Quality
Reliability
Flexibility
Roles and responsibilities of Stolt-Nielsen Board of Directors

“The Board of Directors of Stolt-Nielsen Limited is proud to serve in the interests of all SNL shareholders and stakeholders.”

Samuel Cooperman
Chairman of the Board

The primary responsibility of the Stolt-Nielsen Limited Board of Directors is to act in the best interests of the Company. Having been elected by SNL shareholders, each Director is required by law to put the interests of the Company and, thereby, the common interests of all shareholders first. In addition to this primary responsibility, I, as Chairman, and the Directors have specific roles and responsibilities, as outlined below.

Role of the Chairman
As Chairman, one of my key roles is to ensure that the members of the Board possess the appropriate experience and knowledge to challenge the plans, tactics, strategies and goals of SNL’s management team. Such governance is vital to the interests of shareholders, and to support this the SNL Board of Directors operates in compliance with the Norwegian Governance Code. As Chairman, in addition to ensuring that the actions of the Board serve the best interests of the Company and the common interests of all shareholders, it is also my responsibility to ensure that the Company operates in the common interests of other stakeholders, including our employees, when it comes to issues such as regulation and safety for people and the environment. To ensure that these processes are effectively executed and that the Company has sound internal controls and systems for risk management, the Board meets regularly and dedicates appropriate amounts of time to the matters before it. I am also responsible for the Operational Audit function which assures that all our businesses comply with Company policy and international and local regulations, particularly in regard to financial reporting. The function also maintains a Speak-Up website so that anyone, inside or outside the Company, may raise their concerns directly (see page 42).

Role of the Board
A key role of the Board is to work with management to ensure an appropriate balance between the pursuit of new opportunities and investments, while capitalising on the strengths of the businesses in the existing portfolio, where SNL already enjoys strong positions. The Board acts to guide the SNL management team toward effective decisions. This requires the addition of new knowledge and experience over time, to maintain a superior level of counsel, insights and guidance. As a result of additions to the Board in recent years, I am confident that the current Board is well equipped to discharge its responsibilities effectively. Board members hold positions on two committees: the Audit Committee, which is primarily responsible for assuring the accuracy of financial reporting, and the Compensation Committee, which is responsible for the oversight of competitive compensation and benefit structure for employees.

Knowledge drives effective oversight
The ability of the Board to act in the best interests of the Company requires an in-depth understanding of each of the businesses operated by SNL. This is accomplished via presentations made to the Board by each of the business heads four times a year. These detailed presentations enable Board members to raise questions and discuss any concerns directly with the business heads. In addition to scheduled Board meetings, the Directors periodically visit SNL facilities and assets. In 2017, for example, Board members visited Stolthaven Singapore, our joint venture terminal JSTT in Ulsan, South Korea and Stolt Sea Farm in Spain. Members of the Board also from time to time meet with senior management team members and participate in strategic and operational review meetings.

Culture and values
SNL’s corporate culture can be defined as the combination of values, attitudes and behaviours that SNL employees embrace as they go about their business and engage with customers, suppliers, partners, fellow employees and all other parties and stakeholders. SNL’s Code of Conduct and Statements of Responsibility regarding people and safety, health, environment and quality (SHEQ) are outlined on pages 37 to 43 of this report and can be viewed at www.stolt-nielsen.com. Safety for people and the environment is the first priority for the Company and this was reflected in our decision to elevate overall responsibility for SHEQ to the Corporate level in 2013 in order to establish a global, integrated and informed approach to continuous improvement in this area. In keeping with the responsibilities of good governance, the Board constantly monitors issues related to SNL’s culture and values.

The Board of Directors of Stolt-Nielsen Limited is proud to serve in the interests of all SNL shareholders and stakeholders, ensuring that the Company operates in a manner consistent with their common best interests.

Samuel Cooperman
Chairman of the Board
Relevant Legislation and Codes of Practice for Corporate Governance

Stolt-Nielsen Limited's (‘SNL’ or the ‘Company’) corporate governance addresses the interaction between SNL’s shareholders, the Board of Directors and management.

The Companies Act of 1981 of Bermuda (‘Bermuda Companies Act’) governs the incorporation, organisation and management of SNL. In addition, relevant Bermuda and international law applies to the operation of the business of SNL. Norwegian securities law and Oslo Børs Continuing Obligations apply as a result of SNL being listed on Oslo Børs. Being incorporated in Bermuda and listed on Oslo Børs, SNL is subject to the Norwegian Code of Practice for Corporate Governance (the ‘Norwegian Code of Practice’). Adherence to the Norwegian Code of Practice is based on a ‘comply or explain’ principle, whereby companies are expected to either comply with the Norwegian Code of Practice or explain what alternative approach is pursued and why. Pursuant to Section 3-3b of the Norwegian Accounting Act and Section 7(2) of Oslo Børs Continuing Obligations, the Company has summarised any expansions or deviations in the SNL Bye-Laws from the provisions of Chapter 5 of the Norwegian Public Limited Liability Companies Act (dealing with General Meetings of Shareholders). The Company’s Bye-Laws are available at www.stolt-nielsen.com/Investor-Relations.aspx. The Norwegian Code of Practice is available at www.nues.no/English.

SNL is under the majority control of Fiducia Ltd, a company that indirectly represents the Stolt-Nielsen family. As such, the Company’s Corporate Governance reflects this majority control and will therefore not necessarily comply with all recommendations of the Norwegian Code of Practice.

1. Implementation and Reporting on Corporate Governance

SNL has a Code of Business Conduct which applies to all Directors, officers and employees. Any waivers of the Code of Business Conduct for Directors or executive officers are approved by the Board and are disclosed in this report. The Company’s overarching business conduct guidelines, including ethical and social responsibility guidance, are set out in its Code of Business Conduct and, where appropriate, more specific policies have been developed to provide more detailed guidance.

2. Business

In compliance with the Bermuda Companies Act and common practice, SNL’s Memorandum of Association describes its objects and purposes as ‘unrestricted’.

3. Equity and Dividends

The Board of Directors is of the opinion that the Company currently has sufficient equity to meet its objectives, strategy and risk profile. The authorised share capital of SNL is 65,000,000 Common Shares, each with a par value of $1.00, and 16,250,000 Founder’s Shares, each with a par value of $0.001. As of November 30, 2017, 64,133,796 Common Shares and 16,033,449 Founder’s Shares were issued and 61,944,855 Common Shares and 15,486,214 Founder’s Shares were outstanding.

The authorised share capital of SNL may only be increased, reduced or otherwise altered by the resolution of the shareholders. The Board of Directors is authorised to increase the issued share capital within the limits of the authorised capital. The Common Shares available for issuance within the authorised share capital are intended to be available for the exercise of stock options under the Stolt-Nielsen S.A. (‘SNSA’) 1997 stock option plan as continued by SNL. SNSA’s stock option plan was approved at the 1997 Annual General Meeting. The stock option plan was established to create a long-term common interest among the Directors, the employees, and SNSA’s shareholders. The Compensation Committee oversees SNL’s share option programme. The last awards under the 1997 stock option plan were made in January 2007. The stock option plan has been closed and replaced by a long-term incentive plan which pays cash awards to management for meeting defined corporate financial objectives related to Return on total Capital Employed (‘ROCE’) and the ratio of Earnings Before Interest, Taxes, Depreciation, Amortisation and Rent (‘EBITDAR’)-to-Revenue. The Board of Directors has established a dividend policy that is available on the SNL website (www.stolt-nielsen.com). Under Bermuda law, a company’s Board of Directors may not declare or pay dividends if there are reasonable grounds for believing that the company is, or would after the payment, be unable to pay its liabilities as they become due or that the realisable value of its assets would thereby be less than the aggregate of its liabilities and issued share capital and share premium accounts.

In accordance with the provisions of the SNL Bye-Laws the Company may purchase its own shares for cancellation or acquire such shares as Treasury Shares in accordance with the Bermuda Companies Act on such terms as the Board of Directors shall think fit. Historically, the Annual General Meeting of Shareholders of SNL has authorised the Company, or any wholly-owned subsidiary, to purchase Common Shares of the Company, from time to time in the open market, provided that:

(i) the maximum price to be paid for such Common Shares shall not be higher than the higher of the price of the last independent bid on Oslo Børs and shall be in conformity with applicable standards, if any, concerning such purchases that may be established by the regulatory regimes in such countries where the Common Shares are listed or admitted for trading,

(ii) the minimum price to be paid for such Common Shares shall not be less than the par value (i.e. US $1.00 per share) thereof, and

(iii) other conditions for trading shall be in conformity with applicable standards, if any, concerning such purchases that may be established by the regulatory regimes in such countries where the Common Shares are listed or admitted for trading, and further provided such purchases are in conformity with applicable law, such authorisation being granted for purchases completed on or before the following August 31.

The Board of Directors of SNL has resolved to continue share purchases, if any, on the foregoing terms.
4. Capital Structure, Equal Treatment of Shareholders and Transactions with Close Associates

SNL has two classes of shares, Common Shares and Founder’s Shares, which carry rights as set forth below. Only the Common Shares are listed on Oslo Børs.

Except for matters where applicable law requires the approval of both classes of shares voting as separate classes, Common Shares and Founder’s Shares vote as a single class on all matters submitted to a vote of the shareholders, with each share entitled to one vote.

Under the Bye-Laws, holders of Common Shares and Founder’s Shares participate in annual dividends, if any are declared by the Company, in the following order of priority: (i) $0.005 per share to Founder’s Shares and Common Shares equally; and (ii) thereafter, all further amounts are payable to Common Shares only.

Under the Bye-Laws, in the event of a liquidation, all debts and obligations of SNL are paid and thereafter all remaining assets of SNL are paid to the holders of Common Shares and Founder’s Shares in the following order of priority: (i) Common Shares ratably to the extent of the par value thereof (i.e. $1.00 per share); (ii) Common Shares and Founder’s Shares participate equally up to $0.05 per share; and (iii) thereafter, Common Shares are entitled to all remaining assets.

As of November 30, 2017, Fiducia Ltd., a company owned by a trust established for the benefit of the Stolt-Nielsen family, controlled 59.48% of the outstanding shares of SNL entitled to vote generally on matters brought to a vote of the shareholders of SNL. As a result, the Stolt-Nielsen family may conflict with the interests of SNL.

Additionally, the interests of the Stolt-Nielsen family may conflict with the interests of SNL’s other shareholders.

The Board of Directors reviews at least annually the financial and other relationships between Directors and SNL. SNL conducts an appropriate review of all related party transactions for potential conflict of interest situations on an ongoing basis and all such transactions are approved by SNL’s Audit Committee and disclosed in the Annual Report.

Any transactions SNL carries out in its own shares are carried out either through Oslo Børs or at prevailing stock exchange prices if carried out in any other way.

Directors and executive management must notify the Board of Directors if they have any material direct or indirect interest in any proposed transaction to be entered into by SNL. Following such notification, and unless disqualified by the Chairman of the relevant Board of Directors meeting, a Director may vote in respect of any such matter and may be counted in the quorum for such meeting.

The Board of Directors and the Board Committees may retain independent advisors, as they deem appropriate and at their discretion. SNL shall be responsible for the expenses of any such advisor.

5. Freely Negotiable Shares

Only the SNL Common Shares are listed on Oslo Børs. The Company’s Bye-Laws limit individual shareholdings of Common Shares to 20%, single US person shareholdings to 9.9% and shareholders of any single country in aggregate to 49.9%.

While the Board of Directors is authorised to further restrict, reduce or prevent the ownership of shares if it appears to the Board of Directors that such ownership may threaten SNL with adverse consequences, including but not limited to adverse tax consequences, hostile takeover attempts or adverse governmental sanctions, it is the intention for the Board of Directors to assess any takeover offer for SNL or a substantial portion of SNL’s assets, make a recommendation on any such offer, and call for a General Meeting of Shareholders to vote on the acceptance or rejection of such an offer.

6. General Meetings

The Board of Directors or the Chairman are responsible for calling both Annual and Special General Meetings of Shareholders. At any General Meeting, two or more persons present in person throughout the meeting and representing in person or by proxy issued voting shares in the Company, shall form a quorum for the transaction of business, except for those matters under the Bermuda Companies Act for which a specified super majority vote is required, in which case a quorum representing one-third of the issued and outstanding shares entitled to vote is required.

The Board of Directors is obligated to hold an Annual General Meeting every year at such time and place as the Board of Directors or Chairman shall designate.

A shareholder or group of shareholders representing at least one-tenth of the outstanding voting shares may request a Special General Meeting in writing indicating the agenda thereof. The Board of Directors will be obligated to hold the meeting forthwith.

Notices for both Annual and Special General Meetings shall be sent by mail to all holders entitled to attend and vote no later than 21 days before the date set for the General Meeting.
7. Nomination Committee

Bermuda law does not require that a nomination committee is established, and there is no provision in the SNL Bye-Laws relating to a nomination committee. Consequently, SNL has not established a nomination committee. Members of the Board of Directors identify and evaluate proposed candidates for nomination to the Board of Directors. Individuals are selected for nomination to the Board of Directors based on their business or professional experience, the diversity of their background, and their array of talents and perspectives.

8. Corporate Assembly and Board of Directors: Composition and Independence

The business affairs of SNL are managed under the direction of the SNL Board of Directors. The Board of Directors may delegate authority to the Chairman, specified committees of the Board of Directors, or to SNL’s management. SNL does not have a corporate assembly as this is not required under Bermuda law.

As provided in SNL’s Bye-Laws, the Board of Directors shall be composed of at least three and not more than nine Directors. The Board of Directors believes that the optimal size for the Board of Directors should be six to eight Directors. The Board of Directors’ size is flexible depending on the circumstances and the qualifications of proposed candidates.

The composition of the Board of Directors shall ensure that the SNL Board of Directors can attend to the common interests of all shareholders and meets the Company’s need for expertise, capacity, diversity and independence.

The Directors are elected at the Annual General Meeting of Shareholders. Directors shall hold office for such term as decided by the General Meeting, or in absence of such determination, until the next Annual General Meeting or until their successors are elected or appointed or their office is otherwise vacated. Directors may be removed only for cause by the vote at a Special General Meeting held for that purpose. In the event of a vacancy on the Board of Directors, the remaining members of the Board of Directors may fill such vacancy and appoint a member to act until the next General Meeting of shareholders at which the Directors so elected shall be confirmed. The foregoing provisions relating to the election, removal and replacement of Directors are set forth in the SNL Bye-Laws.

Whereas the Board composition meets the requirements according to the Norwegian Code of Practice for independence from major shareholders and main business associates, four of the current six SNL Directors, Samuel Cooperman, Håkan Larsson, Rolf Habben Jansen and Tor Olav Trøim, are considered to be independent from the executive management according to the Norwegian Code of Practice. In the view of the SNL Board of Directors, the composition of the Board of Directors and the Board Committees ensures continuity and experience and is suitable to represent the interests of the minority shareholders.

The Chairman of the Board of Directors is elected by the Annual General Meeting of Shareholders. The CEO is a member of the Board of Directors. The Annual Report includes information to illustrate the expertise of the members of the Board of Directors.

An up to date composition of SNL’s Board of Directors is available on the Company’s website at www.stolt-nielsen.com/Investor-Relations.aspx.

9. The Work of the Board of Directors

Board Meetings

The Board of Directors holds at least four regularly scheduled meetings a year. Meeting schedules are approved by all members of the Board of Directors. SNL does not have a Deputy Chairman as this has not been considered necessary. The Board of Directors may appoint a Board Secretary who does not need to be a member of the Board of Directors.

Decisions of the Board of Directors shall be taken by a majority of the votes cast by the Directors present and represented at the meeting provided a quorum is present. A majority of the Directors then in office shall constitute a quorum. The Board of Directors may also act by unanimous written consent.

Board Meetings – Executive Sessions

Management is available to discuss matters of concern to the Board of Directors, and the Board of Directors has regular access to senior management. The basic duties and responsibilities of the Directors include attending Board of Directors’ meetings, preparing for meetings by advance review of any meeting materials and actively participating in the Board of Directors’ discussions. Directors are also expected to make themselves available outside the Board of Directors’ meetings for advice and consultation.

The Board of Directors ensures that SNL has effective internal controls in accordance with the regulations that apply to its activities, including SNL’s corporate values and ethical guidelines.
10. Risk Management and Internal Control
The Board of Directors is responsible for SNL’s system of internal control, which covers financial, operational and compliance controls as well as risk management processes. SNL’s system of internal control is designed to manage rather than eliminate the risk of failure to achieve business objectives and provide reasonable assurance that SNL is operating legally, ethically and within approved financial and operational policies and procedures with sufficient safeguards against material financial statement misstatements or loss of assets.

The main elements of the Company’s system of internal control over financial reporting include the Code of Business Conduct, Global Accounting Policies and Procedures, Financial Reporting Risk Assessments, Annual Budgets, Authorisation Limits, Periodic Reporting and Evaluation of budgeted versus actual results. The different layers of control allow for a greater probability that errors in the financial reporting are identified early and corrected.

SNL’s business heads conduct an annual review of SNL’s most significant areas of exposure to risk and the related internal control system. The Operational Audit Department provides assurance that the Company has appropriate internal control, risk management and related corporate governance systems in place throughout the organisation, and performs regular independent audit reviews of these systems to assure adherence and recommend improvements.

The Board of Directors, through the Audit Committee, oversees the monitoring of compliance with the system of internal control over financial reporting. At its quarterly meeting the Audit Committee reviews and discusses results of internal audits performed by the Operational Audit Department. This also includes matters of an ethical nature. All employees, customers, suppliers and other parties have direct access to the Audit Committee, through the whistleblowing system, to report any potential illegal or unethical matters.

11. Remuneration of the Board of Directors
The Board of Directors reviews the Directors’ compensation periodically. The review includes a comparison of SNL’s Directors’ compensation practices against the practices of comparable US and European companies. The remuneration of the Board of Directors reflects the Board of Directors’ responsibility, expertise, time commitment and the complexity of SNL’s activities. The remuneration is not linked to the performance of the Company.

Members of the Board of Directors and/or companies with which they are associated shall not in principle take on specific assignments for SNL in addition to their appointment as a member of the Board of Directors. If they do nonetheless take on such assignments this shall be disclosed to the full Board of Directors. The remuneration for such additional duties shall be approved by the Board of Directors.

The remuneration awarded to SNL’s Board of Directors for their service as Directors is disclosed in aggregate in the Annual Report. Any remuneration in addition to normal directors’ fees is specifically identified.

12. Remuneration of the Executive Management
The Compensation Committee of SNL is responsible for compensation strategy, overall salary increases and awards under its compensation programmes. It reviews and approves all aspects of senior executive management compensation, including performance incentive and equity based compensation plans.

The Company has in place a long-term incentive plan aimed at tying the executive management’s compensation with the performance of the Company. This is a cash-based plan which sets future pay-outs based on Company performance relative to targets for Return of Capital Employed and EBITDAR-to-Revenue. All performance related compensation is capped at a maximum percent of the salary of the executive management.
13. Information and Communications

All information distributed to SNL’s shareholders is published on SNL’s website. SNL promptly submits all press releases to Oslo Børs, and disseminates such press releases through an approved news wire service that provides simultaneous and broad distribution. Copies of audited financial statements of SNL are distributed to shareholders prior to the Annual General Meeting of Shareholders and filed with Oslo Børs in accordance with its requirements. SNL publishes each year the dates for major events such as its Annual General Meeting of Shareholders, publication of interim reports, public presentations and dividend payment date if appropriate. These dates are available on SNL’s website at www.stolt-nielsen.com/Investor-Relations.aspx. After each quarterly earnings release, SNL holds a conference call to discuss the results and respond to investor and analyst questions. The conference call is open to all those who wish to participate. Twice per year the results conference call is held in front of a live audience. All conference calls have a telephone dial-in and are webcast with playback options available.

14. Take-overs

The Board of Directors will publicly disclose any serious offer for SNL, or a substantial portion of the assets of SNL, and will to the extent applicable follow the Norwegian Securities Trading Act and the recommendation in the Norwegian Code of Practice if any serious offer is received.

In most of SNL’s financing agreements the Company has certain change of control provisions that would trigger a default in the event of a take-over, unless waivers were obtained from lenders.

15. Independent Auditor

The Audit Committee is responsible for the oversight of the work of the Company’s external auditor, and for recommending the external auditor’s appointment. The Audit Committee has established guidelines in respect of the use of the Independent Auditors by the Company’s executive management for services other than the audit. The Audit Committee shall receive annual written confirmation from the Independent Auditors that such firm continues to satisfy the requirements for independence. In addition, the Independent Auditors shall provide the Audit Committee with a summary of all services in addition to audit work that has been undertaken for the Company. The Independent Auditors shall submit the main features of the plan for the audit of SNL to the Audit Committee annually.

The Independent Auditors shall participate in meetings of the Audit Committee that deal with the annual accounts and half-year results. At these meetings, the Independent Auditors shall comment on any material changes in the Company’s accounting principles, comment on material management estimates and judgements, and report all matters on which there has been disagreement between the firm and the executive management of the Company.

The Independent Auditors shall at least once a year present to the Audit Committee commentary on any significant internal control findings arising during the audit.

The Audit Committee shall hold a meeting with the Independent Auditors at least once a year at which neither the CEO nor any other member of the executive management is present.

With the signing of the audit opinion in the Consolidated Financial Statements for the year ended 30 November 2016, the audit engagement partner completed five years in this role. During 2017, the Audit Committee requested PwC to agree to an extension of the audit engagement partner’s tenure by one year to six years ending 2017. PwC acceded to this request.
Board of Directors

Samuel Cooperman
Chairman of the Board of Directors

Appointment
Mr. Samuel Cooperman has served as Chairman of the Board of Directors since 2016. He has been a Director of Stolt-Nielsen Limited since 2008 and Chairman of the Audit Committee of the Board of Directors since 2009.

Experience
Mr. Cooperman joined Stolt-Nielsen in 1974 and held a number of senior management positions, including Chairman and Chief Executive Officer of Stolt-Nielsen Transportation Group. He retired from the Company in 2003. Mr. Cooperman was a member of the Executive Committee of the International Chamber of Shipping until May 2010; he also served as Vice-Chairman for two years. He holds BS and MS degrees in Electrical Engineering from Columbia University and from the Graduate School at the University of Pennsylvania, respectively, and an MBA from Temple University. He is a citizen of the United States.

Other Appointments
Mr Cooperman is the Chairman of New York Cruise Line and Chief Executive Officer of Cooperman Weiss Consulting LLC.

Niels G. Stolt-Nielsen
Director and Chief Executive Officer

Appointment
Mr. Niels G. Stolt-Nielsen has served as Chief Executive Officer since November 2000. He has been a Director of Stolt-Nielsen Limited since 1996.

Experience
Mr. Stolt-Nielsen joined Stolt Tankers in 1990 in Greenwich, Connecticut, US. In 1994 he relocated to China to open and head Stolt-Nielsen Limited’s representative office in Shanghai. He was the President of Stolt Sea Farm from 1996 until 2000 when he became Chief Executive Officer of Stolt-Nielsen Limited. From September 2002 until March 2003 he also served as Interim Chief Executive Officer of Stolt Offshore S.A. Mr. Stolt-Nielsen graduated from Hofstra University in 1990 with a BS degree in Business and Finance. He is a Norwegian citizen.

Other Appointments
Mr. Stolt-Nielsen is the Chairman of the Board of Avance Gas Holding Ltd and a Director of Golar LNG Ltd.

Rolf Habben Jansen
Director

Appointment
Mr. Rolf Habben Jansen joined Stolt-Nielsen Limited as a Director in December 2015.

Experience
Mr. Habben Jansen began his career at Royal Nedlloyd before joining Danzas, the Swiss logistics firm, which merged with DHL in 1999. He was Head of Global Customer Solutions at DHL from 2006 until joining Damco as Chief Executive Officer in 2009. He joined the Hapag-Lloyd AG Executive Board in 2014. Mr. Habben Jansen graduated from the Erasmus University in Rotterdam in 1991 with a degree in Economics. He is a Dutch citizen.

Other Appointments
Mr. Habben Jansen is Chief Executive Officer of Hapag-Lloyd AG.

Tenure

- 1-10 years: 3
- 10-20 years: 1
- 20+ years: 2
Appointment
Mr. Håkan Larsson has served as Chairman of the Compensation Committee since 2016 and a member of the Audit Committee since 2009. He joined the Board of Stolt-Nielsen Limited in June 2007.

Experience
Mr. Larsson was Chief Executive Officer of Schenker AG from 2000 to 2003 and of Rederi AB Transatlantic from 2003 to 2007. He holds a Bachelor of Economics degree from the Gothenburg School of Economics and is a Swedish citizen.

Other Appointments
Mr. Larsson is Chairman of Tyrens AB, Valea Holding AB and Wallenius Wilhelmsen ASA, and is a Director of Viking Supply Ships AS. He is also Chairman of the Board of InPension Holding AB and a member of the regional board of Handelsbanken.

Appointment
Mr. Jacob B. Stolt-Nielsen has served as a Director of Stolt-Nielsen Limited since 1995.

Experience
Mr. Jacob B. Stolt-Nielsen joined the Company in 1987 and served in various positions in Oslo, Singapore, Greenwich, Connecticut, Houston, Texas and London. He was President, Stolthaven Terminals, from 1992 until 2000 with responsibility for the global tank storage business. In 2000, he founded and served as Chief Executive Officer of SeaSupplier Ltd. until 2003 when he became Executive Vice President of Stolt-Nielsen Limited. In 2012 he founded Norterminal AS. Mr. Stolt-Nielsen graduated from Babson College in 1987 with a BS degree in Finance and Entrepreneurial studies. He is a Norwegian citizen.

Other Appointments
Mr. Stolt-Nielsen is Chief Executive Officer of Norterminal AS and is a board member of Stolt-Nielsen Holdings AS, SN Terminal AS, Bothel Holding AS, Hydrogen Source AS, New York Cruise Lines, Inc. and Biomed Clinic AS.

Appointment
Mr. Tor Olav Trøim has served as a Director of Stolt-Nielsen Limited since April 2016.

Experience
Mr. Trøim was an equity portfolio manager with Storebrand ASA and Chief Executive Officer for the Norwegian Oil Company DNO AS until 1995. He was employed by Seatankers Management Co. from 1995 to 2014. During this period he was also, at various times, Chief Executive Officer of a number of related public companies, including Frontline Limited, Knightsbridge Tankers, Ship Finance Ltd. and Seadrill Ltd. He has served as a director on the Boards of Frontline, Marine Harvest ASA, Golden Ocean Group Limited, Seadrill Ltd, Archer Limited and Aktiv Kapital ASA, among others. In 2014 he established Magni Partners UK, which focuses on research and consultancy in the energy industry. Mr. Trøim graduated as M.Sc. Naval Architect from the University of Trondheim, Norway in 1985 and is a Norwegian citizen.

Other Appointments
Mr. Trøim is Chairman of Golar LNG Ltd and Golar MLP, Chairman of Borr Drilling Ltd and Director and owner of Magni Sport AS.