Report on foundation governance, cf. section 77a of the Danish Financial Statements Act

Fonden for Museum for the United Nations - UN Live -

The report is an integrated part of the management commentary in the annual report.

Form for "Statutory report on foundation governance", cf. section 77a of the Financial Statements Act.

Recommendations on Foundation Governance

The foundation is covered by the Recommendations on Foundation Governance, which are available on the website of the Committee on Foundation Governance <u>www.godfondsledelse.dk</u>.

Recommendation	The foundation <u>complies</u>	The foundation <u>explains</u> ¹		Not applicable
		why	how	
1. Transparency and communication				
1.1 It is recommended that the board of directors adopt principles for external communication that address the need for transparency and stakeholders' needs and possibilities to obtain relevant up-to-date information about the circumstances of the foundation.		The website is updated regularly with information about UN Live's Board of Directors, team, activities and (soon to come) governance structures.		

¹ In case of lack of compliance with a recommendation, the foundation must explain *why* this recommendation was not followed and *how* the foundation has acted differently. An adequate explanation answers both questions and categorises the answer as being in compliance with the recommendation. It is therefore important that the foundation answer both questions in its explanation.

Form for "Statutory report on foundation governance", cf. section 77a of the Financial Statements Act.

2. Tasks and responsibilities of the board of directors

2.1 Overall tasks and responsibilities

2.1.1 It is recommended that, in order to secure the activities of the commercial foundation in accordance with the purposes and interests of the foundation, the board of directors should, at least once a year, take a position on the overall strategy and distribution policy of the foundation on the basis of the articles of association.	~	The Board of Directors' governance annual wheel includes both a strategy session and a discussion on adoption of budget.	
2.1.2 It is recommended that the board of directors regularly address whether the foundation's asset management is in line with the purpose of the foundation and its long- and short-term needs.	\checkmark	The Finance and Audit Committee (FAC) regularly meets before board meetings and discusses liquidity and other financial matters.	
2.2 Chairman and vice-chairman of the board of directors			
2.2.1 It is recommended that the chairman of the board of directors organise, convene and chair meetings of the board of directors in order to ensure effective board work and to establish the best conditions for the work of the board members, individually and collectively.	~	The Chairman of the board convenes four board meeting annually with at least 50% attendance, checked beforehand with board members availability.	

 2.2.2 It is recommended that if the board of directors, in exceptional cases, asks the chairman of the board of directors to perform special activities for the commercial foundation which extend beyond the duties of chairman, a board resolution to that effect be passed to ensure that the board of directors maintains its independent, general management and control function. Appropriate allocation of responsibilities should be ensured between the chairman, the vice-chairman, the other members of the board of directors and the executive board, if any. 2.3 Composition and organisation of the board of directors 			X
2.3.1 It is recommended that the board of directors regularly, and at least every second year, assess and stipulate the competences that the board of directors needs to possess in order to best perform the tasks incumbent upon the board of directors.	\checkmark	Board of Directors' mandates are 2 years. The annual wheel includes a discussion on competences in Q2 every year.	
2.3.2 It is recommended that, with due respect of any right in the articles of association to make appointments, the board of directors approves a structured, thorough and transparent process for selection and nomination of candidates for the board of directors.	\checkmark	The board has approved a transparent process to select and nominate new board members	
2.3.3 It is recommended that members of the board of directors are appointed on the basis of their personal qualities and competences, taking into account the collective competences of the board, and when composing and nominating new members of the board the need for introducing new talent is weighed against the need for continuity and the need for diversity in relation to commercial and grants experience, age and gender.	\checkmark	We currently have a diverse board and are continuously looking to ensure the board represents diversity in geographies, age groups and professional backgrounds.	

 2.3.4 It is recommended that in the management commentary in the annual report and on the commercial foundation's website, if any, there is an account of the composition of the board of directors, including its diversity, and that the following information is provided on each board member: the name and position of the member, the age and gender of the member, date of original appointment to the board whether the member has been re-elected, and expiry of the current election period, any special competences possessed by the member, other managerial positions held by the member, including positions on executive boards, boards of directors and supervisory boards and board committees in Danish and foreign foundations, enterprises and institutions, as well as other demanding organisation tasks, whether the member owns shares, options, warrants and similar in the foundation's subsidiaries and/or associated companies, whether the member has been appointed by authorities/providers of grants etc., and whether the member is considered independent. 	The website includes an overview of members of the BoD including detailed information.	
2.3.5 It is recommended that the majority of the members of the board of directors of the commercial foundation are not also members of the board of directors or executive board of the foundation's subsidiary(ies), unless it is a fully owned actual holding company.	No subsidiaries	X

2.4 Independence

2.4.1 It is **recommended** that an appropriate proportion of the board of directors be independent.

If the board of directors (excluding employee representatives) is composed of

- up to four members, at least one member should be independent,
- between five and eight members, at least two members should be independent, or
- nine to eleven members, at least three members should be independent, and so on.

To be considered independent, this person may not, for example:

- be or within the past three years have been member of the executive board, or senior employee in the foundation, or an essential subsidiary or associated company to the foundation,
- within the past five years have received larger emoluments, including distributions or other benefits from the foundation/group or a subsidiary or associated company to the foundation in other capacity than as member of the board of directors or executive board of the foundation,
- within the past year have had a significant business relationship (e.g. personal or indirectly as partner or employee, shareholder, customer, supplier or member of the executive management of companies with corresponding connection) with the foundation/group or a subsidiary or associated company to the foundation,
- be or within the past three years have been employed or partner at the external auditor,
- have been a member of the board of directors or executive board of the foundation for more than 12 years,



2 members are not completely independent: Jan Mattson is a former executive of the organization and Mikkel Bülow-Lehnsby is a donor

 be a close relative of, or in some other way be especially close to, persons who are not considered independent, be the founder or a significant donor if the purpose of the foundation is to grant support to this person's family or others who are especially close to this person, or be a member of the management of an organisation, another foundation or similar, which receives or repeatedly within the past five years has received significant donations from the foundation. 		
2.5 Appointment period 2.5.1 It is recommended that members of the board of directors be appointed for a minimum period of two years and a maximum period of four years.	Board members are appointed for 2 years and can be re-appointed for a second 2-years term.	
2.5.2 It is recommended that an age limit for members of the board of directors be set, which is published in the management commentary or on the foundation's website.	There is noUN Live is seeking tocommunication on theensure diversity in agewebsite regarding agegroups represented inlimit (75 years).the board.	

2.6 Evaluation of the performance of the board of directors and executive board		
2.6.1 It is recommended that the board of directors establish an evaluation procedure in which the board of directors, the chairman and the contributions and performance of individual members are evaluated annually, and the result is discussed by the board of directors.	Evaluations are done annually on Q2 Board meeting.	
2.6.2 It is recommended that once a year the board of directors evaluate the work and performance of the executive board and/or the administrator (where relevant) in accordance with predefined clear criteria.	The BoD has a yearly evaluation of the CEO and management on the Q2 Board meeting.	
3. Remuneration of management		
3.1.1 It is recommended that the members of the board of directors of commercial foundations be remunerated with a fixed remuneration and that members of an executive board, if any, be remunerated with a fixed remuneration, possibly combined with a bonus which should not be dependent upon accounting results. The remuneration should reflect the work and responsibilities consequential to the position.	Our board members are volunteers.	X
3.1.2 It is recommended that the financial statements provide information about the full remuneration received by each member of the board of directors and any executive board from the commercial foundation and from the foundation's subsidiaries and associated companies. Furthermore there should be information on any other remuneration which members of the board of directors and any executive board have received for performing other work or tasks for the foundation, the foundation's subsidiaries or associated companies, except for the remuneration of employee representatives as employees.	Our board members are volunteers.	X