CORPORATE GOVERNANCE STATEMENT 2022



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1 PREFACE

This is Raute Corporation's Corporate Governance Statement, which has been drafted in accordance with Chapter 7, Section 7 of the Finnish Securities Markets Act and with the Finnish Corporate Governance Code 2020 for listed companies issued by the Securities Market Association on September 19, 2019, and which is referred to in Raute Corporation's 2022 Report of the Board of Directors.

The operations of Raute Corporation and its subsidiaries (Raute Group, Raute) are based on compliance with the legislation in effect, the regulations covered by the legislation, and ethically acceptable operating methods.

In 2022, Raute Corporation complied with the Finnish Corporate Governance Code 2020 for listed companies issued by the Securities Market Association on September 19, 2019.

Raute Corporation's administrative principles are based on the Finnish Companies Act, the Securities Markets Act and Raute Corporation's Articles of Association. Raute Corporation has in place a Board-approved Code of Conduct, which describes to personnel, business partners and other stakeholders the demands and expectations of Raute in terms of responsible and ethical operations. The Board of Directors has also issued instructions on the decision-making bodies' charters, and instructions on the division of responsibilities between the Board of Directors, the President and CEO and the Executive Board, as well as guidelines for organizing internal control and risk management.

Raute Corporation's Articles of Association and Code of Conduct and other information related to the company's governance and investor relations are available on Raute's website (www.raute.com). Information concerning the company's administration and risk management is also included in the Annual Report and Financial Statements published on the company's website.

The Finnish Corporate Governance Code is also publicly available, for example on the Finnish Securities Market Association's website (www.cgfinland.fi).

2 DESCRIPTIONS OF CORPORATE GOVERNANCE

2.1 Composition and activities of the Board of Directors

2.1.1 Election of Board members

Board members are elected annually at the Annual General Meeting. According to the Articles of Association, the company's Board of Directors must have at least five and no more than seven members. The Annual General Meeting elects the Chair of the Board of Directors, the Vice-Chair and the members of the Board for the next term of office, which begins when the Board members are elected at the Annual General Meeting and ends at the following Annual General Meeting. The Board members do not have a special order of appointment.

2.1.2 Planning the composition of the Board of Directors

The Nomination Committee prepares and presents for the Annual General Meeting a proposal on the number of Board members and the Board's composition.

When planning the Board's composition, the Nomination Committee takes into account:

- the company's development stage and needs
- the areas of competence required by the tasks of the Board of Directors and its committees
- long-term needs and successor planning and the company's ownership structure

Key factors, in addition to the Board members' personal characteristics, are:

- the members' mutually complementary educational backgrounds and competence
- experience of an international operating environment and Raute's key sectors, project business, management and different business cultures

A person nominated as a member of Raute's Board of Directors must have the required competence for the tasks, must match the Board's competence profile and have sufficient time at their disposal for Board work. The independence of the Board members is assessed based on the independence criteria specified in the Finnish Corporate Governance Code for listed companies. Raute's goal is to take diversity issues into account in the Board's nomination and evaluation process also in terms of nationality and age and gender distribution.

2.1.3 Description of the Board's activities

The Board of Directors of Raute Corporation administers the company's operations in accordance with the regulations laid down in the law and the Articles of Association. The Board of Directors also acts as the Board for Raute Group, which handles and decides on all important issues that affect the entire Group or the operations of its units, regardless of whether the issue legally requires a decision from the Board of Directors. The Board of Directors may handle issues that concern any of the Group companies if the Board or President and CEO of the parent company deems it appropriate to do so.

The Board of Directors annually approves the Charter, and additionally confirms a schedule of meetings and plans the most important themes of each meeting. The Chair of the Board of Directors and the Group's President and CEO prepare an agenda of items to be discussed in each meeting.

In 2022, in addition to statutory tasks and those defined in the Articles of Association, the Board discussed the company's current priorities following the change of the President and CEO and the annual plan for 2023. On the basis of regular reporting by the company management, the Board has followed the development of the market and sales situation. the Group's profitability and the development of the liquidity and the balance sheet situation, and has reviewed profit and financial forecasts, approved the financial statements of 2022 and the interim reports of 2022, and discussed issues linked to remuneration. In addition, the Board of Directors has decided on key investments and met with the rest of the company's management. The Board has taken on the tasks of the Audit Committee. In this capacity, the Board has met with the external auditor three times. In the capacity of the Audit Committee, the Board's responsibilities include reviewing the company's financial statements and interim reports, verifying the independence of the auditors, estimating additional auditing services, and monitoring the internal control system, as well as the plans for internal and external audits. During 2022, the Board has initiated internal audit work with the help of an external service provider.

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The Board held 24 meetings in 2022, with 99 per cent of the Board members present. The attendance of individual members was as follows: Laura Raitio 24/24. Mika Mustakallio 24/24. Joni Bask 24/24. Ari Harmaala 24/24. Pekka Suominen 9/9, Patrick von Essen 24/24, Ari Piik 15/15 and Petri Perttula 14/15. The meetings have been equally physical, hybrid or remote following the new practices post Covid-19 era.

2.1.4 Details of Board members

On March 31, 2022 Raute Corporation's Annual General Meeting elected the Chair, Vice-Chair and five Board members to the Board of Directors.

Chair of the Board: Laura Raitio

- b. 1962, Licentiate in . Technoloav
- member of the Board since 2017. Chair of the Board of Directors as of 2019



- independent of the company and of major shareholders
- CEO, Diacor terveyspalvelut Oy 2014-2017, executive positions at Ahlstrom Oyj 1990-2014
- main positions of trust: member of the board, Suominen . Oyj 2015-, Solidium Oy 2019-;
- . Chair of the Board of Directors, Alko Ov 2022-, Helsinki Deaconess Institute Foundation sr 2017-
- Raute shares December 31, 2022; 1,000 Raute series A . shares

Vice-Chair of the Board: Mika Mustakallio

- b. 1964, M.Sc. (Econ.)
- member of the Board since 2004
- dependent on the company and major shareholders
- Chair of the Board 2021-, CEO 2006-2021, MORS Software Ov
- main positions of trust: Chair of the Board, Remmi Työpalvelu Oy 2022 -
- Raute shares December 31, 2022; 62,100 Raute series K . shares and 21.170 Raute series A shares

Members of the Board of Directors:

Joni Bask

- b. 1975. M.Sc. (Eng.)
- member of the Board since 2012
- independent of the company, dependent on major shareholders
- Sr. Manager, Varian Medical Systems Finland Oy 2020-
- no simultaneous positions of trust
- Raute shares December 31, 2022; 17,790 Raute series K shares and 4,450 Raute series A shares

Ari Harmaala

- b. 1961, B.Sc. (Eng.)
- member of the Board since 2019
- independent of the . company and of major shareholders
- Senior Vice President. .

Sales and Customership. Metsä Fibre Ov 2011-

- key positions of trust: member of the Board, European . Pulp Industry Sector (EPIS) 2016-
- Raute shares December 31, 2022: no shares .



Petri Perttula

- b. 1971, M.Sc. (Eng.)
- member of the Board since 2022
- independent of the . company and of major shareholders
- Vice President, Operations Finland, Honkarakenne Oyj 2021-
- no simultaneous positions of trust
- Raute shares December 31, 2022: no shares

Ari Piik

- b. 1993, B.Sc. (Econ.)
- member of the Board . since 2022
- independent of the company, dependent on major shareholders
- Head of Strategy and .
 - Business Operations, Wolt Enterprises Oy 2020-
- no simultaneous positions of trust .
- Raute shares December 31, 2022; 20 855 Raute series K shares and 418 Raute series A shares

Patrick von Essen

- . b. 1963, M.Sc. (Eng.)
- member of the Board . since 2016
- independent of the company and of major shareholders
- Managing Director, . Neste Engineering Solutions 2018-
- no simultaneous positions of trust .
- Raute shares December 31, 2022; 100 Raute series A shares





Vice-Chair of the Board of Directors Mika Mustakallio is dependent on the company, as he has served on the Board for more than 10 years. The Chair of the Board of Directors and the other members are independent of the company. Chair of the Board Laura Raitio, and three Board members, Mr. Ari Harmaala, Mr. Petri Perttula, and Mr. Patrick von Essen, are independent of major shareholders.

More detailed information on the acting Board of Directors and up-to-date member shareholder information can be found on Raute's website.

2.1.5 Board of Directors' diversity principles

The Nomination Committee strives to achieve a diverse Board composition that supports the achievement of strategic targets and development of the business.

Diversity is examined through a variety of factors that include the Board's age and gender distribution, the educational and professional backgrounds of the members, experience that is significant in terms of the position and personal characteristics. The purpose of the principles concerning diversity is to contribute to ensuring that the competence and experience of the Board as a whole, as well as the diversity of its composition are sufficient to meet the needs of Raute's business model and ownership structure. In terms of the gender distribution, the goal is for at least one member of each gender to be represented.

The Board of Directors assesses the achievement of diversity in its self-evaluation.

2.2 Board Committees

The Board of Directors appoints the Nomination Committee and temporary Working Committees from amongst its mem-bers to support the Board's work. The Board approves the key contents of the committees' Charter, and the committees re-gularly report on their work at the Board meetings. The Audit Committee's tasks are handled by the Board of Directors. The Board of Directors can also establish other committees.

2.2.1 Nomination Committee

The Board of Directors appoints the Nomination Committee. In the period from January 1–April 28, 2022, the Nomination Committee consisted of Board Chair Laura Raitio, Board member Pekka Suominen and an external member Mr. Ari Piik.

On April 28, 2022, the Board of Directors appointed the Nomination Committee for a new term, consisting of the Chair and a member of the Board of Directors and one external member. Due to the company's ownership structure, it has been considered, in deviation from the recommendations, justified that a representative of a large shareholder group who is not a member of the Board of Directors is on the Nomination Committee. The task of the Nomination Committee is to prepare a proposal concerning Board members for the Annual General Meeting.

On April 28, 2022, Board Chair Laura Raitio, Board Vice-Chair Mika Mustakallio and Mr. Pekka Suominen were appointed to the Board's Nomination Committee. The Nomination Committee convened three times in 2022, with all committee members in attendance.

2.2.2 Working Committee

For the preparation of matters of major importance, the Bo¬ard of Directors can appoint a permanent Working Committee, which includes the Chair of the Board of Directors, the Vice-Chair and one Board member. The tasks of the Working Com¬mittee were handled by the Board of Directors in 2022.

2.3 President and CEO

D.Sc. (Tech.) Mika Saariaho (b. 1973) has served as the President and CEO of Raute Corporation since October 1, 2022. During the interim term of May 1 until September 30, 2022 Mr. Petri Strengell (b. 1962) served as the Interim President and CEO. Until April 30, 2022, Mr. Tapani Kiiski (b. 1962) has served as the President and CEO. His tenure had started on March 16, 2004 . All three, Saariaho, Strengell and Kiiski are independent of major shareholders. Raute Corporation's President and CEO manages the tasks assigned to Presidents and CEOs in accordance with the Finnish Companies Act, and also serves as the President and CEO of the Group and as Chair of the Group's Executive Board. The President and CEO ensurres that the accounting of the company is in compliance with the law and that its assets are managed reliably. The President and CEO represents the Group at the shareholders' meetings of subsidiaries and associates and acts as Chair of the subsidiarries' Boards of Directors, unless the Board decides otherwise in individual cases.

The President and CEO steers the Group's business operations via the Executive Board and the operative units. The directors who oversee the operative units report to the President and CEO. The President and CEO implements the steering and monitoring of the operative units' tasks, with the assistance of the operations of the Executive Board and Group Administration.

2.3.1 Deputy to President and CEO

The deputy to Raute's President and CEO until May 5, 2022 was CFO Tarja Järvinen (b. 1963), M.Sc. (Econ.). Järvinen is independent of major shareholders.

2.4 Other Executive Board members

The task of the members of Raute Corporation's Executive Bo¬ard is to manage, within their area of responsibility, the ope¬rative organization in accordance with the approved business strategy and set targets. The purpose of the Group's Executive Board is to support the President and CEO in business-related decision-making. The President and CEO functions as the Chair of the Executive Board.

During the 2022 term, there were changes in Raute Corporation's Executive Board. Former members of the Executive Board include Tapani Kiiski (until April 30, 2022), Tarja Järvinen (until May 5, 2022), Marko Hjelt (until December 19, 2022), Mika Hyysti (until November 28, 2022), Timo Kangas (until November 28, 2022) and Jukka Siiriäinen (until November 28, 2022). Petri Strengell acted as interim CEO from May 1 to September 30, 2022.

Raute Corporation's Executive Board on December 31, 2022

Mika Saariaho

- b. 1973, Doctor of Science (Technology)
- President and CEO, October
 1, 2022–
 - 1, 2022– With the company since 2022 Tasks of the President and CEO. Chair of the Executive
- Board
 Raute shares December 31,
- 2022: no shares

Kurt Bossuyt

- b. 1975, Engineer
- Executive Vice President, Services, January 1, 2023–
- Services business unit
- Member of the Executive
- Board since 2019
- With the company since 2016
- Raute shares December 31, 2022: no shares

Mia Könnilä

- b.1974, BBA (Bachelor of Business Administration)
- Chief People Officer, December 19, 2022 -
- Human resources, people development, health & safety
- Member of the Executive Board since 2022
- With the company since 2021
- Raute shares December 31, 2022: no shares



Jani Roivainen

- b. 1974, B.Sc. (Eng.)
- Executive Vice President, Analyzers, January 1, 2023–
- Analyzers business unit
- Member of the Executive
 Board since 2019
- With the company since 2011
- Raute shares December 31, 2022: 881 Raute series A shares

Petri Strengell

- b. 1962, M.Sc. (Eng.)
- Executive Vice President,
 Wood Processing, January 1,
 2023-
- Wood Processing business unit
- Member of the Executive Board since 2004
- With the company since 1987
- Raute shares December 31, 2022: 4,777 Raute series A shares

Minna Yrjönmäki

- b. 1967, M.Sc. (Econ.)
- Executive Vice President, CFO, May 9. 2022–
- Finance, ICT, IR, ESG, other business support
- Member of the Executive
 Board since 2022
- With the company since 2022
- Raute shares December 31, 2022: no shares

Jari Myyryläinen, b. 1968, M.Sc. (Eng.), was appointed Chief Commercial Officer (CCO) and member of the Executive Board as of January 1, 2023, with sales & marketing and commercial excellence as his responsibility area.



3 DESCRIPTION OF THE MAIN PRINCIPLES OF THE IN-TERNAL CONTROL PROCEDURES AND RISK MANAGE-MENT SYSTEMS RELATED TO THE FINANCIAL REPORTING PROCESS

3.1 General description of risk management and internal control

Raute's risk management policy is approved by the Board of Directors. The Board of Directors has determined the Group's general appetite to risk and has approved the risk management policy on a general level. In addition, the Board has approved the financing policy for the company and handles the tasks of the Audit Committee. In that role, the Board is responsible for internal control and organizing risk management, and for monitoring their efficiency. The Board of Directors monitors the implementation of internal control. The Group's Executive Board has defined the Group's general risk management policy and operating policies, as well as the boundaries of the organization's powers.

The Group's President and CEO controls the implementation of the risk management principles in the entire Group, while the Presidents of the Group companies are responsible for risk management in their respective companies. The members of the Group's Executive Board are responsible for their own areas of responsibility across company boundaries. The Chief Financial Officer is responsible for the coordination of risk management. The President and CEO and the CFO regularly report significant risks to the Board.

There is no separate internal auditing organization in the Raute Group. Raute's Controller function oversees internal control, develops internal control and risk management procedures together with the rest of the organization, and monitors compliance with risk management principles, operational policies and powers. The absence of a separate internal auditing organization is taken into account in the planning of the annual internal control plan, the contents of Group reporting, audits based on quality control systems and the monitoring of subsidiaries.







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The key risks associated with the company's operations and international business are discussed in more detail in the company's financial statements release available on its website.

3.2 Internal control and risk management related to the financial reporting process

Internal control and procedures related to Raute's financial reporting process have been developed to ensure that the financial reports published by the company present an essentially accurate and sufficient description of the Group's financial position.

Raute's consolidated financial statements are prepared in accordance with the International Financial Reporting Standards, IFRS. The interim reports for 2022, including the financial statements release, were prepared according to the IAS 34 Interim Financial Reporting standard.

3.2.1 Key control procedures

The Board controls the preparation of the Financial Statements via regular reporting from the management. In addition to the annual budget, the Group makes use of forecasts, which are drawn up regularly for each month of the next quarter and for the entire year, against which exceptions are analyzed and reported to the Board. The Board also controls Raute's financial situation on a quarterly basis, via financial risk reviews, cash flow forecasts, and finance and balance sheet stress tests.

The Group's finance team prepares the consolidated financial statements, under the control and steering of the CFO, who ensures that set schedules are kept, analyses variances against comparison periods, forecasts and budgets, verifies internal control points and manages needed corrective actions. The consolidated financial statements are prepared on the basis of the data in the financial statements provided by all Group companies. The financial accounting of the Group companies is prepared according to both local accounting practices and Group's IFRS accounting principles with the help of the global financial accounting software, utilizing a joint chart of accounts also used for the Group reporting. Local entity controllers report the information to Group finance team according to a schedule set for the Group. VP Finance and business controllers within the Group finance team oversee the adherence to the reporting schedule, analyze the reported data, control the IFRS accounting data for Group reporting purposes, and ensure that financial accounting and management reporting are consistent with one another.

The Group uses Business Reviews, in which the management of various operative units and line organizations report to the President and CEO and the CFO on factors affecting the financial result of their area of responsibility, changes in forecasts and the most significant risks. The information compiled in the Business Reviews is used by the Group finance team when preparing forecasts for the Group. Senior management reviews and approves the management estimates and valuations, the Group's profit and loss reporting and forecasts and prepares reports for the Board of Directors.

A significant share of the Group's net sales is generated by the parent company's customer contracts based on percentage of completion over time. The principles of revenue recognition based on percentage of completion are defined at the Group level and their application is controlled by the Group finance team's specified controllers. The timing and accuracy of forecasts for customer contracts recognized over time is the responsibility of the project manager named to the project or another appointed person. The risk management procedures that are applied in projects are included in the parent company's quality system and are adapted, where applicable, to other Group companies. Internal control is carried out through the use of regular financial administration project reviews, which involve the controller as well as the head of project implementation. The head of project implementation reports the key contractual risks and changes in the project-specific forecasts and their causes at Executive Board meetings.

3.2.2 Control activities

Internal control and risk management procedures related to the financial reporting process are developed and managed together by the CFO and the controller organization. The controller function monitors the efficiency of internal control and risk management during the reporting process and reports on anomalies and insufficient control to the CFO. The CFO decides on whether corrective operative measures related to the anomalies will be taken, and also reports on the problems and development needs to the President and CEO and the Board of Directors, as well as to the manager who holds operative responsibility.

The management of the operative units ensures that the Group's internal control and risk management procedures are abided by in their area of responsibility and that the information produced by the financial reporting of their organization is timely, comprehensive and correct.

4 KEY PROCEDURES FOR INSIDER MANAGEMENT

4.1 Insider management

Raute Corporation follows the Guidelines for Insiders issued by Nasdaq Helsinki Ltd, the Central Chamber of Commerce, and the Confederation of Finnish Industries EK. In addition, the company applies separate insider instructions approved by the Board of Directors. The CFO is in charge of insider issues in the company.

The obligations concerning the reporting and publication of the management's business transactions (management under the notification obligation) apply to the company's Board of Directors, President and CEO and CFO.

Insider management maintains a Confidential Information Recipient (CIR) list of persons who have continuous access to insider information. The CIR group includes persons who are committed to abiding by the company's closed period. The CIR list is not public. The insider trading prohibition of persons under the notification obligation and in the CIR group begins at the end of the reporting period, however at least 30 days before the publication of an interim report or financial statements and ends two hours after the publication of a corresponding stock exchange release. The company avoids investor communication meetings during the closed period.

In addition to what is mentioned above, the company maintains a list of projects. A project means an identifiable set of measures or an arrangement that is to be confidentially prepared by Raute, which is, according to Raute, insider information and whose publication Raute has decided to delay.

The company has an internal reporting channel (whistle-blower) for reporting any detected misconduct. Either the company's management or Chair of the Board of Directors, depending on what the report pertains to, investigates and handles any such reports.

4.2 Procedures governing the publication of information

Raute's Board of Directors has approved for the company an investor communications policy that defines the key policies and practices for Raute's investor communications. Raute's investor communications include financial reports, websites, and various meetings with investors in which the Group's senior management participate actively. Raute organizes press conferences in Helsinki in connection with the publication of the Financial Statements Review and Interim Reports in which analysts and investors are given the opportunity to meet the President and CEO and the CFO in person. When needed, the press conferences can be organized through a remote connection as well. The company avoids investor communication meetings during insider trading prohibitions.

More information on the management of insider issues is available on the company's website.

5 RELATED PARTY TRANSACTIONS

Raute Corporation complies with legislation related to related party transactions and ensures, in accordance with legislation and the Finnish Corporate Governance Code, that the requirements set for the monitoring, assessment, decision-making and reporting of related party transactions are complied with. Raute's related party policy, which includes the principles for monitoring and assessing related party transactions, has been approved by Raute's Board, which monitors and assesses related party transactions.

Raute has defined the related parties and Raute's financial administration maintains a list of the persons and entities that are related parties. Raute maintains up-to-date instructions on related party regulations and compliance with them. Requirements concerning related party transactions are also included in Raute's Code of Conduct.

Raute can carry out transactions with its related parties which are part of the company's regular business and carried out under normal commercial terms in accordance with the decision-making procedure that complies with the company's internal guidelines. Raute's Board of Directors decides on related party transactions that are not in accordance with Raute's regular business or that are not carried out in accordance with normal commercial terms, taking into account provisions on disqualification.

Related party transactions are monitored regularly by Raute's financial administration. Management members belonging to Raute's related parties are also obligated to report any related party transactions they have planned or have become aware of to Raute's related party administration without delay once the transaction has been brought to their attention. Internal control monitors conflict of interest situations. The results of related party transaction monitoring are regularly reported to the Board of Directors.

6 AUDITING

At Raute Corporation's Annual General Meeting on March 31, 2022, the authorized public accounting company PricewaterhouseCoopers was chosen as auditor, with Authorized Public Accountant Markku Launis as the principal auditor.

The remuneration paid to the auditor in 2022 for audit services was EUR 157 thousand and for other services EUR 29 thousand, in total EUR 186 thousand for the year 2022.

Lahti, March 9, 2023

Raute Corporation Board of Directors



RAUTE CORPORATION

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