on historical employee turnover for the group of 5%. If the share price increases from SEK 19.90 with 10% until the implementation of the Program the effect on costs would only be marginal as the number of Matching and Performance Shares would be reduced correspondingly. Also in case of a decrease in the share price the effect on costs would be marginal. The expected annual costs, including social security charges, corresponds to approximately 1.3% of Sobi's total employee costs.

If the Program had been implemented in 2011, if the company had had costs in accordance with the example in the preceding paragraph, and Matching and Performance Shares had been allotted in 2011 in accordance with the assumptions in the sample calculation, which among other things assumes an annual share price increase of 10% during the Lock-up Period, the earnings per share for the financial year 2011 had decreased by SEK 0.01 to SEK 0.06 and the shareholders' equity per share for the financial year 2011 had decreased by SEK 0.05 to SEK 18.66.

DilutionUpon full allotment of Employee Shares, Matching Shares and Performance Shares, the number of shares under the Program amounts to 1,480,136 common shares in Sobi, corresponding to a dilution effect of approximately 0.55% of the share capital and the votes. Aggregated with the 459,000 shares that may be transferred in order to cover certain costs associated with the Program, primarily social security costs, the maximum dilution effect of the Program amounts to 0.73%. If all outstanding long-term incentive programs are included in the calculation, then the corresponding maximum level of dilution amounts to 1.63%.

Hedging arrangements

The Board of Directors proposes that the annual general meeting, as a main alternative, resolves (i) on a directed issue of redeemable and convertible series C shares and (ii) to authorize the Board of Directors to resolve on the repurchase of all issued redeemable and convertible series C shares. Following conversion to common shares in Sobi, the shares are intended to be transferred to program participants as well as transferred on a regulated market in order to cover certain costs associated with the Program, primarily social security costs. For this purpose, the Board of Directors further proposes that the annual general meeting resolves (iii) on transfers of own common shares free of charge to program participants. As further described in item B.1(iii) below, the Board of Directors proposes that series C shares issued and repurchased for the purpose of securing Sobi's obligations under the Share Program 2008, following conversion to common shares in Sobi, also may be transferred under the Program. The detailed conditions for the Board of Directors' main alternative are set out in item B.1 below.

Since the Program, in principle, is not expected to give rise to any initial social security payments for the Sobi Group, the Board of Directors has decided not to propose to the annual general meeting 2012 to resolve on transfers of own common shares on a regulated market in order to cover such costs. However, prior to the transfers of common shares to program participants, the Board of Directors intends to propose to the annual general meeting 2015 that transfers be made of own common shares on a regulated market in order to cover above mentioned costs.

Should the majority required under item B.1 below not be reached, the Board of Directors proposes that Sobi shall be able to enter into an equity swap agreement with a third party, in accordance with item B.2 below.

Preparations of the proposal

The Compensation & Benefits Committee of Sobi has prepared guidelines for the proposed Program. These guidelines have been presented for and adopted by the Board of Directors.

B. Hedging arrangements in respect of the Program

- B.1 Directed issue of redeemable and convertible series C shares, authorization for the Board of Directors to resolve to repurchase all issued redeemable and convertible series C shares and transfers of own common shares to program participants
- (i) Resolution on a directed issue of redeemable and convertible series C shares

Increase of Sobi's share capital by no more than SEK 910,324.80 through an issue of no more than 1,655,136 series C shares in Sobi.

The issue shall be effected on the following terms.

(a) The new shares shall – with deviation from the shareholders' preferential right to subscribe for shares – be subscribed for only by an external party who has been informed in advance.

- (b) The price to be paid for each new share shall correspond to the quotient value of the share at the time of the subscription of the shares. 9
- (c) The new shares shall be subscribed for during the period 27 April 15 September 2012, with a right for the Board of Directors to extend the subscription period. Oversubscription is not permitted.
- (d) Payment for shares subscribed for shall be effected at subscription of the shares.
- (e) The new shares shall entitle to dividends from and including for the financial year 2012.
- (f) The new shares will be subject to restrictions as set forth in Chapter 4, Section 6 (conversion provision) and Chapter 20, Section 31 (redemption provision) in the Swedish Companies Act (SFS 2005:551).
- (ii) <u>Authorization for the Board of Directors to decide on a repurchase of all issued</u> redeemable and convertible series C shares

Authorization for the Board of Directors to decide on a repurchase of all issued redeemable and convertible series C shares in Sobi on the following terms.

- (a) Repurchase may be made through a public offer directed to all owners of series C shares in Sobi.
- (b) The authorization is valid and may be exercised on one or several occasions until the annual general meeting 2013.
- (c) The number of series C shares permitted to be repurchased shall amount to no more than 1.655.136.
- (d) Repurchase of shares shall be made at a lowest price per share of 100% and a highest price of 105% of the quotient value, applicable at the time of the subscription of shares according to section B.1(i) above.
- (e) Payment for shares repurchased shall be made in cash.
- (f) The Board of Directors shall be authorized to establish additional terms for the repurchase.
- (g) Repurchase shall also include a so-called interim share, designated by Euroclear Sweden AB as a "paid subscription share" (Sw. *BTA*) relating to a series C share.

The repurchase of own shares is an integrated part of the hedging arrangements for the Program. The reason for the proposed possibility to repurchase own shares is that Sobi shall be able to fulfil its obligations pursuant to the Program.

⁹ The quotient value of the share as per the day of this notice is approximately SEK 0.55.

(iii) Resolution on transfers of own common shares to program participants

In total 284,000 series C shares were issued and repurchased by Sobi under the Share Program 2008 for the purpose of securing Sobi's obligations under that program. No allotment of shares will take place under the Share Program 2008 and, accordingly, no hedging measures are required for that program. The Board of Directors proposes that these shares, which are no longer required to secure the obligations of Sobi under the Share Program 2008, together with the shares issued and repurchased in accordance with items B.1(i) and B.1(ii) above, following conversion to common shares in Sobi, may be transferred under the Program.

Resolution on transfers of Sobi's own common shares may be made on the following terms.

- (a) Transfer may be made only of common shares in Sobi, whereby a maximum of 1,480,136 common shares in Sobi (corresponding to 46,000 Employee Shares, 387,123 Matching Shares and 1,047,013 Performance Shares) may be transferred free of charge to program participants.
- (b) Right to purchase common shares in Sobi free of charge shall with deviation from the shareholders' preferential rights be granted to such persons within the Sobi Group who are participants in the Program.
- (c) Transfers of common shares in Sobi shall be made free of charge at the time and on the other terms that the program participants are entitled to be allotted shares.
- (d) The number of common shares in Sobi that may be transferred under the Program will be subject to recalculation as a result of intervening bonus issues, splits, rights issues and/or other similar corporate events.

B.2 Equity swap agreement with a third party

Should the majority required under item B.1 above not be reached, the Board of Directors proposes that the annual general meeting resolves that the expected financial exposure of the Program shall be hedged by Sobi being able to enter into an equity swap agreement with a third party on terms in accordance with market practice, whereby the third party in its own name shall be entitled to acquire and transfer common shares in Sobi to the program participants.

Conditions

The annual general meeting's resolution on the implementation of the Program according to item A. above is conditional upon the meeting either resolving in accordance with the Board of Directors' proposal under item B.1 above or in accordance with the Board of Directors' proposal under item B.2 above.

Majority requirements

The annual general meeting's resolution according to item A. above requires a simple majority among the votes cast. A valid resolution under item B.1 above requires that shareholders representing not less than nine-tenths of the votes cast as well as of the shares

represented at the meeting approve the resolution. A valid resolution under item B.2 above requires a simple majority among the votes cast.

The reason for the deviation from the shareholders' preferential rights etc.

The issue, repurchase and transfer of common shares in Sobi form part for the accomplishment of the proposed Program. Therefore, and in light of the above, the Board of Directors considers it to be advantageous for Sobi and the shareholders that the program participants are offered to become shareholders in Sobi.

For the purpose of minimising Sobi's costs for the Program, the subscription price has been set at the quotient value of the share.

Previous incentive programs in Sobi

For a description of the company's other long-term incentive programs, reference is made to the company's annual report for 2011, note 14, and the company's website, www.sobi.com. In addition to the programs described there, no other long-term incentive programs have been implemented in Sobi.

Authorization for the CEO

The Board of Directors proposes that the CEO shall be authorized to make the minor adjustments to the above resolution regarding the directed issue of redeemable and convertible series C shares in connection with the registration thereof with the Swedish Companies Registration Office and Euroclear Sweden AB.

Proposal regarding transfer of own shares (item 19)

The Board of Directors proposes that the annual general meeting resolves that not more than 88,551 series C shares that Swedish Orphan Biovitrum has purchased by virtue of the authorization to repurchase its own shares that was approved by the annual general meeting 2009 may, following conversion into common shares and prior to the annual general meeting 2013, be transferred for the purpose of covering certain payments, primarily social security charges that may occur in relation to the Share Program 2009. Transfer of shares shall be effected on NASDAQ OMX Stockholm at a price within the, at each time, prevailing price interval for the share. The number of shares that may be transferred shall be subject to recalculation in the event of an intervening bonus issue, split, rights issue and/or other similar events.

Majority requirements, etc.

The purpose of the Board of Directors' proposal and the reason for the deviation from the shareholders' preferential right to acquire shares is to secure for future cash flow effects due to payments of social security costs connected with the Share Program 2009. A valid resolution requires approval of shareholders representing at least two-thirds of the votes cast as well as the shares represented at the general meeting.

Additional information

Information regarding all board members proposed to the Board of Directors of Swedish Orphan Biovitrum AB as well as the nomination committee's proposal and statement are available on the company's website. The annual report, the audit report and other documents will be held available at the company's office at Tomtebodavägen 23A, in Solna and at the company's web site, www.sobi.com, not later than from Thursday 5 April 2012,

and will be sent without charge to those shareholders who so request and who inform the company of their postal address.

Information at the annual general meeting

The Board of Directors and the CEO shall, if any shareholder so requests and the Board of Directors believes that it can be done without material harm to the company, provide information regarding circumstances that may affect the assessment of an item on the agenda, circumstances that can affect the assessment of the company's or its subsidiaries' financial situation or the company's relation to other companies within the group. Shareholders may submit questions in advance by sending them to Swedish Orphan Biovitrum AB (publ), "Annual General Meeting", SE-112 76 Stockholm or by email: communication@sobi.com.

Stockholm in March 2012

Swedish Orphan Biovitrum AB (publ)

The Board of Directors