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Corporate Governance Statement

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1. General principles

The operations and activities of Orion Corporation and its subsidiaries (the Orion Group) are based on compliance with laws and regulations issued thereunder, as well as with ethically acceptable operating practices. The tasks and duties of the different governance bodies of the Group are determined in accordance with legislation and the corporate governance principles of the Group.

In its governance, Orion Corporation follows the Finnish Corporate Governance Code 2010 for companies listed on NASDAQ OMX Helsinki. Orion Corporation deviates from the Code's recommendation No. 22 concerning the election of members to the Nomination Committee, which can also include persons other than members of the Board. The Company considers the exception justified in view of the Company's ownership structure and the potential for flexibility when preparing for the election of the Board members.

The Corporate Governance Statement of the Orion Group presented in connection with the latest annual Financial Statements as a separate report from the Report by the Board of Directors, as well as a description of the governance updated after its date are available at www.orion.fi/corporate-governance. The Corporate Governance Code is available at www.cgfinland.fi.

2. Management system

The management system of the Orion Group consists of the Group-level functions and Business Divisions. In addition, the system includes the organisation of the administration of the legal entities. For the steering and supervision of operations, the Group has a control system for all levels.

The management of the whole Group takes place at the Group level. The following are examples of management of the whole Group at the Group level:

- determination and follow-up of the Group strategy
- the basic organisation and the steering and supervision of the operations of the Business Divisions
- investment decisions (the budgets and the largest investment decisions)
- issues concerning the entire parent company and the Group

The business operations of the Group take place in Business Divisions. The different Group-level functions provide services to the Business Divisions, each function being responsible for organising its own responsibility area Group-wide.

2.1. Group level

2.1.1. Parent company Orion Corporation

The parent company of the Group is Orion Corporation, whose shareholders exercise their decision-making power at a General Meeting of Shareholders in accordance with the Limited Liability Companies Act and the Articles of Association. The Company is not aware of any agreements between shareholders other than information on the exercise of voting rights notified to the Company mentioned in connection with listing of the Company's largest shareholders.

The list of the largest shareholders is available at www.orion.fi/shareholder-base.

2.1.2. Board of Directors of parent company

The Board of Directors of the parent company comprises at least five and at most eight members elected by a General Meeting of Shareholders. The term of the members of the Board of Directors ends at the end of the Annual General Meeting of Shareholders following the election. A General Meeting of Shareholders elects the Chairman of the Board of Directors, and the Board of Directors elects the Vice Chairman of the Board of Directors, both for the same term as the other members. A person who has reached the age of 67 may not be elected a member of the Board of Directors.

The Board of Directors manages the operations of the Company in accordance with the provisions of the law and the Articles of Association. The Board of Directors of the parent company also functions as the so-called

Group Board of Directors. It handles and decides all the most important issues relating to the operations of the whole Group or any units irrespective of whether the issues legally require a decision of the Board of Directors. The Board of Directors may handle any issue relating to a company or unit of the Orion Group if deemed appropriate by the Board of Directors or the President and CEO of the parent company. The Board also makes sure that good corporate governance practices are followed in the Orion Group. The Board's charter includes a list of key matters to be handled by the Board of Directors.

The Board of Directors has an **Audit Committee**, a **Remuneration Committee** and an **R&D Committee**. The members of the committees are elected from the Board members by the Board of Directors. The designated auditor of the Company's auditor also attends the meetings of the Audit Committee. The committees prepare matters belonging to their sphere of responsibility and make proposals on these matters to the Board of Directors.

In addition to the committees composed of Board members, the Company has a **Nomination Committee** which can also include persons other than members of the Board.

2.1.3. President and CEO of the parent company

The President and CEO of the parent company is elected by the Board of Directors. In accordance with the Limited Liability Companies Act, the President and CEO is in charge of the day-to-day management of the Company in accordance with instructions and orders issued by the Board of Directors. In addition, the President and CEO ensures that the bookkeeping of the Company complies with the law and that its asset management is arranged in a reliable way.

The President and CEO of the parent company manages the Group's business operations via the Business Divisions. Accordingly, the executives responsible for the Business Divisions report to the President and CEO. The President and CEO carries out the steering and supervision of the operations of the divisions with the assistance of the Executive Management Board and the Group-level staff functions.

2.1.4. Executive Management Board

The Executive Management Board includes the President and CEO as Chairman, and other persons appointed by the Board of Directors of the parent company as members. The Executive Management Board assists the President and CEO in decision-making.

The Executive Management Board handles all important issues relating to the whole Group and its units, including all the matters of the Business Divisions or line functions that are to be handled by the Board of Directors of the parent company. However, the President and CEO can, if considered appropriate, decide not to take a matter to the Executive Management Board.

2.1.5. Staff functions

The Group-level staff functions participate in the steering and supervision of the operations of the units belonging to the Group as part of the management and control system. In this task they assist the President and CEO in the management of the Group.

The staff functions are in charge of, among other things, the following Group-level functions: finance, treasury, investor relations, human resources, legal affairs, intellectual property rights, communications, internal audit, and insider administration.

2.2. Business Divisions and line functions

2.2.1. Business Divisions

The operations of the Group are organised into Business Divisions. Each Business Division is managed by an executive who is responsible for the operations and operative management of the Business Division and who reports to the President and CEO.

2.2.2. Line functions

The line functions provide function-specific support and services to all Business Divisions within the Group. The responsibilities of the line functions include:

- sales and marketing
- supply chain
- research and development

2.3. Administration of legal entities

From the point of view of business operations, the Group subsidiaries operate in accordance with the Group's management system. In matters that are not directly subject to any Business Division or line function, the subsidiaries operate in accordance with instructions by the President and CEO of the parent company.

3. General Meeting of Shareholders

The Annual General Meeting of the Shareholders of Orion Corporation shall be held by the end of May each year on a date decided by the Board of Directors. A shareholder intending to attend a General Meeting of Orion Corporation must be registered as a shareholder in the Company's shareholder register maintained by Euroclear Finland Ltd on the record date of the General Meeting, and the shareholder must submit a notice of attendance to the Company no later than on the date specified in the notice to convene, which can be at the earliest ten days prior to the meeting. A notice to convene a General Meeting of the Shareholders of Orion Corporation shall be published in one daily newspaper of the capital region no earlier than two months and no later than three weeks prior to the General Meeting, however at least nine days prior to the record date of the General Meeting of Shareholders.

At a General Meeting of Shareholders a shareholder may vote the number of votes conferred by the shares held on the record date. Each A share of Orion Corporation entitles its holder to twenty (20) votes at General Meetings of Shareholders and each B share one (1) vote. However, exceptionally, a shareholder cannot vote more than 1/20 of the aggregate number of votes from the different share classes represented at the General Meetings of Shareholders.

Decisions at a General Meeting of Shareholders shall be taken through the decision-making process of the Limited Liability Companies Act and the Articles of Association.

The Annual General Meeting of Shareholders shall be presented:

- the Financial Statements, including the Consolidated Financial Statements and the Report by the Board of Directors
- the Auditor's Report

shall decide on:

- adoption of the Financial Statements and the Consolidated Financial Statements
- use of the profits available according to the Statement of Financial Position
- discharge from liability of the members of the Board of Directors and the President and CEO
- the number of members of the Board of Directors
- the fees payable to the members of the Board of Directors and the auditor

shall elect:

- the members of the Board of Directors, with the person or persons receiving the most votes from the General Meeting of Shareholders being elected
- the Chairman of the Board from among the members of the Board of Directors
- the auditor

shall consider:

- Other matters separately mentioned in the convening notice.

4. Board of Directors

4.1. Members of the Board of Directors as on 1 January 2011

	Board of Directors	Born	Education	Main position
Hannu Syrjänen	Chairman	1951	B.Sc. (Econ.), Master of Laws	Former President and CEO of Sanoma Corporation
Matti Kavetvu	Vice Chairman	1944	M.Sc. (Eng.), M.Sc. (Econ.)	Member of various Boards of Directors
Sirpa Jalkanen	Member	1954	M.D.	University of Turku Vice Dean, Professor of Immunology
Eero Karvonen	Member	1948	M.Sc. (Eng.)	Owner and Managing Director of EVK-Capital Oy
Jukka Ylppö	Member	1955	M.Sc. (Eng.), M.Sc. (Econ.)	Senior Advisor on development of control systems for industrial electric drives, ABB Corporation
Heikki Westerlund ²⁾	Member	1966	M.Sc. (Econ.)	Senior partner of Capman Plc

Information about the members of the Board of Directors is available at

www.orion.fi/board-members.

Up-to-date information on the holdings of the members of the Board of Directors is available at

www.orion.fi/insider-register.

4.2. Independence of the Board members

Based on an evaluation, the Board of Directors has determined that all the members are independent of the Company and its significant shareholders in the manner described in the Finnish Corporate Governance Code.

4.3. Meetings of Board of Directors and Board's right to receive information

A new member of the Board of Directors shall at the start of the term of office be familiarised with the Company structure, strategy and different business areas, and the Group's Corporate Governance.

In 2010, altogether 16 Board meetings were held (15 Board meetings in 2009), of which 1 (2) was a teleconference. The average attendance of the members was 93% (95%).

The Board of Directors conducted a self-evaluation in autumn 2010.

4.4. Charter of the Board of Directors

The Board of Directors has adopted a written charter containing the rules for:

- constitution of the Board of Directors
- meeting arrangements
- minutes of the meetings
- confidentiality obligations of Board members
- ineligibility situations
- the most important matters to be handled by the Board
- communication about the matters handled by the Board
- self-evaluation of the Board's performance and working methods

The mode of operation of the Board of Directors is described in more detail in section 2.1.2. Board of Directors of parent company.

5. Committees of the Board of Directors

5.1. Members of the Board Committees

Composition of the Board of Directors and Board committees as of 24 March 2010

	Board of Directors	Audit Committee	Remuneration Committee	R&D Committee
Hannu Syrjänen	Chairman		Chairman	Member
Matti Kavetvuo	Vice Chairman			Member ¹⁾
Sirpa Jalkanen	Member			Chairwoman
Eero Karvonen	Member	Member		Member
Jukka Ylppö	Member	Member	Member	Member
Heikki Westerlund	Member	Chairman	Member	Member ¹⁾

1) Member of the Committee as of 15 June 2010

Nomination Committee, appointed on 1 November 2010

Timo Maasilta	Chairman
Kari Jussi Aho	Member
Matti Kavetvuo	Member
Timo Ritakallio	Member
Hannu Syrjänen	Member
Jukka Ylppö	Member

5.2. Meetings of Board Committees

In 2010, Committee meetings were held as follows:

- Audit Committee 4 (4) meetings, average attendance 100% (100%)
- Remuneration Committee 2 (7) meetings, average attendance 83% (100%)
- R&D Committee 3 (2) meetings, average attendance 87% (100%)
- Nomination Committee 3 (5) meetings, average attendance 100% (100%)

5.3. Charters of the committees

The role of the committees, according to their charters, is limited to making proposals to the Board, without decision-making authority. A charter has been confirmed by the Board for each committee.

5.3.1. Charter of the Audit Committee

According to its charter, the Audit Committee shall comprise at least three members elected by the Board annually for the term of the Board. The members shall have the qualifications necessary to perform the responsibilities of the committee, and at least one member shall have expertise specifically in accounting, bookkeeping or auditing.

The members shall also be independent of the Company, and at least one member shall be independent of significant shareholders of the Company. The qualifications and the independence are evaluated as provided in the Finnish Corporate Governance Code.

The committee shall meet at least four times per year, and it shall report to the Board.

The committee concentrates particularly on matters pertaining to financial reporting and control in the Orion Group. Its duties include:

- monitoring the reporting process of the financial statements
- supervising the financial reporting process
- monitoring the efficiency of the Company's internal control, internal audit, and risk management systems

- monitoring the audit of the financial statements
- evaluating the independence of the auditor, particularly the provision of related services to the Company
- proposing a resolution on the election of the auditor
- monitoring the financial position of the Company
- evaluating the compliance with laws and regulations in the Company.

5.3.2. Charter of the Remuneration Committee

According to its charter, the Remuneration Committee shall comprise at least three members elected by the Board annually for the term of the Board. The majority of the members of the committee shall be independent of the Company in the manner described in the Finnish Corporate Governance Code.

The committee shall meet at least twice a year, and it shall report to the Board.

The committee shall handle and prepare matters concerning compensation and remuneration of the management and the personnel of the Orion Group, as well as the nominations of executives appointed by a decision by the Board.

5.3.3. Charter of the R&D Committee

According to its charter, the R&D Committee shall comprise at least three members elected by the Board annually for the term of the Board. The majority of the members of the committee shall be independent of the Company in the manner described in the Finnish Corporate Governance Code.

The committee shall meet at least twice a year, and it shall report to the Board.

The committee shall deal with and evaluate questions concerning research and development within the Orion Group, and make proposals concerning them to the Board.

5.3.4. Charter of the Nomination Committee

In addition to the committees composed of Board members, the Company has a Nomination Committee which, deviating from the recommendation of the Corporate Governance Code, can also include persons other than members of the Board. The Company considers the exception justified in view of the Company's ownership structure and the potential for flexibility when preparing for the election of the Board members. The majority of the members of the Committee shall be independent of the Company in the manner described in the Finnish Corporate Governance Code.

According to the Nomination Committee's charter, the members of the committee are appointed by the Board annually for a term ending at the closing of the Annual General Meeting of shareholders following the appointment. For the appointments, the Board shall hear the views of the largest shareholders in the shareholder register by the number of votes about the composition of the committee. The hearing takes place at a meeting to which the twenty (20) largest registered shareholders by the number of votes shall be invited. Shareholders not entitled to participate in General Meetings on the basis of their shareholdings are, however, disregarded in calculating the largest shareholders.

The committee shall meet when necessary.

The task of the committee is to prepare and present a recommendation to the Board of Directors for the proposal to the Annual General Meeting of shareholders concerning the composition and compensation of the Board. The committee shall inform the Board of its recommendation. The recommendation prepared by the committee shall not be regarded as a proposal by a shareholder to a General Meeting of shareholders. Nor shall the recommendation have any impact on the Board's independent decision-making powers or its right to make proposals to General Meetings of shareholders.

6. President and CEO

Timo Lappalainen has been the President and CEO of Orion Corporation and Chairman of the Group's Executive Management Board since 1 January 2008. He was born in 1962 and holds a Master of Science degree in Engineering.

The role and responsibilities of the President and CEO are described in more detail in section 2.1.3. President and CEO of the parent company.

7. Other executives

Composition of the Executive Management Board as of 1 January 2011

Timo Lappalainen	President and CEO of Orion Corporation, Chairman of Executive Management Board ¹⁾
Satu Ahomäki	Senior Vice President, Global Sales
Markku Huhta-Koivisto	Senior Vice President, Specialty Products and Fermion
Olli Huotari	Senior Vice President, Corporate Functions
Liisa Hurme	Senior Vice President, Proprietary Products
Jari Karlson	Chief Financial Officer, Vice President, Animal Health
Pekka Kosi	Senior Vice President, Supply Chain
Reijo Salonen	Senior Vice President, Research and Development

1) Also representing Orion Diagnostica in the Executive Management Board

The employees are represented in the Executive Management Board by Liisa Remes.

Information about the members of Executive Management Board is available at www.orion.fi/other-executives.

Up-to-date information on the holdings of the members of the Executive Management Board is available at www.orion.fi/insider-register.

The role and responsibilities of the Executive Management Board are described in more detail in section 2.1.4. Executive Management Board.

8. Remuneration statement

8.1. Remuneration principles

The aims of the remuneration system for Orion Corporation's Board of Directors and executive management are to enhance the Company's competitiveness and long-term financial success, to achieve the Company's targets and strategy, and to increase shareholder value.

8.2. Remuneration of the Board of Directors

According to the decision by the Annual General Meeting in 2010 concerning the annual fees for the term of office of the Board of Directors, the Chairman shall receive EUR 72,000, the Vice Chairman shall receive EUR 49,000 and the other members shall receive EUR 36,000 each. As a fee for each meeting attended, the Chairman shall receive EUR 1,200, the Vice Chairman shall receive EUR 900 and the other Board members shall receive EUR 600 each. The aforementioned meeting fees shall also be paid to the Chairmen and to the members of the committees established by the Board.

Of the aforementioned annual fees, 60% is paid in cash and 40% in Orion Corporation B shares, which were acquired for the members in the period 29 March to 1 April 2010 from the NASDAQ OMX Helsinki stock exchange in amounts corresponding to EUR 28,800 for the Chairman, EUR 19,600 for the Vice Chairman and EUR 14,400 for each of the other Board members. The part of the annual fees paid in cash, which corresponds to the approximate sum necessary for the payment of the income taxes on the fees, was paid on

23 April 2010. The annual fees encompass the full term of office of the Board of Directors. There are no particular rules relating to ownership of the shares received by the members of the Board of Directors as fees.

Fees paid to the members of the Board of Directors in 2010

	Total remuneration, €	Number of B-shares received
Hannu Syrjänen, Chairman	90 000	1 814
Matti Kavetvuo, Vice Chairman	70 000	1 234
Sirpa Jalkanen	48 600	907
Eero Karvonen	49 800	907
Leena Palotie ¹⁾	1 200	0
Vesa Puttonen ²⁾	6 000	0
Heikki Westerlund	46 200	907
Jukka Ylppö	52 500	907
Board of Directors total	364 300	6 676

The figures comprise the fees for the Board meetings and the Committee meetings.

1) For the period 1 Jan – 11 March 2010

2) For the period 1 Jan – 24 March 2010

Up-to-date information on the holdings of the members of the Board of Directors of Orion Corporation is available at www.orion.fi/insider-register.

8.3. Remuneration of the President and CEO and the Company's other executives

8.3.1. Remuneration of the President and CEO

The remuneration of the President and CEO is decided by the Board of Directors. His remuneration comprises a monthly salary, a performance-based bonus and a share-based incentive plan. The performance-based bonuses and the share-based incentive plan are based on predefined targets that are confirmed annually by the Board of Directors. The criteria for performance and results are set so that they promote short-term and long-term financial success. The Board of Directors annually evaluates the performance and financial results against the criteria.

The performance-based bonus of the President and CEO can be no more than six (6) months' salary. The upper limits of the share-based incentive plan are determined as described in '8.3.3. Share-based incentive plan'.

If the service contract of the President and CEO is terminated on the Company's initiative, the notice period is 6 months. If the service contract is terminated on the initiative of the President and CEO, the notice period is 6 months, unless otherwise agreed. The service ends at the end of the notice period. If the service contract is terminated either on the Company's initiative or on the initiative of the President and CEO because of a breach of contract by the Company, the President and CEO will be compensated with a total sum corresponding to the monetary salary for 18 months, unless otherwise agreed. No such separate compensation will be paid if the President and CEO resigns at his own request for reasons other than a breach of contract by the Company.

The salary, fees, fringe benefits and performance-based bonuses paid to the President and CEO in 2010 totalled EUR 817,566 (EUR 640,650 in 2009), comprising EUR 392,520 (420,380) in salary and fringe benefits, and EUR 425,046 (220,270) in performance-based bonuses for 2009. EUR 72,470 of the total bonuses consists of the value of the 4,400 Orion Corporation B shares received by the President and CEO on 1 March 2010 as part of the Company's long-term share-based incentive plan. The price per share of these shares was EUR 16.4705, the volume-weighted average quotation of the B share on 1 March 2010.

The retirement age of the President and CEO has been agreed to be 60 years, the target level of the pension being 60%. The pension is based on a defined benefit plan.

8.3.2. Remuneration of other executives

The remuneration of the other members of the Group's Executive Management Board is decided by the Board of Directors or its Chairman. The remuneration system for these persons comprises a monthly salary, a performance-based bonus and a share-based incentive plan. The performance-based bonuses and share-based incentive plan are based on predefined targets that are confirmed annually. The criteria for performance and results are set so that they promote short-term and long-term financial success. The Board of Directors annually evaluates the performance and financial results against the criteria.

The maximum performance-based bonus of a member of the Executive Management Board cannot exceed the aforementioned maximum performance-based bonus of the President and CEO. The upper limits of the share-based incentive plan are determined as described in '8.3.3. Share-based incentive plan'.

The salaries, fees, fringe benefits and performance-based bonuses paid to the members of the Executive Management Board, including the President and CEO, for 2010 totalled EUR 4,067,499 (3,045,717), comprising EUR 1,980,104 (2,034,077) in salaries and fringe benefits and EUR 2,087,395 (1,011,640) in performance-based bonuses.

The pensions of the other members of the Executive Management Board are determined by the Employees Pensions Act (TyEL) with the exception of one person, whose retirement age has been agreed to be 60 years, the target level of the pension being 60% of the agreed pensionable salary. A supplementary pension is based on a defined benefit plan.

8.3.3. Share-based incentive plan

In January 2010, the Board of Directors of Orion Corporation decided on a new share-based incentive plan for the key persons in the Orion Group. The aim of the plan is to align the interests of the owners and key persons so as to increase the value of the Company, commit the key persons to the Company and offer them a competitive remuneration plan based on holding the Company's shares.

The share-based incentive plan has earning periods, and the Board of Directors will annually decide the beginning and duration of the earning periods in 2010, 2011 and 2012. The Board of Directors will decide the earning criteria for each period and targets to be set for them at the beginning of each earning period. Two earning periods, calendar year 2010 and calendar years 2010–2012, commenced upon implementation of the plan. A prerequisite for participation in the earning periods 2010 and 2010–2012 and for receipt of remuneration based on these earning periods is that the key person holds the Company's shares as determined by the Board of Directors. The potential remuneration under the plan for the earning period 2010 is dependent on the Orion Group's profit performance and fulfilment of the above-mentioned participation prerequisite, and for the earning period 2010–2012 on the total return on Orion Corporation B shares.

This potential remuneration will be paid in 2011 based on the earning period 2010, and in 2013 based on the earning period 2010–2012, in both cases partly in the form of the Company's B shares and partly in cash. The proportion to be paid in cash will be for paying taxes and tax-related costs arising from the remuneration to the key person. The value of the remuneration to be paid based on the plan during one calendar year is the key person's gross annual salary on the date of the remuneration payment multiplied by a maximum of 1.5. Gross annual salary means total salary including fringe benefits but excluding the annual bonus and long-term incentive plan. The shares paid on the basis of the earning period 2010 cannot be transferred during a restricted period that ends on 31 December 2012. A key person whose employment or service in a Group company ends during the restricted period must return the shares received as remuneration to the Company without compensation.

After the restricted period, the members of the Group Executive Management Board must continue to hold 50% of the shares received through the Plan as follows: the President and CEO, until the total value of the Company's shares held by him is equivalent to his gross annual salary, and any other member of the Group Executive Management Board, until the total value of the Company's shares held by him or her is equivalent to half of his or her gross annual salary.

The incentive plan target group comprises approximately 30 persons. The total maximum amount of remuneration to be paid on the basis of the incentive plan is 500,000 Orion Corporation B shares and a cash payment corresponding to the value of the shares.

8.4. Management remunerations total

The salaries, remunerations, fringe benefits and bonuses paid to the members of the Board of Directors of Orion Corporation, the President and CEO and the other members of the Group's Executive Management Board for 2010 totalled EUR 4,431,799 (EUR 3,457,300 for 2009).

9. Internal control, risk management and internal audit

9.1. Internal control principles

The Board of Directors of Orion has defined the Company's principles for internal control in the Company. Management practices and management culture are based on compliance with the law and the Articles of Association, and with Orion's values and ethical business practices. Internal control is part of normal steering and management of operations, as described in the management system, and it is supported by risk management, the audit and internal auditing. The aim of internal control is to ensure that operations are efficient and profitable, operational risks are adequately managed, laws and regulations are complied with and information is reliable. It is based on clear setting and monitoring of objectives, and effective and pragmatic risk management.

In practice, the management of each sub unit is responsible for its internal control, and each business unit or function organises internal control in its own unit or organisation in accordance with the principles in the policies and guidelines set at Group level. Key guidelines are included in the Group's Corporate Governance Manual.

9.2. Risk management in Orion Group

Risk management constitutes a significant part of the Orion Group's corporate governance and is an integral part of the Company's responsibility structure and business operations. The aim is to identify, measure and manage the risks that might threaten the Company's operations and the achievement of the objectives set for the Company.

Overall risk management processes, practical actions and the definition of responsibilities are developed by means of regular risk identification approaches covering the following areas:

- strategic risks, including research and development risks
- operational risks, including sales and business risks, as well as risks related to production, safety and the environment
- financial risks, including market, credit and liquidity risks

Operational risk management also includes project-specific risk management.

9.2.1. Strategic risks

9.2.1.1. Long-term business development risks

Development of new pharmaceuticals involves considerable risks because of the long time spans required by the development work and the inherent uncertainties related to the final outcome, i.e. whether the product can ever be launched in the markets. This strategic risk is managed by the following means:

- The Group includes business units that focus on areas of health care other than the development of its own proprietary products. These units that balance the Group's operations include generic drugs, veterinary medicines and diagnostic tests.
- The pharmaceutical product range is to be kept sufficiently broad.
- Product development and marketing risks are shared by working in close co-operation with partners

Proprietary drugs account for a considerable proportion of the Group's net sales and earnings. Orion engages in intensive research with the aim of introducing its own new proprietary drugs in markets worldwide. However,

the Group cannot guarantee that new products can be introduced in the markets in accordance with expectations. Furthermore, changes can occur in the co-operation with partners, for example due to corporate actions.

The scope of strategic risks also includes the thoroughness of the Company's corporate governance and reporting principles. In line with the Finnish Corporate Governance Code 2010, the Orion Group's explicit corporate governance code inspires public trust in the Orion Group and its management. The trust is based on transparently published fundamental characteristics and principles of the system, as well as clear definitions of the responsibilities, rights, obligations and reporting relationships of the persons involved.

In addition, the Company enhances the confidence of its stakeholders, such as people affected by its operations, capital markets and its shareholders, by providing open, truthful and consistent information about events, the Company's operations and financial status in a timely manner.

9.2.1.2. Research and development risks

The development of proprietary drugs involves many uncertainties. Typically, only about one in ten research projects that reach the clinical phase is launched in the markets. The main reasons for discontinuing a development project relate to the efficacy and safety of the drug candidate. This is why the pharmacological properties of drugs under development, such as their efficacy and safety, are delineated through phased research that can progress to clinical trials with humans only with the approval of regulatory drug authorities.

The pharmacology and safety of a drug candidate are extensively studied using preclinical laboratory models and by monitoring tolerability and adverse effects throughout the clinical trials.

In major research projects, Orion's Board of Directors takes the decision on whether to progress from one research phase to the next. In minor research projects, the decision is taken by the executive management. The decisions are always based on a comprehensive analysis of the accumulated research results and the current market situation. For the marketing authorisation application and the summary of product characteristics (SPC), all phases and results of the research are carefully documented for regulatory approval. In accordance with statutory requirements, the adverse effects of a drug continue to be monitored even after it has been launched.

The financial risks increase as research projects progress to clinical trials in humans. The most expensive phase is the last, Phase III clinical trials, which are multinational and involve hundreds or thousands of patients. Double-blind studies are used to ensure as reliable as possible evidence of the efficacy and safety of the drug. This is why Orion generally shares the high financial risks of Phase III trials by conducting them jointly with another pharmaceutical company that will also be a marketing partner for the drug. Collaboration with external parties also in earlier research phases is, however, an essential part of managing risks. The Company aims to find ways of keeping the number of research projects high enough by sharing their costs and risks and also possible earnings with partners.

9.2.1.3. Risks relating to competing generic drugs

A characteristic feature of the pharmaceutical industry is that manufacturers of generic drugs seek to launch into a market at the earliest possible stage their own versions of drugs, which are generally cheaper than the originator company's products. This can be done by, for example, trying to use the courts to invalidate the originator company's patents or other intellectual property rights well before they are due to expire. These actions can result in high litigation and other expenses for an originator company, and may lead to significant losses of sales.

In developing its products, Orion endeavours to protect them as well and extensively as possible, whilst defending its product rights effectively by itself and together with its marketing partners.

9.2.1.4. Downward pressure on pharmaceutical prices

In addition to normal price competition, there are many other factors putting downward pressure on the prices of pharmaceuticals, mainly due to decisions by authorities as governments seek to curb the rise in national drug costs. They include generic substitution and reimbursement systems based on reference prices, changes in regulations concerning them, and cuts in drug prices and reimbursement. Parallel imports in the EU area are also depressing prices.

Orion is responding to these challenges by maintaining a sufficiently diverse product range, continuously enhancing cost-effectiveness and allocating its development and sales resources appropriately.

9.2.2. Operational risks

9.2.2.1. Sales and business risks

Sales of pharmaceuticals generally require a fairly extensive network of sales representatives, and maintaining the sales force requires substantial fixed costs. Orion's business operations are based on its own sales network in Europe and sales through partners elsewhere in the world. This structure is intended to optimise available resources and risk-bearing capacity, in view of the input required for worldwide marketing of own new proprietary products.

Where Orion has its own sales organisation, sales must be kept sufficiently high to maintain profitability. This generally requires a broad enough product range.

Launching a new proprietary product into the markets is particularly expensive for a relatively small company like Orion. The costs are significant, especially if the company does not yet have operations in the country where the product is to be launched.

9.2.2.2. Risks associated with pharmaceutical production

Pharmaceutical manufacturing is subject to regular inspections by the authorities. Pharmaceutical products must be safe and efficacious, and they must meet all quality standards. To comply with statutory requirements, in pharmaceutical production close attention must be paid to various safety and quality risks.

Adequate quality of pharmaceuticals is ensured through systematic overall management of operations covering all factors with direct or indirect impact on the quality of the drugs. The operations are directed with comprehensive instructions and adequate control of materials and products before and after production.

9.2.2.3. Legal, intellectual property rights and regulatory risks

The pharmaceutical sector is subject to some special regulations and close regulatory control by authorities. Pharmaceutical manufacture, distribution and research require licences from authorities. The pharmaceutical sector is also overseen by the competition authorities. Orion has clear policies and principles for its operations that ensure compliance with these regulations.

Intellectual property rights are inherently of crucial importance to the pharmaceutical sector. To protect Orion's position, the patent situations of its products available for sale and in the pipeline are continuously monitored worldwide. This is done to ensure the rights to products developed by Orion can be defended and to prevent Orion itself from infringing patents or other intellectual property rights of others.

Patent protection is nevertheless of limited duration, and the expiry of patent protection on an important product can have a negative impact on the Orion Group's operations, financial position or operating results. Nor does Orion have guarantees that patent protection will be obtained for new products in the pipeline to the desired extent or that the authorities will grant the marketing authorisations required for the products.

9.2.2.4. Product liability risks

As explained in the description of research and development risks above, the launch of a new drug in markets is preceded by extensive phased trials that delineate the drug's pharmacological properties, such as its efficacy and safety. Marketing authorisation issued by drug authorities is required to start sales and marketing of a drug.

The adverse effects of a drug are monitored as required by the authorities even after the launch of the product. Through the trials and pharmaceutical production methods described above, Orion strives to ensure in advance that its products do not have any adverse effects such as might lead to a liability to pay compensation or to withdrawal of a major product from markets.

As cover for the financial impact of product liability risk, the Orion Group's products and operations are insured through operational and product liability insurance that also covers clinical studies, except for clinical studies carried out in the United States or Canada. Studies conducted in the United States and Canada are insured through separate insurances. The purpose of the insurance is to provide cover for any liability for damages on the part of the policyholder. As is customary in insurance terms, this protection is limited as regards potential

payout, for example. Certain products and active pharmaceutical ingredients are also excluded from the cover, some of which are included in Orion's operations. Nevertheless, they are not estimated to increase Orion's product liability risk materially.

9.2.2.5. Risks of damage

In addition to statutory insurance, Orion has property, business interruption and liability insurance to cover such risks of damage as are deemed to be material and limitable through insurance.

9.2.2.6. Corporate safety risks

Orion's Corporate Governance Manual includes the Group's corporate safety guidelines. The objective of the Group's corporate safety policy is to ensure the uninterrupted continuation of operations, the safety of people, the protection of property and the environment against damage, and the adequacy of the measures relating to data protection. The corporate safety guidelines set out the principles for corporate safety activities, and also cover guidelines for crisis management. In addition to guidelines, the data protection policy includes the objectives, key principles and responsibilities for data protection.

9.2.2.7. Environmental risks

The Group's environmental protection guidelines include detailed instructions and responsibilities. Persons responsible for development and monitoring of environmental issues have been appointed for each unit of the Group. Environmental impacts are monitored through, for example, emissions measurement, waste quantity control and statistics on the consumptions of various raw materials. The implementation of environmental protection is monitored through annual internal audits. The Company has the valid environmental permits required for its operations.

9.2.2.8. Product procurement and corporate acquisition risks

Orion endeavours to expand its operations by purchasing from other pharmaceutical companies or in-licensing products that are under development or already available in markets, or possibly by acquiring other pharmaceutical and biotechnology companies. In carrying out such projects, Orion strives to observe due care and diligence and to utilise both internal and external expertise in the planning and implementation phases, as well as when integrating acquired operations within the overall business.

Product procurement and possible corporate acquisitions can involve customary corporate acquisition liabilities or risks as well as other liabilities and risks connected with the nature and value of the purchased assets.

9.2.2.9. Ensuring competence

Orion's success depends on the competence of its executive management, R&D staff and other personnel. Human resources management strives to promote well-being at work and continuous improvement of competence and the workplace. Orion's success also depends on the Company's ability to recruit, develop, train, motivate and retain professionally skilled personnel.

9.2.3. Financial risks

The objective of the Group's financial risk management is to decrease adverse effects of changes in the financial market on the Group's results and cash flows and to ensure sufficient liquidity. Financial risks consist of market, credit and liquidity risks. The Group's most important financial risks are exchange rate risk and counterparty risk.

The main principles of financial risk management are described in the Group's treasury policy approved by the Company's Board of Directors. The treasury management team is responsible for the implementation of the financial policy. The treasury operations are centralised in the Group's Treasury department.

9.2.3.1. Market risk

Market risk includes exchange rate risk, interest rate risk and electricity price risk. At the end of the reporting period, the Group had no investments in equities or equity funds.

Exchange rate risk

The Group's exchange rate risk consists of transaction risk and translation risk.

Transaction risk

Transaction risk arises from operational items (such as sales and purchases) and financial items (such as loans, deposits and interests) in foreign currency in the Statement of Financial Position, and from forecast future cash flows, observing the items of the upcoming 12 months. Transaction risk is monitored and hedged actively. The largest risk in terms of value is posed by sales invoiced in US dollars. Other significant currencies are the Japanese yen, the Swedish krona, the Norwegian krona, the GB pound and the Polish zloty. As regards other currencies, no individual currency has a significant effect on the Group's overall position.

In accordance with the Treasury Policy principles, items based on significant currencies in the Statement of Financial Position are hedged 90-105% and the forecasted cash flows over the upcoming 12 months are hedged 0-50%. Forward exchange contracts with maturities up to 12 months are used as hedging instruments. The positions of operational items are presented in the table in Note 24.1.1 of the Financial Statements 2010.

The Group has no interest-bearing debt denominated in foreign currencies. The Group's internal loans and deposits are denominated in the local currency of the subsidiary, and their exchange rate risk is hedged in full with forward exchange contracts.

IAS 39 compliant hedge accounting is not in use. The fair value changes of the foreign exchange derivative instruments are recognised through profit or loss in either other operating income and expenses or finance income and expenses depending on whether, from an operational perspective, sales revenue or financial assets and liabilities has been hedged.

Translation risk

Translation risk arises from the equity of subsidiaries that have a functional currency other than the euro. On 31 December 2010 the equity in these subsidiaries totalled EUR 33.9 million (31.7 million in 2009). This translation position has not been hedged.

Sensitivity analysis

The effect of changes in foreign exchange rates on the Group's results (before taxes) and equity is presented in Note No: 24.1.1 of the Financial Statements 2010 for EUR/USD exchange rates. The assumption used in the analysis is a +/- 10% change in the exchange rate (USD depreciates/appreciates by 10%) while other factors remain unchanged.

The sensitivity analysis includes only financial assets and liabilities in the Statement of Financial Position, i.e. cash and cash equivalents, trade receivables and payables, and currency derivative contracts. The sensitivity analysis does not provide a representative picture of the exposure to foreign exchange risk because, under the foreign exchange hedging principles, the forecast 12-month foreign currency cash flow is 0-50% hedged, and in accordance with IFRS 7, the forecast transactions are not included in the analysis. The translation position is not included in the sensitivity analysis.

Electricity price risk

The price risk refers to the risk resulting from changes in electricity market prices. The market price of electricity fluctuates greatly due to weather conditions, hydrology and emissions trading, for example. The Orion Group obtains its electricity through deliveries that are tied to the spot price in price area Finland, and is therefore exposed to electricity price fluctuation.

The electricity portfolio is managed so that it is possible to hedge the cash flow risk resulting from fluctuations in the market price of electricity and continuously purchase electricity at the most competitive price available. The hedging instruments used are standard electricity derivative instruments that are quoted on Nord Pool. Nord Pool's closing prices are used as levels for valuation.

Hedge accounting under IAS 39 is applied to hedging electricity price risk. In applying hedge accounting to the cash flow, the amount recognised for the hedging instrument in the fair value reserve in equity is adjusted according to IAS 39.96 so that it is the lower (in absolute figures) of the following two figures:

- the cumulative gain or loss accrued by the hedging instrument from its inception
- the cumulative change in the fair value of expected future cash flows of the item hedged from the inception of the hedge

The remaining portion of the profit or loss accrued by the hedging instrument represents the ineffective portion of the hedge and it is recognised through profit or loss.

A fair value valuation of EUR 1.9 million (EUR -0.2 million in 2009) for electricity hedges was recognised in the equity for 2010. The nominal values of the derivatives totalled EUR 7.4 (7.0) million.

Interest rate risk

Changes in interest rates affect the Group's cash flow and results. On 31 December 2010, the Group's interest-bearing liabilities totalled EUR 110.0 million (EUR 131.5 million in 2009). The Group is exposed to interest rate risk associated with non-current loans raised from the European Investment Bank. On 31 December 2010, the capital of these loans with interest rates tied to the 6-month Euribor rate totalled EUR 77.4 million (88.7 in 2009). If interest rates rise in 2011 in parallel by one (1) percentage point compared with priced interest rates at the end of the reporting period, and other factors remain unchanged, the estimated interest expenses of the Group would rise by EUR 0.7 million in 2011 (before taxes).

The Group's exposure to risks related to changes in market rates is, however, reduced by the fact that the Group's interest-bearing investments, which on 31 December 2010 totalled EUR 119.6 million (138.8 in 2009), are invested in current interest-bearing instruments.

9.2.3.2. Counterparty risk

Counterparty risk is realised when a counterparty to the Group does not fulfil its contractual obligations, resulting in non-payment of funds to the Group. The maximum credit risk exposure at 31 December 2010 is the total of financial assets less carrying amounts of derivatives in financial liabilities, which totals EUR 294.8 million (278.6 in 2009). The main risks relate to trade receivables, money market investments and cash and cash equivalents.

The Group Treasury Policy defines the requirements for the creditworthiness of the counterparties to financial investment transactions and derivative contracts. Limits have been set for investments and counterparties for derivative contracts on the basis of creditworthiness and solidity, and they are regularly updated and monitored. Investments are made in interest-bearing instruments with duration up to six months that are tradable in secondary markets.

The Group Customer Credit Policy defines the requirements for the creditworthiness of the customers. In the pharmaceutical industry trade receivables are typically generated by distributors representing different geographical areas. In certain countries, products are also sold directly to local hospitals. The Group's 25 largest customers generated about 71% (71%) of the trade receivables. The most significant individual customers are Novartis, a marketing partner in pharmaceutical sales, and Oriola-KD Corporation, a pharmaceuticals distributor. The gradually increasing sales in Southern Europe and the longer payment periods in the region have led to increased trade receivables and mature receivables in 2010. The trade receivables do not involve significant risk. In Southern Europe especially, the receivables from single counterparties are relatively low. Credit losses for the period recognised through profit or loss were minor.

9.2.3.3. Liquidity risk

The Group seeks to maintain a good liquidity position in all conditions. In addition to cash flows from operating activities, cash and cash equivalents and money market investments, the liquidity is ensured by bank overdraft limits, EUR 75 million confirmed credit limit which is available until June 2011, and an unconfirmed commercial paper programme of EUR 100 million. No issued commercial paper is included in the Financial Statements.

The Group's interest-bearing liabilities at 31 December 2010 were EUR 110.0 (131.5 in 2009) million, and they were mostly non-current. The average maturity for loans from the European Investment Bank is 4.1 years and for loans from pension insurance companies 1.7 years.

At 31 December 2010, the Group's cash and cash equivalents and other money market investments totalled EUR 167.2 million (170.5 in 2009), thus exceeding the Group's interest-bearing net debt. To ensure the Group's liquidity, surplus cash is invested mainly in current euro-denominated interest-bearing instruments with good creditworthiness that are tradable in secondary markets. Counterparties and limits for these investments are defined in accordance with the Treasury Policy.

The cash flows from the instalments of interest-bearing loans and financial costs on 31 December 2010 are presented in the table of Note 24.3. of the Financial Statements 2010. The cash flows specified in the table

have not been discounted. In the estimates of the financial costs of flexible interest-bearing loans, forward interest rates or average contract-based reference rates have been applied.

9.2.3.4. Management of capital structure

The financial objectives of the Group include a capital structure related goal to maintain the equity ratio, i.e. equity in proportion to total assets, at a level of at least 50%. This equity ratio is not the Company's opinion of an optimal capital structure, but rather part of an aggregate consideration of the Company's growth and profitability targets and dividend policy.

The covenants granted by the Company and the key figures relating to the capital structure are presented in Note 24.4. of the Financial Statements 2010.

9.3. Control measures

For financial steering and reporting, the Group has a reporting system intended to provide the management sufficient and timely information to plan and manage the operations. Orion has Group-wide guidelines and supporting policies for financial steering and harmonising practices. The guidelines and the Company's extensive enterprise resource planning system ensure uniformity in processes. The Group's finance department handles financing, Group accounting and tax affairs centrally. In addition, finance personnel in subsidiaries, and the centralised Controller function ensure uniform practices in every country and business area.

9.3.1. Reporting and communications

Orion's efficient and uniform processes are based on the integrated enterprise resource planning system. For steering of operations, monthly financial reports are produced presenting actual results achieved, a comparison of actual results with targets, and a forecast of future development. Orion also uses numerous indicators in target setting and follow-up in various functions to aid supervision and steering of operations in accordance with the objectives set.

9.3.2. Follow-up and auditing

The Audit Committee of the Board of Directors evaluates the effectiveness of the Company's internal control and is responsible for evaluating the effectiveness of the internal reporting process. The external audit of the Group companies is carried out in accordance with the applicable laws and the Articles of Association.

The objective of the statutory audit is to verify that the financial statements and the report of the Board of Directors give a fair and adequate presentation of the results of the operations and the financial position of the Group. The audit also includes auditing of the Company's accounting and administration. The designated auditor of the parent company's auditor co-ordinates the audit of the subsidiaries of the Group in co-operation with the President and CEO and the Internal Audit of the Group.

For the purpose of the supervision and steering of operations, the Group has in addition an internal audit function subordinate to the President and CEO with the central task of examining and evaluating the effectiveness and credibility of the internal control and risk management of the companies and units belonging to the Group.

10. Insider Administration

The Orion Group follows the insider guidelines issued by NASDAQ OMX Helsinki, on which the Group's own Guidelines for Insiders are based. The Group's permanent insiders comprise the insiders with the duty to declare their holdings in Orion's public insider register and other persons defined by the Company as permanent company-specific insiders in accordance with the Company's own insider register. The insiders with the duty to declare comprise the members of the Board of Directors of Orion Corporation, the President and CEO, the designated auditor, and the members of the Executive Management Board. The permanent

company-specific insiders are persons that the Company has decided are permanent company-specific insiders.

The Company maintains its insider register in the SIRE system of Euroclear Finland Ltd.

Up-to-date information on the holdings of the Company's insiders with the duty to declare is available at www.orion.fi/insider-register.

11. Audit

Orion Corporation shall have one auditor, which shall be an Authorised Public Accountants Organisation. The term of the auditor shall be the financial period. The duties of the auditor shall terminate at the close of the Annual General Meeting of the Shareholders following the election.

For the 2010 financial year, the auditor of Orion Corporation is PricewaterhouseCoopers Oy, Authorised Public Accountant Firm, the designated auditor being Janne Rajalahti, Authorised Public Accountant.

11.1. Remuneration of auditor

The fees to the auditors are paid against invoicing accepted by Orion Corporation.

In 2010, the auditors were paid EUR 232,000 (EUR 254,000 in 2009) in auditing fees and EUR 127,000 (215,000) for other consultancy services. A detailed specification of the fees paid is presented in Note 4 of the Financial Statements for 2010.

Introductions of members of the Board of Directors, 1 Jan 2011



Hannu Syrjänen
B. Sc. (Economics), Master of Laws
b. 1951

Chairman of the Board of Directors of Orion Corporation since 24 March 2010, member since 2 April 2007
Chairman of the Remuneration Committee, member of the R&D Committee and the Nomination Committee

Career

2001–2010 President and CEO and Chairman of the Executive Management Group of Sanoma Corporation
1999–2001 Member of the Executive Management Group of SanomaWSOY
1989–2001 President and CEO, Vice President, and Executive Vice President and Deputy CEO of Rautakirja Corp.
Previously Mr. Syrjänen served as Vice President at the TS Group, Vice President at Wihuri Oy, and Managing Director of Finnish Lawyers' Publishing Oy

Current key positions of trust

Chairman of the Board of Directors: Ilmarinen Mutual Pension Insurance Company 2004–, Orion Corporation 2010–
Chairman of the Executive Board of the Finnish section of International Chamber of Commerce 2010–
Member of the Board of Directors: Orion Corporation 2007–

Former key positions of trust

Chairman of the Board of Directors: Federation of the Finnish Media Industry 2002–2006
Member of the Board of Directors: Employers Confederation of Service Industries 1999–2001, East Office of Finnish Industries 2008–2010, Confederation of Finnish Industries EK 2005–2006, Sanoma Corporation 2001–2010



Sirpa Jalkanen
Professor, MD
b. 1954

Member of the Board of Directors of Orion Corporation since 23 March 2009
Chairman of the R&D Committee

Career

2010– Vice Dean, University of Turku
2008– Director of a Centre of Excellence of the Finnish Academy until 2013
2006– Research professor, National Institute for Health and Welfare, THL
2001– Professor of Immunology, University of Turku
2000–2005 Director of a Centre of Excellence of the Finnish Academy
1996–2006 Academy professor
1996– Director, Receptor Programme, University of Turku
1986–1996 Researcher, University of Turku, Academy of Finland, THL
1983–1986 Researcher, Stanford University, USA

Current key positions of trust

Member of the Board of Directors: Orion Corporation 2009–, Emil Aaltonen Foundation
Member of the committee of medical experts of Sigrid Juselius Foundation 2001–
Member of scientific committee of Cancer Institute 2002–
Chairman of Finnish Academy of Science and Letters 2010–



Matti Kavetvuo
M. Sc. (Eng.), M. Sc. (Economics)
b. 1944

Vice Chairman of the Board of Directors of Orion Corporation since 24 March 2010, Chairman 1 July 2006 – 24 March 2010, member since 1 July 2006
Member of the R&D Committee and the Nomination Committee

Career

2000–2001 President and CEO of Pohjola Insurance Group, retired 2001
1992–1999 President and CEO of Valio Ltd
1985–1991 President and CEO of Orion Corporation
1979–1984 President of Instrumentarium Corporation

Current key positions of trust

Chairman of the Board of Directors: Lassila & Tikanoja Plc 2010–
Vice Chairman of the Board of Directors: Orion Corporation 2010–
Member of the Board of Directors: Konecranes Plc 2001–, Lassila & Tikanoja Plc 2008–, Orion Corporation 2006–

Former key positions of trust

Chairman of the Board of Directors: Metso Corporation 2003–2009, Marimekko Corporation 2007–2008, Orion Corporation 2006 – 24 March 2010, demerged Orion Corporation 2004 – 30 June 2006, Suominen Corporation 2002–2006
Vice Chairman of the Board of Directors: Alma Media Corporation 2005–2009, Kesko Corporation 2003–2006
Member of the Board of Directors: Lassila & Tikanoja Plc 1998–2001 and 1984–1988, Marimekko Corporation 1997–2008, Perlos Corporation 2003–2006, Lännen Tehtaat plc 2003–2004, Finnlines Plc 2000–2002, Suominen Corporation 2001–2006, UPM-Kymmene Corporation 2000–2001, Alma Media Corporation 2000–2010



Eero Karvonen
M. Sc. (Eng.)
b. 1948

Member of the Board of Directors of Orion Corporation since 1 July 2006
Member of the Audit Committee and the R&D Committee

Career

1986– EVK-Capital Oy, Owner and Managing Director
1980–1986 Rintekno Oy, Process Engineer, Division Manager and Technology Manager for biochemical and pharmaceutical process engineering
1975–1980 VTT Technical Research Centre of Finland, Biotechnical laboratory, researcher
1974–1975 Helsinki University of Technology, Senior Assistant in industrial microbiology

Current key positions of trust

Member of the Board of Directors: Orion Corporation 2006–

Former key positions of trust

Member of the Board of Directors: Orion Corporation 1997–2002, demerged Orion 2004 – 30 June 2006, Rocla Oyj 2006–2009
Member of the Supervisory Board: Orion Corporation 1988–1997, Instrumentarium Corporation 1996–1999


Heikki Westerlund

M. Sc. (Economics)
b. 1966

Member of the Board of Directors of Orion Corporation since 24 March 2010
Chairman of the Audit Committee, member of the Remuneration Committee and the R&D Committee

Career

2010– CapMan Plc, Chairman
2005–2010 CapMan Plc, CEO
2002–2005 Head of CapMan Buyout team
2001– CapMan Plc, Senior Partner
2000–2002 Head of CapMan Technology team
1997–2001 Investment Director
1994–1997 CapMan Plc, Investment Manager
1990–1994 Finnish Fund for Research and Development SITRA, Investment analyst, Industrial Manager
1988–1989 Foresport Oy, Managing Director

Current key positions of trust

Chairman of the Board of Directors: CapMan Plc 2010–, Finnish Venture Capital Association 2007–
Member of the Board of Directors: Orion Corporation 2010–, Lumene Oy 2006–

Former key positions of trust

Member of the Board of Directors: Medianorth Group Oy 1999–2004, Aldata Solution Oyj 1997–2001, Satama Interactive 1997–2000, Nexor Superstore 1995–1998 and Atbusiness Communications Oyj 1997–2003


Jukka Ylppö

M. Sc. (Eng.), M. Sc. (Economics)
b. 1955

Member of the Board of Directors of Orion Corporation since 2 April 2007
Member of the Audit Committee, Remuneration Committee, R&D Committee and the Nomination Committee.

Career

Jukka Ylppö has done a long career in the product development organization of ABB Corporation since 1981:

1999– Senior Advisor in the development of control systems for industrial electric drives
1996–1998 Head of the development of a control system for a new thyristor supply unit
1993–1995 Development of new controls for direct-current drives
1991–1992 Automation system development engineer, Västerås, Sweden
1988–1990 Sales engineer of ship automation systems
1986–1987 Project manager of the development of analyzers for paper making processes
1984–1985 Head of the development of control systems for direct-current drives
1982–1983 Product development engineer / power electronics

Current key positions of trust

Member of the Board of Directors: Orion Corporation 2007–

Former key positions of trust

Vice Chairman of the Board of Directors: Orion Corporation 2007 – 24 March 2010

Introductions of Executive Management Board members, 1 Jan 2011



Timo Lappalainen

M.Sc. (Eng)
b. 1962

President and CEO of Orion Corporation,
Chairman of the Executive Management
Board
as of 1 January 2008

Career

Timo Lappalainen joined Orion in 1999. He has since occupied the following positions:

2008– President and CEO
2005–2007 Senior Vice President, Proprietary Products and Animal Health
2003–2005 Executive Vice President, Orion Pharma
1999–2003 Senior Vice President, Business Development
1994–1999 Leiras Oy, Vice President, International Marketing and Business Development
1989–1993 Finvest Ltd., Vice President, Business Development and General Manager of Finvest's German unit
1987–1988 Arthur Andersen & Co. (Chicago, USA), Consultant

Current key positions of trust

Member of the Board: Chemical Industry Federation of Finland 2008–, Finnish Foundation for Cardiovascular Research 2010–
Member of the Advisory Board: The Finnish Fair Corporation 2009–

In addition, Timo Lappalainen a member of the Council of the Helsinki Region Chamber of Commerce and a member of the Council of the Finnish Section of the International Chamber of Commerce (ICC Finland).



Markku Huhta-Koivisto

M.Sc. (Eng.), MBA
b. 1956

Senior Vice President, Specialty Products and Fermion, since 1 November 2006

Career

Markku Huhta-Koivisto joined Orion in 1982. He has since occupied the following positions:

2006– Senior Vice President, Specialty Products and Fermion
2004–2006 Orion Pharma, Senior Vice President, Supply Chain
2004–2005 Fermion Oy, President
2002–2004 Orion Pharma, Senior Vice President, Supply Chain
2000–2002 Orion Pharma, Programme Director, business processes and information systems
1998–2000 Orion Pharma, Vice President, International Sales
1996–1998 Orion Pharma, Director and Vice President, Materials Management
1991–1996 Orion-Farmos Pharmaceuticals, Director, Materials Management
1990–1991 Farmos Oy, Pharmaceutical Division, Director and Vice President, Materials Management
1987–1990 Farmos Oy, Materials Manager
1984–1987 Farmos Oy, Plant Manager
1982–1983 Farmos Oy, Production Planning Manager
1981–1982 Oy Santasalo-Sohlberg Ab, Development Engineer

Current key positions of trust

Chairman of the Board: Fermion Oy 2005–
Member of Health Cluster of the National Emergency Supply Organisation, NESO 2007–



Satu Ahomäki

M.Sc. (Econ.)
b. 1966

Senior Vice President, Global Sales, since 1 October 2010

Career

Satu Ahomäki joined Orion in 1992. She has since occupied the following positions:

2010– Senior Vice President, Global Sales
2008–2010 Senior VP, Animal Health
2006–2007 Head of Business Development
2005 Business Development Director
2000–2004 Project Manager and Program Leader of Hormonal and Urological therapies
1992–1999 Several duties in pharmaceutical R&D

Before joining Orion, Satu Ahomäki worked in accounting in different companies.



Olli Huotari

Master of Laws, LL.M.
b. 1966

Senior Vice President, Corporate Functions (Communications, Human Resources, Intellectual Property Rights and Legal Affairs), since 1 July 2006
Secretary to the Board of Directors of Orion Corporation, since 1 October 2002

Career

Olli Huotari joined Orion in 1996. He has since occupied the following positions:

2006– Senior Vice President, Corporate Functions
2005–2006 Vice President, Human Resources at Orion Pharma and Corporate Vice President, HR development of the Orion Group
2002–2006 General Counsel of the Orion Group
1996–2002 Legal Counsel in Corporate Administration
1992–1995 Law firm Asianajotoimisto Jouko Penttilä Oy, Legal Counsel

In 1995–1996, Olli Huotari completed the degree of Master of Laws in International Commercial Law at the University of Kent at Canterbury, UK.



Liisa Hurme
Ph. D. (Biochemistry)
b. 1967

Senior Vice President, Proprietary Products, since 1 January 2008

Career

Liisa Hurme joined Orion in 1999. She has since occupied the following positions:

2008– Senior Vice President, Proprietary Products
2005–2007 Head of Urology and Oncology business
2004–2005 Program Leader of pharmaceutical development projects for Hormonal and Urological therapies
2002–2004 Portfolio Manager
2001–2002 Project Manager
1999–2001 Researcher and Project Manager, Hormonal therapies
1995–1999 Pharmacia & Upjohn, Researcher, Diagnostics Unit (Sweden) and Researcher, Development projects at ELIAS GmbH (Germany) and Institute Pasteur (France)

Liisa Hurme completed her doctoral thesis at the University of Helsinki in 1996.

Current key positions of trust

Member of the Board of Finnish Bioindustries FIB 2010–



Jari Karlson
M. Sc. (Econ.)
b. 1961

Chief Financial Officer (CFO), since 1 August 2002

Career

2002– Chief Financial Officer (CFO)
2001–2002 Orion Pharma, Vice President, Finance
1999–2001 Kuusakoski Group Oy, Vice President, Finance
1990–1999 Genencor International Inc, Controller, Director of Planning for the Europe and Asia region and Director of Finance in Europe
1988–1989 Cultor Oy, Financial controller for the Biochem division

As of November 2010, CFO Jari Karlson also takes the executive responsibility of the Animal Health business division.

Current key positions of trust

Member of the Board: Tapiola Mutual Pension Insurance Company 2010–



Pekka Kosi
M.Sc. (Eng.)
b. 1948

Senior Vice President, Supply Chain, since 1 November 2006

Career

Pekka Kosi joined Orion in 1977. He has since occupied the following positions:

2006– Senior Vice President, Supply Chain
1994–2006 Plant Manager of the Espoo and Kuopio plants
1988–1994 Planning Director
1977–1988 Technical Planning Manager

Before coming to Orion, Pekka Kosi worked as an Assistant at the Helsinki University of Technology and part-time at an engineering office.



Reijo Salonen
Professor, Docent, MD, PhD
b. 1956

Senior Vice President, Research and Development and Chief Medical Officer, since 1 November 2006

Career

2004– Orion Corporation, Senior Vice President, Research and Development and Chief Medical Officer
2004–2006 Pfizer, Vice President, Neurology, Psychiatry and Ophthalmology and Worldwide Therapeutic Area Head Neurosciences (USA)
2002–2004 GlaxoSmithKlein, Vice President, Clinical Development and Medical Affairs, Neurosciences
2001–2002 GlaxoSmithKlein, Vice President, Clinical Development, Neurology and GI
1999–2001 GlaxoWellcome, Director, Medical Strategy and Communications in the Neurosciences Therapy Group
1998–1999 GlaxoWellcome, Principal Medical Strategy Head in Neurology and Psychiatry
1997–1998 GlaxoWellcome, Senior Medical Strategy Head, Neurology (USA)
1995–1997 GlaxoWellcome, Country Medical Director (Finland)

Current key positions of trust

Member of the Board: European Brain Council 2006–
Member: European Brain Council Industry Board 2006–, European Federation of Pharmaceutical Industries and Associations (EFPIA), Research Directors Group 2007–, University of Turku, External Advisory Board 2010–



Liisa Remes
Research Assistant

Liisa Remes is the employee representative in the Executive Management Board.