



ANNUAL REPORT 2025

Saniona AB (PUBL)

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**The Annual Report is from page 22-78*

This is a translation of the Swedish language original. In the events of any differences between this translation and the Swedish original the latter shall prevail.

FINANCIAL OVERVIEW 2025 (2024)

REVENUE

SEK 434.4M (SEK 334.7M)

OPERATING EXPENSES

SEK 163.4M (SEK 92.8M)

NET PROFIT/LOSS

SEK 284.7M (SEK 188.7M)

EARNINGS/LOSS PER SHARE

SEK 2.21 (SEK 1.77)

DILUTED EARNINGS/LOSS PER SHARE

SEK 2.15 (SEK 1.76)

CASH/CASH EQUIVALENTS

SEK 580.8M (SEK 303.3M)

ABOUT SANIONA

Saniona is a clinical-stage biopharmaceutical company focused on discovering, developing, and delivering innovative treatments for neurological and psychiatric disorders. The company's internal pipeline includes SAN2668 for paediatric epilepsy syndromes, SAN2219 for epilepsy, and SAN2465 for major depressive disorder. Saniona has established strategic collaborations with leading pharmaceutical companies, including Jazz Pharmaceuticals, which holds global rights to SAN2355 for epilepsy, Acadia Pharmaceuticals, which holds worldwide rights to ACP-711 for essential tremor, and with Medix, which holds rights to tesofensine for obesity in Mexico, where a market authorization application is currently under review, and Argentina. Saniona's ion channel discovery platform is further validated through research collaborations with Boehringer Ingelheim, AstronauTx, and Cephagenix. Headquartered in Copenhagen, Saniona is listed on the Nasdaq Stockholm Main Market.

For more information, please visit www.saniona.com.

Significant Events in 2025

- On January 10, Saniona's Nomination Committee proposed John Haurum as New Chairman of the Board of Directors.
- On January 15, Saniona's joint venture, Cephagenix, secured seed funding from AdBio Partners and AbbVie ventures, with up to EUR 9 million.
- On February 10, Medix initiated a revision of the tesofensine application based on COFEPRIS's feedback. Medix now sees a clear path to regulatory approval, and on February 20, Medix resubmitted tesofensine application to COFEPRIS.
- On March 3, Saniona initiated GMP manufacturing and toxicology studies for SAN2355. The objective is to finalize the data package for a clinical trials application by year-end 2025.
- On March 3, Acadia Pharmaceuticals and Saniona announced initial positive results from ACP-711 Phase 1 study.
- On March 10, Saniona appointed Pierandrea Muglia, M.D. as Chief Medical Officer.
- On March 11, Saniona announced that the ongoing research collaboration with Boehringer Ingelheim has been extended with one year.
- In March, Saniona announced the following regarding warrants series TO 4: the exercise price has been determined to SEK 4.88, an agreement on guarantee commitments free of charge is entered, and that Saniona's board and CEO will exercise 964,334 TO 4 warrants.
- On March 26, Saniona announced initiation of scale-up and manufacturing of toxicology batches for SAN2219.
- On April 3, Saniona announced the final outcome of exercise of warrants series TO 4, corresponding to a

total of SEK 111.3 million after issue costs, which corresponds to 100 percent of the total number of TO 4 warrants.

- On May 12, Saniona appointed Johnny Stilou as Chief Financial Officer.
- On June 19, Saniona acquires headquarters to secure long-term stability, funded from existing cash reserves of SEK 72.2 million (DKK 49 million).
- On July 1, Saniona took over the ownership of the headquarters.
- On June 26, Fenja Capital II A/S requested a conversion of the remaining outstanding convertibles for a total nominal amount of SEK 6 million, whereby a total of 1,941,747 new shares were issued. The issue of the new shares to Fenja Capital II A/S took place in July 2025.
- On August 20, Saniona announced an exclusive worldwide licensing agreement with Jazz Pharmaceuticals for SAN2355, a highly selective Kv7.2/7.3 activator for the treatment of epilepsy and other potential indications. Saniona received an upfront payment of USD 42.5 million (SEK 404.8 million) and is eligible to potential clinical, regulatory and commercial milestone payments of up to USD 992.5 million (SEK 9,5 billion), and tiered royalties on future net sales. The first milestone payment of USD 7.5 million (SEK 72 million) will be payable upon initiation of the Phase 1 clinical trial. Jazz will assume responsibility for all future development, regulatory submissions, and commercialization, while Saniona focuses on advancing its internal pipeline.
- On September 4, Saniona announced the selection of SAN2668 as first-in-class clinical candidate for treatment of severe paediatric epilepsy syndromes.
- On December 17, Saniona announces several new leadership appointments across clinical development, translational medicine, toxicology, and CMC.

Significant Events after the Reporting Period

- No events after the reporting period have occurred that require adjustment to or disclosure in the financial statements.

CEO LETTER

From Partnership Validation to Clinical Execution

2025 was a transformational year for Saniona.

As we reflect on 2025, Saniona delivered a year of strong execution and strategic progress. We advanced our pipeline, expanded partnerships, and strengthened our financial and operational foundation, positioning the company for its next phase of growth.

Our partnership-based strategy remains central to how we create value. In 2025, this approach delivered significant results. Most notably, we entered into a licensing agreement with Jazz Pharmaceuticals for SAN2355, building on the agreement with Acadia Pharmaceuticals for SAN711 signed in November 2024. Together, these partnerships generated USD 70.5 million in upfront payments during 2024 and 2025, and may provide up to approximately USD 1.6 billion in potential milestone payments, in addition to royalties.

Beyond their financial impact, these agreements validate the strength of our ion channel platform and enable us to advance our proprietary pipeline with a high degree of capital efficiency. Our research collaborations with Boehringer Ingelheim and AstronauTx also progressed, while Cephagenix, our migraine joint venture, secured up to EUR 9 million in seed financing from AdBio Partners and AbbVie Ventures.

We also made strong progress across our proprietary pipeline. In 2025, we initiated three preclinical development programs: SAN2219 for epilepsy, SAN2465 for major depressive disorder, and SAN2668 for severe pediatric epilepsies, which was designated a clinical candidate in August.

SAN2668 advanced through key IND/IMPd-enabling activities, with regulatory submissions planned for the second half of 2026, targeting developmental and epileptic encephalopathies, which represents one of the most severe areas of unmet need in pediatric neurology.

SAN2465 completed GLP toxicology batch manufacturing, and GMP production is underway to support first-in-human studies in the U.S., supported by a differentiated preclinical profile.

SAN2219 also progressed toward GLP toxicology, further strengthening our epilepsy portfolio.

Looking ahead, we aim to initiate two Phase 1 studies in 2026 and a third in early 2027, advancing multiple proprietary assets toward Phase 2 proof-of-concept. Over time, we intend to progress at least one program toward Phase 3 internally while partnering others.

Financially, we strengthened the company through the successful completion of the TO4 financing, raising approximately SEK 115 million with high participation. We also acquired our headquarters to secure long-term

operational stability, with plans for a future sale and leaseback.

To support our growing pipeline, we expanded our team from 22 to 34 employees and strengthened our leadership team, including the appointments of a Chief Medical Officer and a Chief Financial Officer, alongside enhanced capabilities across key functions.

Beyond our core focus, Medix continues the regulatory review of tesofensine in Mexico, which may provide additional milestone and royalty potential.

As we enter 2026, Saniona stands on a strong foundation: a validated business model, an advancing pipeline, a solid financial position, and an organization built for execution.

We are well positioned to deliver on our ambition to bring innovative treatments to patients with neurological and psychiatric disorders while creating long-term value for our shareholders.

On behalf of the leadership team, I thank our employees, partners, and shareholders for your continued trust and support.

CEO, Thomas Feldthus



PIPELINE

SANIONA'S PIPELINE

Product Candidate	Indication	Research	LOP/CS	Pre-clinical	Phase 1	Phase 2a	Phase 2b	Phase 3	Comment	
SAN2219	Epilepsy	Internal development				Internal development				Positioned for epilepsy focal seizures with multiple expansion opportunities in severe epilepsy; and neuropsychiatric disorders
SAN2465	Depressive disorder	Internal development				Internal development				Positioned for major depressive disorder (rapid onset and refractory MDD) with additional potential in a rare paediatric disease, Dub15q
SAN2668	Epilepsy	Internal development				Internal development				Positioned for rare pediatric epilepsy syndromes including DEEs with multiple expansion opportunities in drug resistant epilepsy
SAN711 Acadia	Essential tremor	Partner CNS-programs								Partnership entitling Saniona to milestone payments of up to USD 582m plus royalties
SAN2355 Jazz	Epilepsy	Partner CNS-programs								Partnership entitling Saniona to milestone payments of up to USD 992.5m plus royalties
AstronauTx Program	Alzheimer's	Partner CNS-programs								Partnership entitling Saniona to milestone payments of up to USD 177m plus royalties
Boehringer Program	Schizophrenia	Partner CNS-programs								Partnership entitling Saniona to milestone payments of up to EUR 76.5m plus royalties
Cephagenix Program	Migraine	Partner CNS-programs								Joint venture, Saniona owns 25.8%
Tesofensine Medix	Obesity	Non-CNS programs								Under regulatory review – partnership with Mexican market leader Medix, near-term revenue potential through double digit royalties
Tesomet	HO, PWS	Non-CNS programs								Positioned for partnering following successful phase 2a data
SAN903	IBD, Fibrotic / inflammatory	Non-CNS programs								Positioned for partnering following successful IND/CTA enabling studies

■ - Internal development
 ■ - Partner CNS-programs
 ■ - Non-CNS programs

Saniona's Internal Pipeline

Saniona's internal pipeline (marked in yellow in pipeline overview) comprises two preclinical candidates, SAN2219 and SAN2368, for epilepsy and a preclinical candidate, SAN2465, for major depressive disorders (MDD).

SAN2219

SAN2219 is a subtype-selective positive allosteric modulator (PAM) of GABA_A α2-, α3-, and α5-containing receptors, designed to provide broad antiseizure activity by dampening excessive neuronal activation throughout the brain. SAN2219 is in preclinical development, and Saniona expects to finalize the CTA/IND-enabling package for the start of Phase 1 clinical trials in the second half of 2026.

SAN2219 has demonstrated potent efficacy in rodent models for focal onset seizures, generalized tonic-clonic seizures, and absence seizures. Unlike benzodiazepines, it does not enhance the activity of GABA_A α1-containing receptors, which are associated with sedation, ataxia, and tolerance to anticonvulsant effects. This selectivity is expected to make SAN2219 highly effective for a variety of epilepsy indications, including focal onset seizures and acute repetitive seizures, without the limitations of benzodiazepines.

Saniona believes SAN2219 has the potential to address a critical unmet need by providing a non-sedating, effective treatment for acute repetitive seizures devoid of the dose restrictions imposed on benzodiazepines.

SAN2465

SAN2465 is a highly potent and selective negative allosteric modulator (NAM) of GABA_A α5-containing receptors, offering a novel approach for treatment of major depression, distinct from conventional antidepressants, NMDA antagonists, and psychedelic investigational drugs. It exhibits unprecedented affinity for the GABA_A α5 target and has the potential to be first-in-class treatment for the rapid resolution of depression. SAN2465 is in preclinical development and Saniona

expects to finalize the CTA/IND-enabling package for start of Phase 1 clinical trials in the second half of 2026.

Depressive disorders affect 280 million people worldwide and are the leading cause of disability. Current treatments, including selective serotonin reuptake inhibitors (SSRIs), often have delayed onset, low remission rates, and limited efficacy; more than 30% of patients do not respond adequately, leading to treatment-resistant depression. The FDA and EMA approved esketamine (Spravato™) in 2019 as the first fast-acting NMDA antagonist-based antidepressant. However, esketamine is associated with sedation, acute dissociative effects, respiratory depression, and abuse potential, requiring assisted administration and a Risk Evaluation and Mitigation Strategy (REMS) program.

There is a significant unmet need for safe, rapid-acting antidepressants without the use limitations of NMDA antagonists. SAN2465 has demonstrated efficacy in the chronic mild stress model of depression, a well-validated translational model. A single oral dose effectively reversed depressive-like symptoms within 24 hours, restoring hedonic response to positive stimuli such as sucrose intake, normalizing stress-induced anxiety and cognitive impairments, and showing an onset and robustness comparable to ketamine—without observable adverse effects.

Unlike NMDA antagonists (e.g., esketamine) and psychedelics (e.g., psilocybin), SAN2465's mechanism is not expected to induce sedation, dissociative effect, induce respiratory depression, hallucinations, or abuse potential. This differentiation suggests SAN2465 could offer a first-in-class, rapid-acting antidepressant without the significant safety concerns limiting current fast-acting therapies.

Beyond major depressive disorder, SAN2465 may also address neuropsychiatric symptoms in Dup15q syndrome, a rare genetic neurodevelopmental disorder with an estimated prevalence of 1 in 16,000.

Characterized by intellectual disability, hypotonia, developmental delays, autism spectrum disorder, and refractory seizures, Dup15q currently has no FDA-approved treatments, providing potential for orphan drug designation.

SAN2668

SAN2668 is Saniona's lead clinical candidate and potential first-in-class therapy for severe pediatric epilepsies, including Developmental Epileptic Encephalopathies (DEEs). These syndromes are often drug-resistant, lack approved therapies, and have lifelong consequences for patients and families.

Designed with selective pharmacology targeting all GABA_A receptor subtypes involved in seizure control, SAN2668 offers a precision approach to seizure prevention while minimizing liability for tolerance development, sedation, cognitive impairment, and motor side effects. Its robust efficacy demonstrated in preclinical studies supports the potential for best-in-class efficacy for children with difficult-to-treat epilepsy syndromes.

SAN2668 is progressing toward Phase 1 clinical trials in 2026. In addition to safety and tolerability the planned clinical assessments include pharmacodynamic and target engagement studies to provide early validation of its mechanism of action and its ability to achieve therapeutic receptor occupancy levels associated with robust anti-seizure efficacy. These data will inform rational dose selection for Phase 2, supporting an optimal balance between efficacy and tolerability in pediatric populations.

The program reflects Saniona's commitment to advancing transformative ion channel modulators for rare and severe CNS disorders.

SANIONA'S PARTNERED PROGRAMS

Saniona partnered programs include three strategic development collaborations and three research collaborations.

Strategic development collaborations are focused on advancing specific programs toward clinical development and commercialization.

Research collaborations aim to identify and develop novel drug candidates, with the potential to transition into full development programs.

SAN2355, Jazz Pharmaceutical

Saniona's partner Jazz is preparing SAN2355 for Phase 1 clinical studies. Jazz plans to develop SAN2355 for epilepsy. Jazz has exclusive worldwide rights to develop and commercialize SAN2355 in epilepsy and other potential indications. Jazz will lead and fund further development, regulatory submissions, and global commercialization activities.

Under the License Agreement entered in 2025, Saniona received a USD 42.5 million (SEK 404.8 million) upfront payment and is eligible for up to USD 992.5 million (SEK 9.5 billion) in milestone payments. The first milestone payment of USD 7.5 million (SEK 72 million) will be triggered upon initiation of the first Phase 1 study. Potential milestone payments include up to USD 192.5 million (SEK 1.8 billion) in development and regulatory milestones and up to USD 800 million (SEK 7.6 billion) in commercial milestones. Saniona is also entitled to tiered royalties ranging from mid-single digits to low-double digits on net sales of commercial products resulting from the development of SAN2355.

SAN2355 is a preclinical, selective small molecule activator of Kv7.2/Kv7.3 potassium channels, a mechanism validated for seizure suppression. Prior Kv7-targeting agents have demonstrated clinical efficacy, but dosing appears to be limited by adverse events associated with off-target activation. SAN2355 is

uniquely selective for Kv7.2/Kv7.3, the Kv7-subtypes responsible for seizure suppression, and avoids activation of other Kv7-subtypes. This selectivity enables SAN2355 to deliver dosing to optimal efficacy and supports its potential as a best-in-class treatment for epilepsy.

ACP-711, Acadia Pharmaceuticals

Saniona partner Acadia is developing ACP-711 aiming to start Phase 2 clinical studies by end of 2026. Acadia is developing ACP-711 for essential tremor, a neurological disorder characterized by involuntary shaking or trembling movements. Acadia will lead and finance clinical development, regulatory submissions, and global commercialization, while Saniona has overseen the Phase 1 study completed in 2025.

Under the License Agreement entered in 2024, Saniona received a USD 28 million (SEK 300 million) upfront payment and is eligible for up to USD 582 million (SEK 6.2 billion) in milestone payments. The first milestone payment of USD 10 million (SEK 107 million) will be triggered upon initiation of the first Phase 2 study. Potential milestone payments include up to USD 147 million (SEK 1.6 billion) for development and regulatory milestones across the first and second indications and up to USD 435 million (SEK 4.6 billion) based on sales thresholds. Saniona is also entitled to tiered royalties ranging from low to mid-single digits to low-double digits on net sales.

ACP-711 is a Positive Allosteric Modulator (PAM) of GABA_A α 3-containing receptors. GABA is a neurotransmitter that mediates inhibitory signals in the brain. Unlike benzodiazepines, which act on multiple GABA_A subunits and are associated with sedation, motor instability, abuse potential, and memory impairment, ACP-711 selectively targets GABA_A α 3, potentially offering a more tolerable treatment option without these limitations.

Tesofensine, Productos Medix

Saniona's partner Medix has completed a successful Phase 3 study and submitted a new drug application to COFEPRIS, the Mexican food and drug administration, for tesofensine as a treatment for obesity. In February 2023, COFEPRIS' technical committee issued a favorable non-binding opinion on tesofensine, marking a key step in the regulatory review process. Medix holds exclusive commercialization rights in Mexico and Argentina, while Saniona is entitled to milestone payments and royalties.

Saniona retains commercial rights in the rest of the world and has the exclusive rights to utilize data from the Phase 3 trial in this territory.

Tesofensine is a monoamine reuptake inhibitor that increases levels of dopamine, serotonin, and noradrenaline - neurotransmitters involved in appetite regulation, food-seeking behavior, and metabolism. Its weight-reducing effect was demonstrated in the six-month Phase 2 TIPO-1 trial, where patients receiving 0.50 mg per day achieved weight loss of 10% or more in 24 weeks - comparable to leading GLP-1 analogs. Unlike GLP-1 analogs, tesofensine is an oral tablet and does not require titration.

Medix's Phase 3 study was a 24-week, randomized, double-blind, placebo-controlled trial assessing two doses of tesofensine (0.25 mg and 0.50 mg) in 372 patients with obesity on diet and exercise. The primary endpoint was the average percentage and absolute weight loss compared to placebo, with secondary endpoints evaluating the proportion of patients achieving at least 5% and 10% weight loss.

The study confirmed Tesofensine's strong efficacy and favorable safety profile. At the 0.50 mg dose, patients achieved approximately 10% weight loss, with more than half losing over 10% of their body weight. Statistically significant reductions in key obesity-related risk factors were also observed. Tesofensine was well

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tolerated, with a safety profile similar to placebo, a low incidence of adverse events, and no significant impact on blood pressure. A minor but statistically significant increase in heart rate was noted.

With data from 34 clinical trials 1,921 patients exposed to therapeutic doses for up to one year, tesofensine has a robust safety dataset supporting regulatory filings in Mexico and Argentina, and potentially in other markets.

Boehringer Ingelheim collaboration

Saniona and Boehringer Ingelheim entered the research collaboration and license agreement in 2020, aiming to discover new treatments for schizophrenia by targeting a CNS ion channel.

Under the agreement, Boehringer Ingelheim holds exclusive worldwide rights to research, develop, manufacture, and commercialize the therapeutics resulting from the collaboration. Saniona is eligible to receive up to €76.5 million in milestone payments, as well as royalties on worldwide net sales. Boehringer Ingelheim covers all internal and external costs incurred by Saniona under the research plan on fully loaded bases.

The program is currently in the lead optimization stage following the successful research milestone in October 2024.

AstronauTx collaboration

Saniona and AstronauTx entered the ongoing research collaboration and option agreement in 2023. The objective of the collaboration is to identify new treatments for Alzheimer's disease and other neurodegenerative conditions by modulating a novel, undisclosed ion channel target.

AstronauTx has an option to obtain exclusive worldwide rights to research, develop, manufacture, and commercialize therapeutics identified through the collaboration. Saniona will receive milestone payments of up to USD 102 million upon the achievement of

certain research, development, and regulatory milestones. In addition, Saniona is entitled to commercial milestone payments of up to USD 75 million and tiered royalties on net sales of any potential products commercialized by AstronauTx as a result of this collaboration. AstronauTx covers all internal and external costs incurred by Saniona under the research plan on fully loaded bases.

Cephagenix collaboration

Cephagenix was established in 2020 by Professor Jes Olesen and Saniona to develop novel migraine treatments targeting mechanisms identified through Professor Olesen's research. The company's lead program focuses on identifying subtype-selective K_{ATP} channel inhibitors for migraine treatment. Cephagenix has identified highly selective inhibitors of the K_{ATP} channel subtype expressed in intracranial arteries, with first-generation compounds demonstrating efficacy in a relevant rodent migraine model.

Cephagenix and Saniona entered a research agreement in January 2025. Under the agreement Saniona has received success-based warrants to obtain additional shares in Cephagenix and is entitled to commercial milestone payments for potential products commercialized as a result of the collaboration. Cephagenix covers all internal and external costs incurred by Saniona under the research plan on fully loaded bases.

During Q3 2025 Cephagenix secured a second tranche funding of EUR 1 million from existing shareholders. Saniona participated pro rata with an investment of SEK 4.1 million (EUR 0.366 million).

PROGRAMS POSITIONED FOR PARTNERING

Tesomet™

Tesomet is a novel, potentially first-in-class, once-daily oral investigational therapy for hypothalamic obesity (HO) and Prader-Willi syndrome (PWS). Saniona is actively exploring worldwide partnerships that could provide immediate non-dilutive income and advance Tesomet's development.

Tesomet is a fixed-dose combination of tesofensine and metoprolol. Tesofensine is a presynaptic reuptake inhibitor with appetite-suppressing properties, while metoprolol is a cardio-selective β 1 receptor blocker approved since 1978 for cardiovascular conditions.

Following discussions, the FDA confirmed that Tesomet may proceed via the 505(b)(2) regulatory pathway for both HO and PWS and has granted orphan drug designation for both indications. Saniona believes the initial Phase 2 data support further development.

Hypothalamic Obesity (HO)

HO is a rare neuroendocrine disorder, most caused by hypothalamic damage following the removal of a craniopharyngioma (CP), a rare, non-cancerous central nervous system tumor. HO affects an estimated 25,000 people in the U.S. and 40,000 in Europe. There are currently no FDA-approved treatments or cures for this condition.

Saniona has completed a Phase 2 clinical trial of Tesomet for HO, a 24-week, randomized, double-blind, placebo-controlled study conducted at a single center, with an optional 24-week open-label extension (OLE). The trial included 21 adult patients, with 13 receiving Tesomet and 8 receiving placebo in the modified intent-to-treat analysis. The primary endpoint—safety and tolerability—was achieved. Tesomet also met several secondary efficacy endpoints, demonstrating statistically significant, placebo-adjusted weight loss of

6.28% ($p < 0.0169$) and a mean reduction in waist circumference of 5.68 cm (5.00%) after 24 weeks. In the OLE, Tesomet continued to show sustained improvements in body weight and waist circumference.

Prader-Willi Syndrome (PWS)

Prader-Willi syndrome (PWS) is a rare, complex genetic disorder and the most common genetic cause of childhood obesity worldwide. It affects an estimated 34,000 people in the U.S. and 50,000 in Europe.

Saniona has completed a Phase 2 clinical trial of Tesomet in PWS, a two-center, randomized, double-blind, placebo-controlled study. The trial included nine adults and nine adolescents who received Tesomet or placebo daily for three months, followed by two open-label three-month extensions (OLE1 and OLE2) for adolescents.

The primary endpoint was change in body weight, with secondary objectives including hyperphagia, body composition, lipids, and other metabolic parameters. Adults receiving Tesomet achieved a 5.4% reduction in body weight, a notable result in this small patient population, and a statistically significant 8.1 percentage point reduction in hyperphagia, as measured by the Hyperphagia Questionnaire for Clinical Trials (HQ-CT), the standard tool for assessing hyperphagia in PWS. In adolescents, an increased Tesomet dose (0.125 mg to 0.25 mg) during OLE2 led to further weight reduction and an additional decrease in hyperphagia based on HQ-CT scores.

SAN903

SAN903 successfully completed preclinical development, enabling Phase 1 clinical trials, either independently or with a partner.

SAN903 is a novel, potentially first-in-class treatment for inflammatory bowel diseases (IBD), targeting both intestinal inflammation and fibrosis through inhibition of the calcium-activated potassium ion channel KCa3.1. This channel regulates immune cell activation and

inflammation in chronic diseases and plays a key role in fibrosis by driving excessive connective tissue production in fibroblasts, particularly myofibroblasts. Unlike current IBD treatments, SAN903 addresses fibrosis, a major unmet need that can lead to gut obstructions requiring surgery. By preventing immune cell and fibroblast activation, SAN903 reduces inflammation, impedes cytokine release, and limits collagen secretion, potentially offering a more comprehensive treatment approach.

PARTNERSHIPS AND SPINOUTS

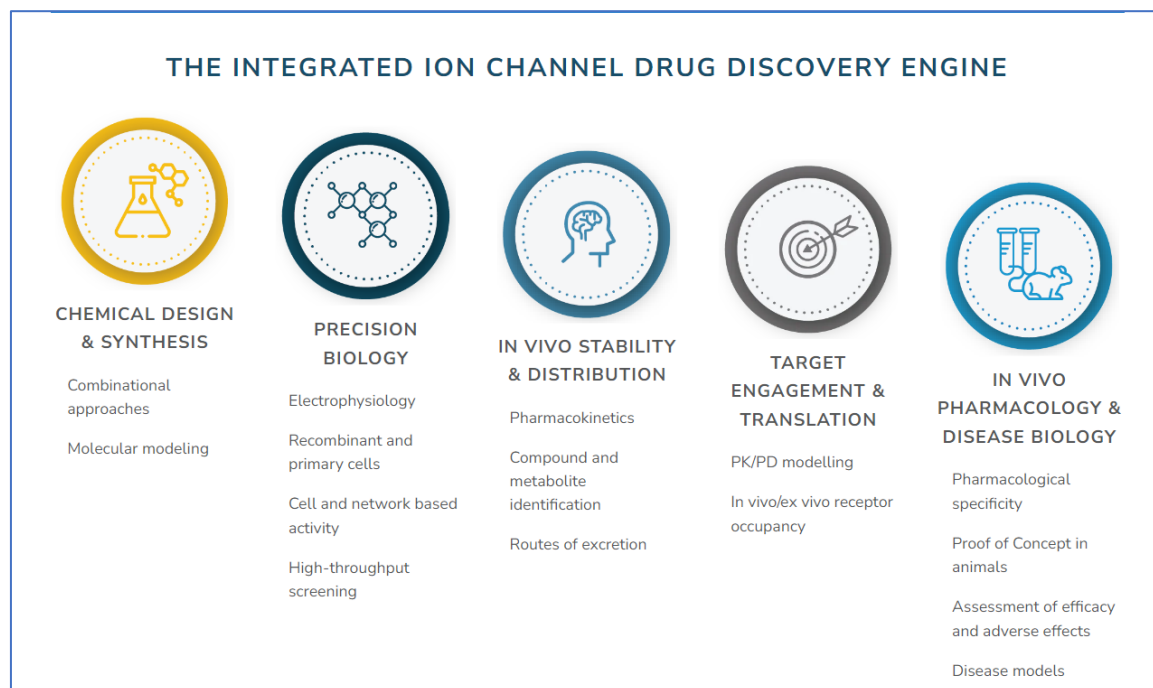
Leveraging Saniona’s expertise in the field of ion channel drug discovery and the company’s proprietary focused compound library and robust database (IONBASE), Saniona is continuously advancing its research programs to identify and advance additional selective ion channel clinical candidates in a range of therapeutic areas, including neurological and psychiatric disorders. Saniona’s industry-leading research has formed the basis of many successful spinouts, partnerships, and licensing agreements with pharmaceutical companies internationally, such as Jazz Pharmaceuticals, Acadia Pharmaceuticals, Boehringer Ingelheim, AstronauTx, Pfizer, Johnson & Johnson, Proximagen, Ataxion Therapeutics (later known as Cadent Therapeutics, acquired by Novartis AG), Cephagenix, Initiator Pharma, Scandion Oncology and Medix.

R&D Ion Channel Pipeline

Saniona’s earlier stage discovery and development efforts are focused on the validated drug class of ion channels, which have been implicated in the pathophysiology of many disease settings and include many successful drugs such as Norvasc (amlodipine), Xylocaine (lidocaine) and Valium (diazepam). The company’s ion channel drug discovery engine combines in-house expertise in chemistry, precision biology, in vivo stability/distribution, target engagement, in vivo pharmacology, and computational chemistry to accelerate the discovery of highly selective, subtype-specific, and state-dependent ion channel modulators.

The core of this engine is Saniona’s proprietary IONBASE database, which contains structure-activity data for more than 130,000 compounds. Of these, more than 25,000 are the company’s proprietary compounds, generated over 20 years and enriched for properties conferring optimal ion channel modulation.

As a result of Saniona’s ion channel drug discovery engine the company has generated a robust pipeline of orally available, potent, highly selective and differentiated ion channel modulators, including ACP-711, SAN903, SAN2219, SAN2355, SAN2465, and SAN2668. Saniona anticipates that this robust discovery engine will continue to generate multiple new drug candidates to add to the Saniona pipeline.



SANIONA SHARE

Saniona is listed at Nasdaq Stockholm main market. Saniona's share is traded under the ticker SANION and the ISIN code SE0005794617.

Share price performance and turnover

The market price of Saniona's share was SEK 21.2 at the end of 2025, representing an increase of 163 percent from the end of 2024. The highest price paid during the year was SEK 23.00 on December 16, and the lowest price was SEK 5.41 on April 7. The average daily trading volume was 1,128,743 in 2025, compared to 685,676 in 2024, and the average daily trading value was SEK 13,541,323 in 2025, compared to SEK 3,052,823 in 2024.

Market capitalization was 2,926 MSEK at the end of 2025, compared to 905 MSEK at the end of 2024.

Share Capital

On December 31, 2025, the number of share outstanding was 138,030,134 (compared to 112,532,750). All shares have equal entitlement to dividends, and each share has equal voting rights. Each share has one vote at the Annual General Meeting. At year-end, the share capital was SEK 6,901,506.70 (5,626,637.50), equal to a par value per share of SEK 0.05.

Shareholders

On December 31, 2025, Saniona had 15,995 (13,070) shareholders, excluding holdings in life insurance and foreign custody account holders. The shareholders are presented as reported by Modular Finance AB, which compiles and processes data from various sources, including Euroclear, Morningstar and the Swedish Financial Supervisory Authority (Finansinspektionen). The list may not show shareholders whose shares have been registered in the name of a nominee, through trust of bank and similar.

LARGEST SHAREHOLDERS AS OF DECEMBER 31, 2025

Shareholder	Number of shares	Ownership and votes
Avanza Pension	11,343,780	8.22%
Nordnet Pensionsförsäkring	7,645,418	5.54%
Nordea Liv & Pension	3,757,868	2.72%
American Century Investment Management	3,132,690	2.27%
Joakim Tedroff	3,054,870	2.21%
Handelsbanken Fonder	3,042,717	2.20%
Jørgen Drejer	2,187,083	1.58%
Dan Peters	1,900,000	1.38%
John Haurum	1,719,476	1.25%
Thomas Feldthus	1,635,000	1.18%
Other shareholders (15,985)	98,611,232	71.45%
Total	138,030,134	100.00%

FIVE-YEAR SUMMARY

Income statement, KSEK	2025	2024	2023	2022	2021
Revenue	434,399	334,672	16,840	15,283	10,478
Operating expenses	-163,371	-92,787	-97,905	-240,656	-422,048
Operating profit (loss)	271,028	241,885	-81,065	-225,373	-411,570
Total financial items	34,967	-34,864	-23,215	7,194	-6,810
Profit (loss) before tax	305,995	207,021	-104,280	-218,179	-418,380
Tax	-21,329	-18,315	8,470	6,610	7,482
Profit (loss) for the year	284,666	188,706	-95,810	-211,569	-410,898

Balance sheet, KSEK	2025	2024	2023	2022	2021
Intangible, tangible assets & right of use assets	75,508	12,462	15,492	22,438	27,941
Financial assets	232	248	3,093	3,114	20,793
Other non-current assets	3,062	2,869	392	799	670
Current receivables	20,117	20,896	14,204	15,638	33,989
Cash and cash equivalents	580,823	303,258	30,962	111,707	356,855
Total assets	679,742	339,733	64,143	153,696	440,248
Equity	635,159	231,818	-21,940	52,708	281,999
Non-current and current liabilities	44,583	107,915	86,083	100,988	158,249
Total equity and liabilities	679,742	339,733	64,143	153,696	440,248

Cash flow, KSEK	2025	2024	2023	2022	2021
Cash flow from operating activities*	273,855	248,177	-72,545	-281,537	-345,038
Cash flow from investing activities	-77,620	-124	-129	6,843	43,162
Cash flow from financing activities	108,186	23,255	-7,967	-20,521	50,596
Cash flow for the year*	304,421	271,308	-80,641	-295,215	-251,280

* Comparative number for 2023 has been adjusted. Refer to the cash flow statements.

ALTERNATIVE PERFORMANCE MEASURES

Key figures, %	2025	2024	2023	2022	2021
Operating margin *	62%	72%	Negative	Negative	Negative
Liquidity ratio *	1,348%	308%	255%	556%	599%
Equity ratio *	93%	68%	-34%	34%	64%

Share data, SEK	2025	2024	2023	2022	2021
Earnings per share**	2.21	1.77	-1.52	-3.39	-6.59
Diluted earnings per share**	2.15	1.76	-1.52	-3.39	-6.59
Equity per share *	4.88	2.06	-0.34	0.84	4.52
Dividend	0.00	0.00	0.00	0.00	0.00
Cash flow per share**	2.36	2.55	-1.28	-4.73	-4.03

Share data	2025	2024	2023	2022	2021
Average shares outstanding	128,883,757	106,391,031	63,067,885	62,385,677	62,381,454
Diluted average shares outstanding	132,229,451	107,050,372	63,067,885	62,385,677	62,381,501
Shares outstanding at the end of the period	138,030,134	112,532,750	64,126,978	62,385,677	62,385,677

* Alternative performance measures.

** Comparative number for 2023 has been adjusted as the previous year was not calculated on average number of shares.

FIVE-YEAR SUMMARY

Saniona presents certain financial measures in the annual report that are not defined according IFRS® Accounting Standards, so called alternative performance measures. These have been noted with an “**” in the tables above. The company believes that these measures provide valuable supplementary information for investors and company management as they enable an assessment of relevant trends of the company’s performance. These financial measures should not be regarded as substitutes for measures defined per IFRS. Since not all companies calculate financial measures in the same way, these are not always comparable to measures used by other companies.

Key figure	Definition	Relevance
Operating profit/loss	Profit/loss before financial items and tax.	The operating profit/loss is used to measure the profit/loss generated by the operating activities.
Operating margin	Operating profit/loss as a proportion of revenue.	The operating margin shows the proportion of revenue that remains as profit before financial items and taxes and has been included to allow investors to get an impression of the company’s profitability.
Liquidity ratio	Current assets divided by current liabilities.	Liquidity ratio has been included to show the Company’s short-term payment ability.
Equity ratio	Shareholders’ equity as a proportion of total assets.	The equity ratio shows the proportion of total assets covered by equity and provides an indication of the company’s financial stability and ability to survive in the long term.
Equity per share	Equity divided by the shares outstanding at the end of the period.	Equity per share has been included to provide investors with information about the equity reported in the balance sheet as represented by one share.
Cash flow per share	Cash flow for the period divided by the average shares outstanding for the period.	Cash flow per share has been included to provide investors with information about the cash flow represented by one share during the period.

DERIVATION OF ALTERNATIVE PERFORMANCE MEASURES

	2025	2024	2023	2022	2021
Operating profit (loss), KSEK	271,028	241,885	-81,065	-225,373	-411,570
Revenue, KSEK	434,399	334,672	16,840	15,283	10,478
Operating margin, %	62%	72%	-481 %	-1,475 %	-3,927 %
Cash flow for the year, KSEK*	304,421	271,308	-80,641	-295,215	-251,280
Average number of shares outstanding*	128,883,757	106,391,031	63,067,885	62,385,677	62,381,454
Cash flow per share, SEK*	2.36	2.55	-1.28	-4.73	-4.03

* Comparative number for 2023 has been adjusted.

	2025	2024	2023	2022	2021
Current assets, KSEK	600,940	324,154	45,166	127,345	390,844
Current liabilities, KSEK	44,583	105,293	17,695	22,897	65,277
Liquidity ratio, %	1,348%	308%	255 %	556 %	599 %
Equity, KSEK	635,159	231,818	-21,940	52,708	281,999
Total equity and liabilities, KSEK	679,742	339,733	64,143	153,696	440,248
Equity ratio, %	93%	68%	-34 %	34 %	64 %
Equity, KSEK	635,159	231,818	-21,940	52,708	281,999
Shares outstanding at the end of the period	138,030,134	112,532,750	64,126,978	62,385,677	62,385,677
Equity per share, SEK	4.88	2.06	-0.34	0.84	4.52

RISK FACTORS AND RISK MANAGEMENT

All business operations involve risk. Managed risk-taking is necessary to maintain operations, and Saniona has an integrated process for risk management to ensure that risks and uncertainties are identified, assessed and managed at the earliest stage possible. Risk may be due to events in the external environment and may affect a certain industry or market. Risk may also be company specific.

Saniona is exposed to various kinds of risks that may impact the Group's results and financial position. The risks can be divided into operational risks, market risks and financial risks. The main risks and uncertainties which Saniona is exposed to are related to pharmaceutical development, capital requirements, collaboration agreements, intellectual property, regulatory requirements, product liability, and competition.

The risks presented below could have a material negative impact on Saniona's operations, earnings and financial position.

MARKET AND INDUSTRY RELATED RISKS

Risks related to macroeconomic trends and the demand for pharmaceutical products

Macroeconomic effects, such as the Covid-19 pandemic and other economic factors around the world, armed conflicts, escalating long-term environmental threats with extreme weather events, geo-economic confrontation, misinformation and disinformation, and societal polarization may negatively affect the Company's earnings capacity, growth opportunities and operating profit. The general demand for medicines is affected by various macroeconomic factors and trends, such as inflation, deflation, recession, trade barriers and currency fluctuations. An economic downturn can also affect healthcare payers, such as patients, hospitals, authorities and insurance companies, and for this reason result in a reduced willingness to pay for medicines. In addition, uncertain market conditions, for example as a result of, the uncertain situation in Ukraine

and the middle east, and sudden introduced trade wars, may have a negative impact on the Company's opportunities to enter into collaborations with third parties or suppliers. Based on the above, there is a risk that the Company's clinical studies will be delayed or become more expensive than the Company has planned (although costs for clinical trials for partnered product candidates are normally carried by Saniona's partners) and that the results from the clinical studies will be delayed for this reason, which could have an adverse impact on the Company's operations and future prospects.

The demand for pharmaceutical products is also affected by the political development in relevant markets. Several initiatives to curb rising pharmaceutical costs have been or are being implemented in the EU/EEA and the United States, as well as in other relevant markets, which could affect future sales for pharmaceutical companies, including Saniona. If any of the above risks would occur, it could lead to the market acceptance and pricing of the Company's product candidates being negatively affected at any future market launch, which could lead to the Company receiving lower remuneration in the event of a successful commercialization of one or more of the Company's product candidates. This could in turn have a negative impact on the Company's ability to generate revenue in the future and result in poorer remuneration opportunities and lower remuneration levels in certain markets.

Risks related to competition and technological development

The pharmaceutical industry is highly competitive and is characterized by rapid technological development and extensive investment needs. The Company's competitors can be large multinational companies as well as smaller research companies operating in ion channel research.

Competitors may have greater resources than Saniona and its partners, which can give them advantages in, for example, research and development, contacts with

regulatory authorities, marketing and product launching. Saniona anticipates that several of its competitors may succeed in commercializing products earlier than Saniona. Saniona is in general attempting to develop products which are more effective or have a better side effect profile than its known competitors. However, there is a risk that competitors will succeed in commercializing products with similar profiles to Saniona's potential products earlier than Saniona and its partners, or that they will develop products that are more effective, have a better side effect profile and are more affordable than Saniona's potential products. Such competing products may limit the Company's abilities to commercialize its product candidates and thereby to generate revenue in the future.

BUSINESS RELATED RISKS

Risks related to pharmaceutical development

The Company's most advanced product candidate, tesofensine, has progressed towards regulatory approval for obesity by Saniona's partner Productos Medix, S.A de S.V ("Medix"). The Company's partner Acadia Pharmaceuticals Inc. ("Acadia") is preparing Phase 2 clinical studies for product candidate, ACP-711, and Jazz Pharmaceuticals Inc. ("Jazz") is preparing Phase 1 clinical studies for product candidate, SAN2355. Saniona is advancing three internal product candidates, SAN2219, SAN22668 and SAN2465, while two product candidates are positioned for partnering, Tesomet and SAN903. Tesomet has progressed to mid-stage clinical trials for rare eating disorders. SAN903 is ready for Phase 1 studies for inflammatory and fibrotic disorders. SAN2219, SAN2668 and SAN2465 are in preclinical development for epilepsy and major depressive disorders and aimed at Phase I studies during 2026/early 2027. Apart from the potential regulatory approval of tesofensine, Saniona and its partners have not completed the clinical development of any product candidate to date and there is no guarantee that the Company will ever have marketable drug products. All the Company's programs

RISK FACTORS AND RISK MANAGEMENT

require continued research and development and are thus subject to customary risks associated with drug development, such as product development being delayed and costs being higher than expected or that the product candidates at some stage of the development prove not to be sufficiently effective or secure. Any negative, unclear, or insufficient result increases the risk that the Company will not obtain the necessary regulatory approvals to launch completed products on the market, or if approvals are obtained, that these are associated with conditions that can make the products more difficult to commercialize. It can therefore be difficult to evaluate and predict time and cost aspects as well as the future sales potential for the Company's product candidates.

The level of risk in drug development is generally high and a setback in an individual project could result in significant delays and materially harm the Company's business. The Company's near-term prospects, including its ability to fund its operations and generate revenue, will depend substantially on the successful development and commercialization of its product candidates.

Risks related to clinical studies

Before a product candidate can be launched on the market, the Company or its partners must conduct preclinical and clinical studies to document and demonstrate that the product candidate has a significant treatment effect and an acceptable safety profile. Saniona currently has several product candidates in clinical and preclinical phase. The clinical processes are usually extensive, costly and time-consuming, and the outcome is inherently uncertain. Positive results in previously conducted preclinical and clinical studies do not guarantee positive results in later development stages and subsequent clinical studies, and interim, top-line and preliminary data from clinical studies may change as more patient data become available. Moreover, preclinical and clinical data is often subject to varying interpretations and analyses. The Company cannot predict with certainty when planned

clinical trials can be initiated or when ongoing studies are terminated, as there are several factors outside the Company's direct control that may affect this, such as the need and timing of regulatory approvals and permits from ethics review boards, access to patients and study sites and considerations among the Company's collaborative partners. Furthermore, any adverse events, undesirable side effects or other unexpected properties of such product candidates could cause the interruption, delay or halting of the Company's clinical trials. There is also a risk that macroeconomic trends and factors will lead to the Company's clinical studies being delayed or becoming more expensive than the Company has planned and that the results from the clinical studies will be delayed for this reason, see above under "Risks related to macroeconomic trends and the demand for pharmaceutical products".

It is also difficult to accurately predict the costs associated with clinical studies. The actual costs of conducting a study may significantly exceed estimated and budgeted costs. Clinical studies can also produce results that do not demonstrate the intended treatment effect or an acceptable safety profile due to unwanted side effects or an unfavorable risk/benefit assessment of the product candidate. This can lead to the termination of clinical trials, the product candidate not obtaining the necessary regulatory approvals for further clinical studies or sales in the market, and that the commercialization of the product is more difficult or cannot be completed. Furthermore, the Company is dependent on its ability to identify and enroll a sufficient number of eligible patients to participate in its clinical trials. Patient enrolment is a significant factor in the timing of clinical trials and may be affected by, among other things, the size and nature of the patient population, the severity of the disease under investigation and competing clinical trials. Enrolment delays may result in additional development costs and the Company may not be able to maintain participation in its clinical studies throughout the treatment.

Risks related to potential future commercialization of the Company's product candidates

The Company is, inter alia, entitled to royalties for successfully developed and marketed products and milestone payments under several collaborative partnerships. Thus, the Company is largely dependent on future commercialization to generate revenue. As stated above, the Company's development programs require continued research and development that is subject to several risks that can make it difficult to obtain, or prevent, market approval and commercialization.

Even if market approval is obtained, there is a risk that sales do not meet expectations and that commercial success is not achieved. The Company has never commercialized an approved product before and may lack the necessary expertise, personnel, or resources to successfully commercialize its products on its own or together with its partners. The degree of sales depends on several factors such as, for example, the product characteristics, competing products, distribution opportunities, marketing, market acceptance, price, and availability. The Company's product candidates may be subject to unfavorable pricing regulations and reimbursement policies, which could adversely affect the Company's business. Furthermore, the potential market opportunities for the Company's current or future product candidates are difficult to estimate and will depend on the ability of relevant experts to diagnose and identify the patients, as well as the success of competing therapies. Failure to achieve commercial success for one or several products may adversely affect the Company's ability to generate revenue and become profitable in the future.

Risks related to collaborations with third parties

The Company currently relies, and for the foreseeable future will continue to rely, in substantial part on certain independent organizations, advisors and consultants to provide certain services, including aspects of regulatory approval, clinical trial management and manufacturing. For example, the Company has entered into

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agreements with third parties for chemical synthetics, clinical testing and regarding the manufacture of pharmaceutical substances for clinical and commercial use. The Company also enters into agreements with third parties from time to time regarding studies of, among other things, drug absorption and efficacy in specific disease models. The Company relies on such third parties to perform under their agreements with the Company and the Company is not able to control their activities, which exposes the Company to certain risks. Since a large part of the Company's activities have been financed through partners, partners are critical to the operation of certain of the Company's projects. The Company has, inter alia, entered partnerships with Medix, Boehringer Ingelheim, Acadia Pharmaceuticals, Jazz Pharmaceuticals, AstronauTx and Cephagenix. If any of the Company's partners choose to terminate its collaboration with Saniona, there is a risk that projects may be delayed or cancelled. The Company may lack the financial resources required to continue the project on its own or fail to enter collaborations with a new partner for the project's continued operations. Furthermore, any disagreements with collaborators might cause delays or termination of the research, development, or commercialization of the Company's product candidates.

While the Company's need for drug development is to some extent covered by internal expertise, the Company also relies on the help of external parties, such as investigators and clinical research organizations ("CROs"). Moreover, the Company relies on third parties to manufacture its product candidates and for the preclinical and clinical supply of its product candidates. If current or future external parties do not meet their commitments, deadlines or the quality requirements set by the Company, as well as relevant regulatory requirements, or choose to terminate their partnerships with the Company, this may delay or hamper the development of the Company's programs. Hiring new external suppliers, or replacing existing suppliers, can also be more costly and time-consuming than the Company expects, which can delay the

Company's development work. Furthermore, the Company may not be able to enter into agreements with alternative CROs, or investigators, or be able to do so on commercially reasonable terms, which in turn could delay or hamper the Company's clinical studies or development programs and adversely affect the Company's prospects and ability to generate revenue in the future.

Risks related to the Company's IT and cyber security

The Company relies on well-functioning IT systems that the Company or any of its third-party providers operate to process, transmit and store electronic information in its day-to-day operations. In connection with its product development work, the Company may collect and use a variety of proprietary, sensitive, and confidential information, including personal data and clinical trial information. Cyberattacks are currently increasing in their frequency and intensity and have become increasingly difficult to detect. A successful cyberattack could result in the theft or destruction of intellectual property, data, or other misappropriation of assets, or otherwise compromise the Company's confidential or proprietary information and disrupt its operations. Faults, interruptions, or breaches in the Company's IT security, including possible errors in back-up systems or faults in handling the security of the Company's confidential information, could also harm the Company's reputation, business relationships and trust, which may result in loss of business partners, increased scrutiny by supervisory authorities and a greater risk of legal actions and financial liability. Although the Company devotes resources to protect its information systems, there can be no assurance that its efforts will prevent information security breaches that would result in business, legal, financial, or reputational harm, or would have a material adverse effect on the Company's results of operations and financial condition. In addition, there is a risk that the partners with whom the Company shares confidential or sensitive information lack sufficient IT security or on-site security procedures to protect the information shared by the Company with

them or that such partners misuse the shared information.

Risks related to the Company's ability to attract and retain key personnel and employees

Saniona's key personnel and employees have a high level of expertise and long experience in the Company's business area and are thus central to the Company's operations. The Company's employees are employed in its Danish subsidiary Saniona A/S. Despite certain notice requirements, key individuals can terminate their employment with minimal notice or become disabled or sick, which means that the Company may need to replace key individuals with short notice. If one or more key persons or employees terminate their employment with the Company or if the Company fails to recruit new persons with relevant knowledge and expertise, it may delay and/or hamper the development of the Company's programs and its operations. Furthermore, the Company's ability to compete in the highly competitive biotechnology and pharmaceutical industries is dependent on its ability to attract and retain highly qualified management, scientific and medical personnel. The Company might not be able to attract new qualified personnel or retain its key employees on conditions that are economically acceptable. Furthermore, the Company will need to recruit new qualified personnel to develop its business to expand into fields that will require additional competences. If the Company fails in attracting qualified personnel and retain its key employees, the Company might not achieve its objectives or implement its business strategy, which could have a material adverse effect on the Company's business and prospects.

REGULATORY RISKS

Risks related to regulatory approvals and registration

The Company needs to obtain, maintain, and comply with regulatory approvals and other requirements or approvals from relevant authorities for the development and potential commercialization of its product

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candidates. While the Company has received orphan drug designation in the United States for Tesomet in HO and PWS, it may also seek to obtain orphan drug designation or other regulatory designations for any of its current or future product candidates. In order to be able to carry out preclinical and clinical studies and/or to market and sell pharmaceutical products, registration must be made, and permission obtained from relevant authorities in each market, for example the Food and Drug Administration (the “FDA”) in the United States and the European Medicines Agency (the “EMA”) in the EU. The regulatory approval processes of the FDA and EMA and other comparable foreign regulatory authorities are expensive, time-consuming, and inherently unpredictable as to their outcome. The development of the Company’s programs may be delayed or prevented if, for example, the Company or its partners are not considered to meet the applicable requirements for clinical studies or pharmaceutical manufacturing or if authorities make other assessments than the Company and its partners in evaluating clinical study data. In such events, the Company may be required to conduct additional clinical trials, provide additional data and information, and meet additional standards for regulatory approval which may be costly and time-consuming.

Even after market approval, if obtained, the Company and its partners will be required to comply with regulatory requirements, including regulatory reviews and supervision of marketing and safety reporting requirements, as well as potential changes in existing requirements or the adoption of new requirements or policies. In addition, the Company and its partners will be required to comply with rules for pharmaceutical manufacturing, including rules for testing, quality control and documentation of the Company’s products. Production facilities must be approved by the authority inspection and will be subject to such inspections by the authorities on a regular basis, which may lead to remarks and new demands on production. The lengthy process towards approval as well as the unpredictability of future clinical trial results may result in the Company

failing to obtain regulatory approval to commercialize any of its product candidates, which would significantly harm the Company’s future prospects and earning capabilities. Furthermore, obtaining and maintaining regulatory approval of the Company’s product candidates in one jurisdiction does not guarantee regulatory approval in any other jurisdiction. In order to obtain regulatory approval in several countries, the Company must comply with numerous and varying regulatory requirements of such countries. If the Company or its partners, including external manufacturers, fail to comply with relevant regulatory requirements or with the specific indications and conditions for which regulatory approval has been granted, the Company may be subject to fines, withdrawals of products, revocation of regulatory permits or approvals, other operational restrictions, and criminal sanctions.

Risks related to compliance and regulatory developments in the pharmaceutical sector

As a pharmaceutical company, Saniona is to a large extent subject to compliance with various laws and regulations. The regulatory environment comprises, among other things, laws and regulations governing clinical trials, the safety and efficacy of product candidates, as well as environmental laws governing the use, storage and disposal of harmful chemicals and such materials and specified waste products. The Company’s current and future operations are also subject to healthcare-related statutory and regulatory requirements and enforcements by foreign regulatory authorities in all jurisdictions in which the Company conducts its business. There is a risk that the Company fails to comply with laws and regulations because its interpretation of the regulations is incorrect or that the Company has not been able to adapt its business to new laws and regulations. The cost of compliance may become significant, and the Company may lack the resources required for compliance. If the Company does not comply with or violate applicable laws and regulations or if its interpretation of applicable laws and regulations is incorrect, it may result in sanctions or

penalties from relevant authorities, exclusion from government funded healthcare programs, additional reporting requirements or reputational harm. Furthermore, local laws, regulations and administrative provisions may differ considerably from jurisdiction to jurisdiction and measures that have been taken to comply with laws in one jurisdiction may be insufficient in terms of compliance in another jurisdiction. In addition, the consequences of insufficient compliance may differ considerably between different countries and jurisdictions.

The laws, regulations, and administrative provisions that the Company must adhere to are subject to change over time, such as new legislative initiatives to broaden the availability of healthcare and contain or lower healthcare costs. Changes in patent laws or the interpretation of patent laws in any jurisdiction may furthermore diminish the value of the Company’s intellectual property. The Company is subsequently exposed to risks that arise due to the regulatory uncertainty and the rapidly changing and growing regulatory environment, including the risk that the basic prerequisites for the Company’s operations and business offer could change or that the market access opportunities are adversely affected. There is also a risk that local authorities will not interpret laws and regulations in the same way as the Company, and the courts and authorities may apply the regulations differently than the Company. Furthermore, there is a risk that the Company’s partners fail to fulfil applicable requirements or regulations, which may lead to a lower profit for the Company and damaged reputation.

LEGAL RISKS

Risks related to side effects, product liability claims and insurance cover

As the Company conducts research and development of pharmaceuticals, the Company faces an inherent risk of product liability exposure related to the testing of its current product candidates or any future product candidates in human clinical trials. The Company may

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be held liable for side effects, diseases, deaths, or other injuries to patients in connection with clinical trials, even if the clinical trials are performed by an external party. Product liability claims may also arise if the Company launches a product candidate in the market in the future. Any product liability claims made against Saniona may result in significant obligations for the Company. Regardless of the potential outcome in such a situation, and regardless of whether a product liability claim is well-founded or not, a product liability issue may result in increased costs for the Company in handling the claim and any potential disputes, liability to affected patients, reputational damage, delay or termination of clinical trials, decreased demand for the Company's product candidates, loss of revenue and difficulties in successfully commercializing its product candidates in the future.

The Company's insurance coverage may be insufficient to cover any costs associated with product liability claims, for example if a product liability claim is outside the scope of the insurance cover or if the claim for damages exceeds the insurance amount. In addition, these types of insurances do usually not cover reputational damage that can occur regardless of the outcome of any product liability claim. The Company believes that it will need to increase its insurance coverage as its current product candidates or any future product candidates advance through clinical trials and if the Company successfully commercializes any products in the future. Insurance coverage is increasingly expensive, and the Company may not be able to maintain insurance coverage at a reasonable cost or in an amount adequate to satisfy any liability that may arise.

Risks related to the Company's processing of personal data

In the framework of its operations, the Company collects and processes a large amount of personal data related to, for example, patients participating in the Company's clinical studies and the Company's employees. The Company is thus subject to Regulation (EU) 2016/679 of the European Parliament and of the Council ("GDPR"), as well as similar laws, regulations and standards relating to privacy, data protection and data security in other jurisdictions in which the Company operates. The Company has taken measures to ensure secure personal data processing and expects to continue to allocate resources for GDPR compliance and to evaluate the need for further compliance measures. Such measures could prove to be both costly and time consuming for the Company, which could negatively impact the Company's results. There is a risk that the Company at present, or in the future, will be unable to fulfil the requirements imposed by the GDPR. In addition, there is a risk that an IT or systems disruption or breach could lead to a leak of personal data and other sensitive information. Incorrect or insufficient processing of personal data, shortcomings in the Company's obligations to those whose personal data is processed and other violations under the GDPR could entail extensive sanctions in the form of fines amounting to the higher of MEUR 20 or 4 per cent of the Company's annual sales, which could lead to considerable costs and have a material negative impact on the Company and its business, both in terms of reputation and financially. Decisions from relevant supervisory authorities in the jurisdictions in which the Company conducts business that the Company must modify its current personal data processing procedures may also result in additional costs and administration for the Company.

Risks related to the Company's ability to obtain and maintain intellectual property rights

Patents, trademarks, and trade secrets in the countries in which the Company operates with respect to its proprietary product candidates, Tesomet, ACP-711, SAN903, SAN2219, SAN2355, SAN2668 and SAN2465, as well as with respect to its ion channel drug discovery engine, are key assets in the Company's operations. The Company's potential success depends on its ability to obtain and retain the required patent protection for individual projects, technology, and production methods. As of 31 December 2025, the Company's patent portfolio consisted of 17 different patent families and a total of 170 individual patents and patent applications. If the Company does not adequately protect its intellectual property rights, competitors may be able to erode, negate or use any competitive advantage the Company may have, which could harm its business and ability to achieve profitability. The patent application process is expensive and time-consuming, and the Company may not be able to file and prosecute all necessary or desirable patent applications at a reasonable cost or in a timely manner. Furthermore, laws of some countries outside of the United States and Europe do not afford intellectual property protection to the same extent as the laws of the United States and Europe, which could make it difficult for the Company to stop any infringement of its patents or misappropriation of its other intellectual property rights.

Even if the Company obtains patent protection, there is a risk that an approved patent will not provide satisfactory commercial protection in the future. For example, if the scope of the patent protection the Company obtains is not sufficiently broad, it may not be able to prevent others from developing and commercializing technology and products similar or identical to the Company's. The same applies to any intellectual property rights that the Company may

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license. Other parties' patents may also limit the ability of the Company or its partners to freely use the product or method of production concerned. This may hamper or prevent further development and successful commercialization of the Company's product candidates and thus the Company's possibilities to generate revenue in the future. Moreover, patents have a limited lifespan and given the amount of time required for the development, testing, and regulatory review of new product candidates, patents protecting such candidates might expire before or shortly after such candidates are commercialized.

There is no assurance that all potentially relevant prior technology relating to the Company's patents and patent applications has been discovered. Publications of discoveries in the scientific literature is often released after the actual discoveries, and patent applications are typically not published until several months after filing or, in some cases, not at all. Therefore, the Company cannot know with certainty whether it was the first to make the inventions claimed in its patents or pending patent applications, or that it was the first to file for patent protection of such inventions. Any challenges of the Company's patents or patent applications may result in loss of the patent or in patent or patent application claims being restricted, invalidated, or held unenforceable, in whole or in part, any of which could limit the Company's ability to stop others from using or commercializing similar or identical technology and products, or limit the duration of the patent protection of its technology and products.

Risks related to potential infringements of intellectual property rights of third parties

The Company's research, development and commercialization activities may be subject to claims that the Company infringes or otherwise violates patents or other intellectual property rights owned or controlled by third parties. Since a patent application can take many years to issue, there may be currently

pending patent applications that may later result in issued patents that the Company may be accused of infringing. There is also a risk that third parties infringe the Company's patent protection, which may result in the Company being subject to legal proceedings. Litigation is expensive and time-consuming, and the risk associated with patent protection means that the outcome of such proceedings is difficult to predict. Furthermore, there is a risk that a court will decide that the asserted patents are invalid or unenforceable. Negative outcomes of intellectual property disputes can lead to reduced or lost protection or obligation for the Company to pay damages. In addition, the cost of a dispute, even in the case of a favourable outcome for Saniona, may be substantial. If the Company is found to infringe a third party's intellectual property rights, it could also be prohibited to continue to use the current right and may thus be required to obtain a license from such third party in order to use the relevant technology or product. There is no guarantee that any such license will be available on acceptable terms or at all.

Furthermore, any of the Company's employees, consultants or contractors may assert a claim of inventorship of inventions made on behalf of that person, as they consider the intellectual property their own. While the Company typically requires employees, consultants and contractors who may develop intellectual property on the Company's behalf to execute agreements assigning such intellectual property to the Company (so-called assignment agreements), the Company may be unsuccessful in obtaining execution of assignment agreements with each party who in fact develops intellectual property that it regards as its own. If the Company is unsuccessful in entering into and executing assignment agreements from an employee, consultant or contractor who develops intellectual property on its behalf, such person may later claim ownership of the invention, which could

lead to the Company losing the contested intellectual property or having to pay monetary damages.

Risks related to trade secrets and know-how

In addition to patents, the Company is dependent on confidential proprietary information such as trade secrets and know-how related to its product candidates, which cannot be protected by registration in the same way as other intellectual property rights. For example, this concerns knowledge of concepts, methods, and processes. The Company uses confidentiality agreements and invention assignment agreements with employees, partners, and other advisors in order to protect trade secrets and know-how, but these agreements may prove insufficient to prevent trade secrets and know-how from being disclosed and spread without the Company's control, and it cannot be certain that such agreements have been entered into with all relevant parties. If the Company's trade secrets and know-how would be disclosed and spread without the Company's consent or control, there is a risk that competitors will be able to access and benefit from trade secrets and know-how developed by the Company. Such uncontrolled disclosure of confidential information may adversely affect the development of the Company's product candidates as well as its business and results of operations if, for example, it was to be used in the production of potentially competing products or other commercial use without the Company being compensated for or otherwise being able to benefit from this. Furthermore, the enforceability of confidentiality agreements may vary from jurisdiction to jurisdiction, and the Company may not be able to obtain adequate remedies for misappropriation (willful or unintentional) of its confidential proprietary information.

RISK FACTORS AND RISK MANAGEMENT

FINANCIAL RISKS

Risks related to the Company's financial position and future financing needs

Saniona is a clinical-stage biopharmaceutical company and has incurred significant operating losses since the beginning of its operations in 2011. The Company expects to continue to incur significant operating losses for the foreseeable future and does not know whether or when it will become profitable. If the Company's operational losses continue or increase, and the Company is not able to raise additional capital when needed, the Company's working capital and equity will decrease, which may have a negative effect on the Company's operations and its shareholders.

Saniona's research and development requires significant investments. The Company is thus dependent on its ability to raise capital in the future to finance its planned activities. Possible delays regarding clinical trials or product development, or early terminations of partnerships, may have a negative impact on the Company's cash flow. There is a risk that the Company will not be able to raise additional capital, retain or enter additional partnerships or obtain other co-financing on acceptable terms or at all. This could result in a temporary halt to the Company's development programs or that the Company is forced to run operations at a slower pace than planned, which could adversely affect the Company's operations. Furthermore, the Company's ability to raise additional funds may depend on financial, economic and market conditions and other factors, over which the Company may have no or limited control. Market volatility or other factors could present additional challenges and adversely impact the Company's ability to raise capital when needed. If Saniona is unable to raise additional capital, enter additional partnerships or other co-financing, there is also a risk that the Company will not be able to further finance its clinical programs and the development of its operations.

Risks related to changes in exchange rates

Due to the international scope of the Company's operations, its assets, earnings, and cash flows are affected by fluctuations in the exchange rates of several currencies. Saniona is based in Sweden and reports results and financial position in SEK. However, most of the Company's operations take place in the Danish subsidiary Saniona A/S, whose functional currency is DKK. Revenue from the Company's partnerships mainly consist of EUR, USD and DKK. Internal operation costs mainly consist of DKK and to a certain extent also SEK, while the external development expenditures mainly consist of EUR and USD. Consequently, the Company's outflows mainly consist of DKK, EUR and USD and to a minor extent SEK while the Company's inflows from the operations mainly consist of EUR, USD and DKK. Cash flows in connection with purchase and sale of goods and services in different currencies cause a so-called transaction exposure.

The Company does not hedge its transaction exposure, why there is a risk that exchange rate fluctuations could affect the Company's accounts. However current funds are always held in currencies which match expected future cost, hence an operational hedge is done with current funds.

Tax risks

Saniona is based in Sweden, but most of its operations are conducted in the Danish subsidiary Saniona A/S. The tax considerations that the Company makes are based on interpretations of current tax legislation, tax treaties and other tax regulations as well as requirements from relevant tax authorities in Sweden and Denmark, and other countries where the Company may conduct its business. The Company's tax considerations are subject to changes in tax laws, regulations, and treaties, or, in each case, the interpretation thereof.

The Company's tax considerations are also subject to tax policy initiatives and reforms under consideration and the practice of tax authorities in jurisdictions in

which the Company operates, as well as tax policy initiatives and reforms related to the European Commission's state aid investigations and other initiatives. Tax treaties and other tax regulation have historically been subject to recurring changes which are expected to continue in the future. Such changes may include, but are not limited to, the taxation of operating income, investment income, dividends received, or, in the specific context of withholding tax, dividends paid.

The Company is unable to predict what tax reform may be proposed or enacted in the future or what effect such changes would have on the Company's business. To the extent such reforms are adopted into tax legislation, regulations, policies or practice, such changes could affect the Company's financial position and overall or effective tax rates in the future in countries where the Company operates, reduce post-tax returns to its shareholders, and increase the complexity and cost of tax compliance.

If the Company's interpretation or application of tax legislation, tax treaties or other tax regulations is incorrect, or if applicable tax laws, tax treaties, regulations or interpretations thereof change, or if practice in relation thereto is changed, including with retroactive effect, the Company's past and present tax position may be subject to review by the tax authorities. For example, a tax authority could challenge the Company's allocation of income by tax jurisdiction and the amounts paid between its affiliated companies pursuant to the Company's intra-group arrangements and transfer pricing. Contesting such an assessment could be costly and lengthy, and should the Company be unsuccessful in disputing such an assessment, an increased tax expense may be incurred, including fees and interest costs.

BOARD OF DIRECTORS REPORT

BOARD OF DIRECTORS REPORT

The Board of Directors, and Chief Executive Officer, of Saniona AB (publ), corporate identity number 556962-5345, hereby present the Annual Accounts and Consolidated accounts for the financial year January 1, 2025 – December 31, 2025.

The Group comprises the Parent Company Saniona AB the subsidiaries Saniona A/S, which is located in Glostrup, Denmark, Murervangen 42 ApS, which is located in Glostrup, Denmark and Saniona Italy Srl, which is located in Milan, Italy.

The Parent Company is a limited liability company registered in the municipality of Malmö in the county of Skåne, Sweden. The address of the head office is Murervangen 42, DK-2600 Glostrup, Denmark. Saniona is listed at Nasdaq Stockholm Small Cap.

Business Review 2025

2025 was a transformational year for Saniona.

Saniona's partnership-based strategy has enabled the company to build a differentiated CNS pipeline while securing high-value agreements that allow the company to operate largely self-financed. In 2025, this model delivered tangible results and positioned the company strongly for the next phase of growth.

A key milestone was the licensing agreement with Jazz Pharmaceuticals for SAN2355 signed in August 2025, following the agreement with Acadia for SAN711 signed in November 2024. Together, these partnerships generated SEK 649.1 million (USD 70.5 million) in upfront payments and may make Saniona eligible for approximately SEK 14.7 billion (USD 1.6 billion) in milestone payments, in addition to royalties. Jazz is preparing to initiate first-in-human studies with SAN2355, which will trigger a SEK 69.0 million (USD 7.5 million) milestone, while Acadia plans to initiate a Phase 2 study in essential tremor in 2026, which will trigger a SEK 92.1 million (USD 10 million) milestone payment.

In 2025, Saniona initiated three preclinical development programs: SAN2219 for epilepsy, SAN2465 for major depressive disorder, and SAN2668 for severe pediatric epilepsies, which was designated a clinical candidate in August.

SAN2668, positioned to address severe pediatric epilepsies, progressed through key IND/IMPd-enabling activities, with regulatory submissions planned for the second half of 2026. Developmental and epileptic encephalopathies represent one of the most urgent unmet needs in pediatric neurology, and SAN2668 has the potential to deliver benzodiazepine-class efficacy without the associated liabilities.

SAN2465 completed GLP toxicology batch manufacturing, and GMP production is underway to support first-in-human studies in the U.S., supported by a differentiated preclinical profile.

SAN2219 also progressed toward GLP toxicology, further strengthening our epilepsy portfolio.

Financially, Saniona further strengthened the company through the successful completion of the TO4 financing, raising approximately SEK 115 million with high participation.

Saniona also acquired its headquarters to secure long-term operational stability, with plans for a future sale and leaseback. The property is located in a transforming district, making the investment financially attractive over time.

With a strong financial foundation, a focused strategy, and a team scaled for the next phase of execution, Saniona is well positioned to create meaningful value for patients and shareholders.

Financial Review 2025

Financial position

Cash and cash equivalents amounted to SEK 580.8 million and SEK 303.3 million as of December 31, 2025,

and 2024, respectively. Liquidity ratio was 1,348% and 308%, respectively.

Total assets as of December 31, 2025, and 2024, were SEK 679.7 million and SEK 339.7 million, respectively. Equity ratio was 93% and 68%, respectively, and equity was SEK 635.2 million and SEK 231.8 million, respectively.

The Company issued a total of 25,497,384 shares in 2025 including 23,555,637 shares in connection with TO 4 warrants in April 2025 and 1,941,747 shares to Fenja Capital in the third quarter 2025 due to a requested conversion of outstanding convertibles with a total nominal amount of SEK 6 million. Therefore, the number of shares in Saniona increased with 25,497,384 from 112,532,750 to 138,030,134 and the share capital increase with SEK 2,420,288.60 from SEK 5,626,637.50 to SEK 6,901,506.70.

Revenue

Revenue increased by SEK 99.7 million from SEK 334.7 million for the full year 2024 to SEK 434.4 million for the full year 2025. Revenues in 2025 include amounts from licensing and partnership agreements with Acadia, Boehringer Ingelheim, AstronauTx and Cephagenix. Where the majority, SEK 404.8 million comes from the licensing agreement with Jazz. Revenues in 2024 include amounts from Saniona's licensing and partnership agreements with Acadia, Boehringer Ingelheim, AstronauTx and Cephagenix. Where the majority, SEK 300.2 million comes from the licensing agreement with Acadia.

Operating expenses

Operating expenses increased by SEK 70.6 million from SEK 92.8 million for the full year 2024 to SEK 163.4 for the full year 2025.

Within operating expenses, other external costs increased by SEK 41.1 million from SEK 45.0 million for the full year 2024 to SEK 86.1 million for the full year 2025 and share of result of associate company Cephagenix increased by SEK 6.5 million from an

BOARD OF DIRECTORS REPORT

income of SEK 2.8 million to an expense of SEK 3.7 million. The share of result has no cash effect. Within operating expenses, external expenses increased by SEK 41.1 million from SEK 45.0 million to SEK 86.1 million. External expenses mainly consist of research and development expenses attributable to CROs and CMOs supporting Saniona's clinical trials. R&D expenses for the period amounted to SEK 33.2 million (18.2).f

Personnel costs, which includes salaries, variable compensation, social security, and other employee benefits, increased by SEK 23.6 million from SEK 37.8 million for the full year 2024 to SEK 61.4 million for the full year 2025. The increase in personnel costs is primarily related to a higher number of employees, which increased from 22 in 2024 to 34 in 2025.

Non-cash share-based compensation expenses are included in personnel costs with SEK 5.2 million for the full year 2025 and SEK 2.9 million for the full year 2024.

Financial items

Net income from total financial items increased by SEK 69.9 million from a loss of SEK 34.9 million for the full year 2024 to an income of SEK 35.0 million for the full year 2025.

The financial income include a fair value income of TO 4 warrants (valued with the Black & Scholes model, no cash effect) SEK 33.7 million (loss 31.6), and financial income of SEK 6.1 million (5.1). The financial expenses include interest expenses and commitment fee to Fenja Capital of SEK 0.3 million (4.8) and SEK 0 million (0.5), respectively, other interest expenses SEK 4.5 million (3.1).

Tax

Taxes increased with SEK 3.0 million from SEK 18.3 million for the full year 2024 to SEK 21.3 million for the full year 2025.

Cash flow

Net cash received (used) in operating activities increased by SEK 25.7 million from SEK 248.2 million for the full year 2024 to SEK 273.9 million for the full year 2025.

The operating cash flow for the full year 2024 is primarily attributable to our operating income of SEK 271.1 million.

The operating cash flow for the full year 2024 is primarily attributable to an operating income of SEK 241.9 million.

Parent Company

Operating expenses increased by SEK 2.9 million from SEK 8.6 million for the full year 2024 to SEK 11.5 million for the full year 2025.

The main component of the Parent Company's operating expenses are other external costs of SEK 6.4 million (5.5), personnel costs of SEK 3.1 million (2.0) and other operating expenses of SEK 2.0 million (1.1).

Net income from financial items increased by SEK 75.5 million from SEK -46.2 million for the full year 2024 to SEK 29.3 million for the full year 2025.

The net income from financial items include the fair value income of TO 4 warrants (valued with the Black & Scholes model, and no cash effect) of SEK 33.7 million (loss 31.6), interest expenses and commitment fee to Fenja Capital of SEK 0.3 million (4.8) and SEK 0 million (0.5), respectively, other interest expenses of SEK 6.8 million (9.5), and interest income of SEK 2.7 million (0.2).

The income for the full year increased by SEK 73.0 million from a loss of SEK 52.7 million for the full year 2024 to an income of SEK 20.3 million for the full year 2025.

Total assets as of December 31, 2025, and 2024, were SEK 373.8 million and SEK 355.6 million, respectively. Equity ratio was 100% and 58%, respectively, and

equity was SEK 372.6 million and SEK 206.7 million, respectively.

Risks and uncertainties

All business operations involve risk. Managed risk-taking is necessary to maintain operations. Saniona is exposed to various kinds of risks that may impact the company's results and financial position. The main risks and uncertainties which Saniona is exposed to are related to drug development, the company's collaboration agreements, competition, technology development, patents, regulatory requirements, capital requirements, currencies, and the company's ability to continue as a going concern. Risks may also relate to macroeconomic effects such as the war in Ukraine and trade wars, clinical trials, legislation and regulatory approvals, key employees, protection of trade secrets and know-how, and licensing agreements. Regarding additional financial risks, the Board of Directors is ultimately responsible for the exposure, management and monitoring of the group's financial risks. The Board of Directors sets the framework that applies to the exposure, management and monitoring of the financial risks and this framework is evaluated and revised annually. The Board of Directors can decide on temporary departures from its predetermined framework.

For more detailed descriptions see the Risk Factors section in this Annual Report and Note 26. These risks could have a material negative impact on Saniona's operations, earnings and financial position. For a more detailed description of the risk related to the company's ability to continue as a going concern, refer to Note 2 to the Financial Statements within this Annual Report.

Organization

The average number of employees in the Group during the year amounted to 28 (22). As of December 31, 2025, Saniona had 34 (22) employees including 11 (10) employees with Ph.D. degrees. Of these employees, 27 (17) were engaged in research and clinical development activities and 7 (5) were engaged in general and administrative activities. Of the 34 (22) employees, 17 (11) were women and 17 (11) were male.

In addition to its employees, Saniona had several consultants who worked with the Group on an ongoing basis during the year.

Guidelines for Remuneration

At the annual general meeting held on May 29, 2024, the following guidelines for remuneration to senior executives were resolved.

Scope and applicability of the guidelines

These guidelines comprise the persons who are part of Saniona's group management (including the CEO). The guidelines also encompass any remuneration to members of the board of directors, in addition to board remuneration. These guidelines are applicable to remuneration agreed, and amendments to remuneration already agreed, after adoption of the guidelines by the annual shareholders' meeting 2024. These guidelines do not apply to any remuneration resolved by the shareholders' meeting, such as e.g. board remuneration and share-based incentive programs.

The guidelines' promotion of the company's business strategy, long-term interests and sustainability

Saniona is a clinical-stage biopharmaceutical company focused on the discovery and development of medicines modulating ion channels. In short, Saniona's business strategy includes proprietary development of product candidates for the treatment of epilepsy and

other diseases of the central nervous system where there are large unmet medical needs, with the goal of obtaining market approval in the US and Europe. For more information about Saniona's business strategy, see Saniona's latest annual report.

A successful implementation of Saniona's business strategy and safeguarding of Saniona's long-term interests, including its sustainability, require that the company is able to recruit and retain highly competent senior executives with a capacity to achieve set goals. In order to achieve this, Saniona must offer a competitive total remuneration on market terms, which these guidelines enable.

Long-term share-based incentive programs have been implemented in Saniona. The share-based incentive programs have been approved by the shareholders' meeting and are therefore not covered by these guidelines.

Types of remuneration

The remuneration shall be on market terms and be competitive and may consist of the following components: fixed salary, variable cash remuneration, pension benefits and other benefits. For the individual senior executive, the level of remuneration shall be based on factors such as work duties, expertise, position, responsibilities and performances. Additionally, the shareholders' meeting may – irrespective of these guidelines – resolve on, e.g. share and share price-related remuneration.

For employments governed by rules other than Swedish rules, pension benefits and other benefits may be duly adjusted for compliance with mandatory rules or established local practice, considering, to the extent possible, the overall purpose of these guidelines.

Fixed salary

The CEO and other senior executives shall be offered a fixed annual cash salary. The fixed cash salary shall as a starting point be determined per calendar year with salary revision on an annual basis.

Variable cash remuneration

In addition to fixed salary, the CEO and other senior executives may, according to separate agreements, receive variable cash remuneration. Variable cash remuneration covered by these guidelines is intended to promote Saniona's business strategy and long-term interests, including its sustainability.

The satisfaction of criteria for awarding variable cash remuneration shall be measured over a period of one year. Any variable cash remuneration may not exceed 50 per cent of the fixed annual cash salary. Variable cash remuneration shall not qualify for pension benefits, save as required by mandatory collective bargaining agreements.

The variable cash remuneration shall be linked to one or several predetermined and measurable criteria, which can be financial, such as completing a financing of a specified amount by a specified time, or non-financial, such as successful completion of a development activity such as a clinical trial by a specified date. At least 20 per cent of the variable cash remuneration shall depend on financial criteria. By linking the goals in a clear and measurable way to the remuneration of the senior executives to Saniona's financial and operational development, they contribute to the implementation of the company's business strategy, long-term interests and sustainability.

To which extent the criteria for awarding variable cash remuneration has been satisfied shall be evaluated and determined when the measurement period has ended. The Remuneration Committee is responsible for the evaluation. For financial objectives, the evaluation shall be based on the latest financial information made public by the company.

Additional variable cash remuneration may be awarded in extraordinary circumstances, provided that such extraordinary arrangements are only made on an individual basis, either for the purpose of recruiting or retaining senior executives, or as remuneration for extraordinary performance beyond the individual's

BOARD OF DIRECTORS REPORT

ordinary tasks. Such remuneration may not exceed an amount corresponding to 100 per cent of the fixed annual cash salary and may not be paid more than once each year per individual. Any resolution on such remuneration shall be made by the Board of Directors based on a proposal from the Remuneration Committee.

The Board of Directors shall have the possibility to, in whole or in part, reclaim variable cash remuneration paid on incorrect grounds.

Pension benefits

Pension benefits, including health insurance, shall be defined contribution, insofar as the senior executive is not covered by defined benefit pension under mandatory collective bargaining agreements. Pension premiums for defined contribution pensions, including health insurance, may amount to a maximum of 15 per cent of the fixed annual cash salary.

Other benefits

Other benefits may include life insurance, medical insurance and a company car. Premiums and other costs relating to such benefits may amount to a total of not more than 20 per cent of the fixed annual cash salary.

Termination of employment and severance payment

Senior executives shall be employed until further notice or for a specified period of time. Upon termination of an employment by Saniona, the notice period may not exceed 12 months. Fixed cash salary during the notice period and severance pay may not together exceed an amount corresponding to the fixed monthly cash salary for 12 months. Upon termination by the senior executive, the notice period may not exceed six months, without any right to severance pay.

In addition to fixed cash salary during the period of notice and severance pay, additional remuneration may be paid for non-compete undertakings. Such remuneration shall compensate for loss of income and

shall only be paid in so far as the previously employed senior executive is not entitled to severance pay for the period for which the non-compete undertaking applies. The remuneration shall be based on the fixed annual cash salary at the time of termination of employment and amount to not more than 60 per cent of the fixed annual cash salary at the time of termination of employment, save as otherwise provided by mandatory collective bargaining agreements, and shall be paid during the time as the non-compete undertaking applies, however not for more than 12 months following termination of employment.

Salary and employment conditions for employees

In the preparation of the Board of Directors' proposal for these remuneration guidelines, salary and employment conditions for employees of Saniona have been taken into consideration by including information on the employees' total income, the components of the remuneration and increase and growth rate over time, in the Remuneration Committee's and the Board of Directors' basis of decision when evaluating whether the guidelines and the limitations set out herein are reasonable.

Consultancy fees to the members of the Board of Directors

To the extent a member of the Board of Directors renders services for the company, in addition to his or her assignment as a member of the Board of Directors, an additional consultancy fee on market terms may be paid to the member of the Board of Directors, or to a company controlled by such member of the Board of Directors, provided that such services contribute to the implementation of Saniona's business strategy and the safeguarding of Saniona's long-term interests, including its sustainability.

Preparation and decision-making progress

The Board of Directors has established a Remuneration Committee. The Remuneration Committee's duties include i.a. preparing the Board of Directors' resolution to propose guidelines for remuneration to senior

executives. The Board of Directors shall prepare a proposal for new guidelines at least every fourth year and submit it to the shareholders' meeting. The guidelines shall be in force until new guidelines have been adopted by the shareholders' meeting. The Remuneration Committee shall also monitor and evaluate programs for variable remuneration for the senior executives as well as the current remuneration structures and compensation levels in the company. The members of the Remuneration Committee are independent in relation to the company and its senior management. The CEO and other members of the senior management do not participate in the Board of Directors' processing of and resolutions regarding remuneration-related matters in so far as they are affected by such matters.

Deviation from these guidelines

The Board of Directors may temporarily resolve to deviate from these guidelines, in whole or in part, if in a specific case there is special cause for the deviation and a deviation is necessary to serve the company's long-term interests, including its sustainability, or to ensure the company's financial viability. As set out above, the Remuneration Committee's tasks include preparing the Board of Directors' resolutions in remuneration-related matters, which include any resolutions to deviate from these guidelines.

Sustainability and the Environment

Saniona does not have any actual industrial production, so its discharge into the air, soil and water is exceedingly limited. Saniona believes that it follows current environmental laws and regulations, and the Group endeavors to partner with manufacturers and other third parties who do as well.

Saniona conducts its research in Denmark in accordance with the permits issued for the company by the authorities. The company has, for example, a permit for the handling of radioactive materials, a permit for handling gene modified organisms and a permit for conducting animal experiments. Saniona uses small quantities of radioactive trace elements in certain laboratory experiments. This radioactive material is stored and disposed of in compliance with the guidelines and instructions issued by the Danish National Institute of Radiation Hygiene. When new drugs are developed, regulatory authorities require that animal experiments are conducted. These experiments are necessary to evaluate the effect and mode of action of new drugs and to maximize safety for participants in the clinical studies. At Saniona, all animal experiments are conducted with the approval of the Danish Animal Experiments Inspectorate and comply with all regulatory requirements regarding animal studies. Saniona considers the three R's guideline principles (i.e. Replace, Reduce and Refine) for the use of animals in research highly important and conducts studies according to those principles. External contract research organizations are carefully selected when safety experiments are to be made in animals before clinical studies are conducted with the company's drug candidates. Saniona only uses organizations with a good international reputation which comply with all European standards on animal welfare and receive relevant inspections by the authorities.

Saniona considers it highly important to maintain a good working environment and at any time wishes to meet regulatory requirements regarding the way the workplace is designed. This also includes the

psychological and physical working environment, including exhaust and air change, ventilation, heating, furniture and in-house safety regulations in general. Saniona is screened from time to time by the Danish Working Environment Authority for compliance with the Danish Working Environment Act. Saniona operates its facilities according to all applicable laws, rules and regulations. Saniona is continuing its efforts to improve the working environment through an active working environment organization based on workplace assessments (physical, chemical, biological, ergonomic, accident-related and psychological working environment conditions) as well as based on analyses of developments in the number of days lost due to sickness. Saniona believes that a good working environment is very important to employee well-being and thus also to our staff's ability to always perform at best for the company.

Authorization for the Board of Directors regarding new issues

At the annual shareholders' meeting held on May 28, 2025, it was resolved in accordance with the proposal from the Board of Directors to authorize the Board of Directors, within the limits of the company's Articles of Association, at one or several occasions, during the time up until the next annual shareholders' meeting, with or without deviation from the shareholders' preferential rights, to resolve to issue new shares, warrants and/or convertibles. An issue should be able to be made with or without provisions regarding contribution in kind, set-off or other conditions. The total number of shares that may be issued (alternatively be issued through conversion of convertibles and/or exercise of warrants) shall not exceed 27,217,677, which corresponds to approximately 20 per cent of the current number of shares in the company. In case the authorization is used for an issue with deviation from the shareholders' preferential rights, the issue should be made on market terms. The purpose of the authorization is to be able to source working capital, to be able to execute and finance acquisitions of companies and assets as well as to enable new issues to industrial partners within the framework of partnerships and alliances.

Corporate Governance Report

For additional financial information regarding this section, please see the Corporate Governance Report on pages 83-97 of this Annual Report.

Significant Events after the Reporting Period

- No events after the reporting period have occurred that require adjustment to or disclosure in the financial statements.

FINANCIAL CALENDAR

Interim Report Q1	May 26, 2026 at 8:00 CEST
Annual General Meeting	May 27, 2026 at 16:30 CEST
Interim Report Q2	August 27, 2026 at 8:00 CEST
Interim Report Q3	November 26, 2026 at 8:00 CET
Year-End Report 2026	February 25, 2027 at 8:00 CET

PROPOSED APPROPRIATION OF FUNDS

SEK	
Share premium reserve	1,000,542,000
Profit/loss carried forward	-655,108,000
Profit/loss for the year	20,292,000
Total	365,726,000

The Board of Directors proposes that the funds at their disposal, SEK 365,726,000 be carried forward. The results and position of the Group and the Parent Company in other respects are presented in the following income statements, balance sheets, cash flow statements and statements of equity with related notes and supplementary information, which form an integral part of this annual report. All amounts are stated in SEK 000s unless otherwise indicated.

FINANCIAL STATEMENTS

Consolidated statement of comprehensive income – Group

The Group's consolidated financial statements have been prepared based on the accounting policies described in Note 7 *Significant accounting policies*.

KSEK	Note	2025	2024
Revenue	1-8 9	434,399	334,672
Total operating income		434,399	334,672
Raw materials and consumables		-5,433	-5,095
Other external costs	10, 11	-86,091	-45,014
Share of result of associate	19	-3,689	2,770
Personnel costs	12	-61,425	-37,787
Depreciation and write-downs	17, 18	-6,733	-7,661
Total operating expenses		-163,371	-92,787
Operating profit (loss)		271,028	241,885
Financial income	14	39,819	5,128
Financial expenses	14	-4,852	-39,992
Total financial items		34,967	-34,864
Profit (loss) before tax		305,995	207,021
Income tax	15	-21,329	-18,315
Result for the year		284,666	188,706
Other comprehensive income (loss) for the period			
<i>Item that may be reclassified to profit and loss</i>			
Translation differences		-26,956	2,851
Total other comprehensive income for the year, net after tax		-26,956	2,851
Total comprehensive income for the year		257,710	191,557
Earnings (Loss) per share, SEK	16	2.21	1.77
Diluted Earnings (Loss) per share, SEK	16	2.15	1.76

The recognized profit (loss) and total comprehensive income for 2024 and 2025 are all attributable to the shareholders of the Parent Company, since there is no non-controlling interest in the subsidiaries of the Group

Consolidated statement of financial position – Group

KSEK	Note	2025-12-31	2024-12-31
	1-8		
ASSETS			
Intangible assets	17	4,114	4,753
Property and equipment	18	71,394	2,897
Right of use assets	18	—	4,812
Investment in associate	19	3,062	2,869
Other financial assets	20	232	248
Non-current assets		78,802	15,579
Trade receivables	26	4,360	15,038
Other assets	21	15,757	5,858
Cash and cash equivalents	22	580,823	303,258
Current assets		600,940	324,154
Total assets		679,742	339,733

Consolidated statement of financial position – Group

KSEK	Note	2025-12-31	2024-12-31
	1-8		
EQUITY AND LIABILITIES			
Share capital	23	6,902	5,627
Additional paid-in capital		1,000,542	884,659
Reserves		-19,746	7,210
Accumulated deficit		-352,539	-665,678
EQUITY	12	635,159	231,818
Other liabilities	25	—	2,622
Non-current liabilities		—	2,622
Trade payables		20,680	17,527
Loan	24	—	5,408
Tax liabilities		463	18,425
Lease liabilities	24	—	5,096
Other financial liabilities	24	—	57,005
Other liabilities	25	23,440	1,832
Current liabilities		44,583	105,293
Total liabilities		44,583	107,915
Total equity and liabilities		679,742	339,733

Consolidated statement of change in equity – Group

KSEK	Share capital	Additional paid-in capital	Translation reserves	Accumulated deficit	Shareholders' equity
January 1, 2024	3,206	827,803	4,359	-857,308	-21,940
Comprehensive income					
Loss for the year	—	—	—	188,706	188,706
Other comprehensive income	—	—	2,851	—	2,851
Total comprehensive income (loss)	—	—	2,851	188,706	191,557
Transactions with owners					
Shares issued for cash	2,356	69,472	—	—	71,828
Equity component of the convertible loan	—	1,287	—	—	1,287
Expenses related to capital increase	—	-17,838	—	—	-17,838
Conversion of convertibles	65	3,935	—	—	4,000
Share-based compensation	—	—	—	2,924	2,924
Total transactions with owners	2,421	56,856	—	2,924	62,201
December 31, 2024	5,627	884,659	7,210	-665,678	231,818
January 1, 2025	5,627	884,659	7,210	-665,678	231,818
Comprehensive income					
Loss for the year	—	—	—	284,666	284,666
Other comprehensive income	—	—	-26,956	—	-26,956
Total comprehensive income (loss)	—	—	-26,956	284,666	257,710
Transactions with owners					
Shares issued for cash	1,177	113,774	—	—	114,951
Warrants TO 4	—	—	—	23,320	23,320
Expenses related to capital increase	—	-3,793	—	—	-3,793
Conversion of convertibles	98	5,902	—	—	6,000
Share-based compensation	—	—	—	5,153	5,153
Total transactions with owners	1,275	115,883	—	28,473	145,631
December 31, 2025	6,902	1,000,542	-19,746	-352,539	635,159

Consolidated statement of cash flow – Group

KSEK	Note	2025	2024
	1-8		
Operating profit		271,028	241,885
Adjustments for non-cash transactions	22	15,574	7,814
Changes in working capital	22	21,590	-5,997
Cash flow from operating activities before financial and tax items		308,192	243,702
Interest income received		5,559	1,890
Interest expenses paid		-1,227	-5,899
Tax credit received/paid	15	-38,669	8,484
Cash flow from operating activities		273,855	248,177
Investing activities			
Investment in associate		-4,065	—
Investment in tangible assets	18	-73,555	-124
Cash flow from investing activities		-77,620	-124
Financing activities			
Repayment of loan	22	—	-51,160
Proceeds from issuance of new shares and warrants		114,951	88,874
Costs related to issuance of new shares		-3,792	-9,445
Payment of lease liabilities	22	-2,973	-5,014
Cash flow from financing activities		108,186	23,255
Net increase (decrease) in cash and cash equivalents		304,421	271,308
Cash and cash equivalents at beginning of year		303,258	30,962
Exchange rate difference in cash and cash equivalents		-26,856	988
Cash and cash equivalents at end of year		580,823	303,258

Statement of income – Parent Company

The Parent Company's financial statements have been prepared based on the accounting policies described in Note 7 *Significant accounting policies*.

KSEK	Note	2025	2024
Other operation income	1-8	2,568	2,108
Total operating income		2,568	2,108
Raw materials and consumables		-30	-46
Other external costs	10	-6,420	-5,454
Other operating expenses		-1,989	-1,119
Personnel costs	12	-3,106	-2,002
Total operating expenses		-11,545	-8,621
Operating loss		-8,977	-6,513
Financial income	14	36 432	244
Financial expenses	14	-7,163	-46,473
Total financial items		29,269	-46,229
Profit (loss) after financial items		20,292	-52,742
Taxes	15	—	—
Loss for the year/comprehensive loss for the year		20,292	-52,742

Statement of financial position – Parent Company

KSEK	Note	2025-12-31	2024-12-31
	1-8		
ASSETS			
Investment in subsidiaries	27	353,041	347,889
Financial assets		353,041	347,889
Non-current assets		353,041	347,889
Receivables from group companies		16,294	—
Other assets	21	602	220
Current receivables		16,896	220
Cash and cash equivalent	22	3,837	7,455
Current assets		3,837	7,675
Total assets		373,774	355,564
EQUITY AND LIABILITIES			
<i>Restricted equity</i>			
Share capital	23	6,902	5,627
<i>Unrestricted equity</i>			
Share premium reserve		1,000,542	884,659
Retained earnings (accumulated deficit)		-655,108	-630,840
Profit (loss) for the period		20,292	-52,742
Equity		372,628	206 704
Trade payables		932	1,187
Loan	24	—	5,408
Payables to group companies		—	85,095
Other financial liabilities	24	—	57,005
Other liabilities	25	214	165
Current liabilities		1,146	148,860
Total liabilities		1,146	148,860
Total equity and liabilities		373,774	355,564

Statement of changes in equity – Parent Company

KSEK	Share capital	Share premium reserve	Retained earnings (including net loss for the period)	Shareholders' equity
January 1, 2024	3,206	827,803	-633,764	197,246
Total comprehensive income	—	—	-52,742	-52,742
Transactions with owners				
Shares converted for cash	2,356	69,472	—	71,828
Equity component of the convertible loan	—	1,287	—	1,287
Expenses related to capital increase	—	-17,838	—	-17,838
Conversion of convertibles	65	3,935	—	4,000
Share-based compensation	—	—	2,924	2,924
December 31, 2024	5,627	884,659	-683,582	206,704
January 1, 2025	5,627	884,659	-683,582	206,704
Total comprehensive income	—	—	20,292	20,292
Transactions with owners				
Shares converted for cash	1,177	113,774	—	114,951
Warrants TO 4	—	—	23,320	23,320
Expenses related to capital increase	—	-3,793	—	-3,793
Conversion of convertibles	98	5,902	—	6,000
Share-based compensation	—	—	5,153	5,153
December 31, 2025	6,902	1,000,542	-634,818	372,628

Statement of cash flows – Parent Company

KSEK	Note	2025	2024
Operating loss		-8,977	-6,513
Adjustments for non-cash transactions	22	—	—
Changes in working capital	22	-105,648	-12,211
Cash flow from operating activities before financial items		-114,625	-18,724
Interest income received		175	244
Interest expenses paid		-327	-4,794
Cash flow from operating activities		-114,777	-23,274
Investing activities			
Proceeds from sale of financial assets		—	—
Investment in financial assets		—	—
Cash flow from investing activities		—	—
Financing activities			
Repayment of loan		—	-51,160
Proceeds from issuance of new shares and warrants		114,951	88,874
Costs related to issuance of new shares		-3,792	-9,445
Cash flow from financing activities		111,159	28,269
Net increase (decrease) in cash and cash equivalents		-3,618	4,995
Cash and cash equivalents at beginning of period		7,455	2,460
Cash and cash equivalents at end of period		3,837	7,455

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Note 1 General Information

Saniona AB (publ), (the 'Parent Company'), Corporate Registration Number 556962-5345, is a limited liability company registered in the municipality of Malmö in the county of Skåne, Sweden. These consolidated financial statements comprise the Parent Company and its subsidiaries (collectively the 'Group' or 'Saniona'). The Group is a clinical-stage biopharmaceutical company focused on discovering and developing of medicines modulating ion channels. The legal address of the head office and the research facility is Murervangen 42, DK-2600 Glostrup, Denmark. The Parent Company is listed on Nasdaq Stockholm Small Cap, and its shares are traded under the ticker SANION and the ISIN code SE0005794617.

Note 2 Basis of accounting

A. General

The consolidated financial statements have been prepared in accordance with IFRS[®] Accounting Standards as adopted by the European Union ('EU'). The consolidated financial statements also comply fully with the Annual Accounts Act, the Swedish Corporate Reporting Board's recommendation RFR 1, Supplementary Accounting Rules for Groups, and IFRS[®] Accounting Standards as issued by the International Accounting Standards Board ('IASB'). These consolidated financial statements were authorized for issue by the Parent Company's Board of Directors (the 'Board'), on April 30, 2026. The Annual Report 2025 for the Parent Company and Group was approved for publication by decision of the Board on April 30, 2026. The Annual Report will be submitted to the Annual General Meeting ('AGM') for adoption on May 27, 2026.

Details of the Group's significant accounting policies are included in Note 7 *Significant accounting policies*.

B. Going concern basis of accounting

The consolidated financial statements have been prepared on a going concern basis.

As of December 31, 2025, the Group's current assets exceed current liabilities by SEK 556 million. Current assets include cash and cash equivalents of SEK 580.8 million.

Note 3 Functional and presentation currency

The consolidated financial statements are presented in Swedish kronor ('SEK') which is also the functional currency of the Parent Company. All amounts have been rounded to the nearest thousand, unless otherwise indicated.

Note 4 Basis of measurement

The consolidated financial statements have been prepared on the historical cost basis, except in the case of certain financial assets and liabilities, which are measured at fair value at the end of each reporting period.

Note 5 Critical accounting judgments and key sources of estimation uncertainty

In preparing these consolidated financial statements, management has made assumptions and estimates that affect the application of the Group's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognized prospectively.

Assumptions and estimation uncertainties on December 31, 2025, that have a significant risk of resulting in a material change to the carrying amounts of assets and liabilities in the next financial year are as follows:

- Accruals for research and/or development projects (e.g. pre-clinical and clinical trials): Estimates regarding the amount of costs that meet the criteria for the recognition of a liability or prepaid (refer to Note 7);

- Shares in subsidiaries: Shares in subsidiaries are recognized at cost less potential impairment losses. Transaction expenses are included in the carrying amount for holdings in subsidiaries. When there is an indication that shares and participations in subsidiaries have decreased in value, the recoverable amount is estimated. If it is lower than the carrying amount, an impairment loss is recognized. Impairment losses are recognized in the item Profit/loss from shares in Group companies. Valuation is performed on the separate project that are owned by the subsidiary.

The assessments include the following:

- Selection of valuation methods.
- Calculation of fair value adjustments to account for relevant risk factors.
- Assessment of which market parameters that can be observed. (refer to Note 24)
- Share-based payments: Valuation method and inputs used to estimate the grant date fair value of equity-settled share-based payments (refer to Note 13); and
- Revenue recognition: Assumptions about the likelihood and constraint of future variable consideration from out-licensing or partnership agreements (refer to Note 7).

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Note 6 Adoption of new or revised standards

A. Financial reporting standards applied for the first time in 2025

No new or revised accounting standards or interpretations effective from January 1, 2025, have materially affected Saniona Group's financial statements.

B. Published financial reporting standards that have not yet been applied

At the date of authorization of these financial statements, certain new or amended standards have been issued but are not yet effective. These include IFRS 18, which is effective for annual reporting periods beginning on or after 1 January 2027. The Group has not early adopted this standard. Management is currently assessing the potential impact of IFRS 18 on the Group's financial statements.

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Note 7 Significant accounting policies

The Group has consistently applied the following accounting policies to all periods presented in these consolidated financial statements.

A. Basis of consolidation

i. Subsidiaries

The consolidated financial statements include the Parent Company and entities directly or indirectly controlled by the Parent Company ('subsidiaries'). 'Control' is achieved when the Parent Company is exposed to, or has rights to, variable returns from its involvement with an entity, and has the ability to affect those returns through its power over the entity.

ii. Investments in associates

An 'associate' is an entity over which the Group has significant influence and that is neither a subsidiary nor an interest in a joint venture. 'Significant influence' is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The results and assets and liabilities of associates are incorporated in these consolidated financial statements using the equity method of accounting. Under the equity method, an investment in an associate is recognized initially in the consolidated statement of financial position at cost and adjusted thereafter to recognize the Group's share of the profit or loss and other comprehensive income of the associate. When the Group's share of losses of an associate exceeds the Group's interest in that associate, the Group discontinues recognizing its share of further losses. Additional losses are recognized only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

An investment in an associate is accounted for using the equity method from the date on which the investee becomes an associate.

iii. Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealized income and expenses arising from intra-group transactions, are eliminated. Unrealized gains arising from transactions with associates are eliminated against the investment to the extent of the Group's interest in the associate. Unrealized losses are eliminated in the same way as unrealized gains, but only to the extent that there is no evidence of impairment.

B. Foreign currency translation

Transactions denominated in foreign currencies are translated into the respective functional currencies of Group companies at the exchange rate at the dates of the respective transactions. Exchange differences arising between the exchange rate at the transaction date and the exchange rate at the date of actual payment are recognized in the profit or loss under financial income or financial expense.

Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency at the exchange rate at the reporting date. Non-monetary items that are measured based on historical cost in a foreign currency are translated at the exchange rate at the date of the transaction. Foreign currency differences are generally recognized in profit or loss and presented within total financial items.

The assets and liabilities of foreign operations with functional currencies other than SEK are translated into SEK at the exchange rates at the reporting date. Income and expenses of foreign operations items are translated at the average exchange rates for the period. Exchange differences arising, if any, are recognized in OCI and accumulated in the currency translation reserve.

For the consolidated cash flow statement, cash flows from foreign subsidiaries are translated at average exchange rates for the period.

Foreign exchange adjustment of balances that are considered as part of the overall net investment in subsidiaries with functional currencies other than SEK are recognized in OCI and accumulated in the currency translation reserve.

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C. Segment reporting

The Group is organized as a single business unit, focused on discovering, developing, and commercializing innovative treatments for rare disease patients. Consistent with its organizational structure, the Group's Chief Executive Officer ('CEO'), who is also the chief operating decision maker, views and manages the Group's operations and business as a single operating segment. The Group's intangible and tangible non-current assets are located in Denmark.

D. Revenue recognition

i. General

The Group generates revenue from out-licensing of intellectual property ('IP') and from providing research and development ('R&D') services. Out-licensing of IP is either standalone (through license agreements), or in combination with R&D services (through research and collaboration agreements). The Group also provides R&D services on a standalone basis.

For all contracts with customers, the Group (1) identifies the performance obligations in the contract, (2) determines the transaction price, (3) allocates the transaction price to the performance obligations in the contract, and (4) recognizes revenue when or as the Group satisfies a performance obligation.

Revenue is recognised when or as the Group satisfies a performance obligation by transferring control of a promised good or service to the customer. Depending on the nature of the performance obligation, revenue can be recognised both over time and at a point in time.

ii. License agreements and research collaboration agreements

Research and collaboration agreements include promises in addition to the promised license. For such agreements, the Group determines if the license is 'distinct' by assessing whether the customer can benefit from the license on its own or together with other resources that are readily available, and whether the

license is separately identifiable from other goods or services in the contract.

If the license is not distinct, then the Group recognizes revenue for the single performance obligation when or as the combined goods or services are transferred to the customer.

If the license is distinct, or for license agreements that do not include promises other than the promised license, the Group determines the nature of the license. If the nature of the promise is to provide the customer with a right to access the Group's IP throughout the license period, then the Group recognizes revenue over time, because the customer simultaneously consumes and receives benefit from the Group's performance of providing access to its IP as that performance occurs. A promise to provide the customer with a right to use the Group's IP is satisfied at a point in time. Research services under a research and collaboration agreement that relate to very early stage compounds are typically deemed to be highly specialized and proprietary, resulting in a conclusion that the research services and the license are not distinct.

License agreements and research and collaboration agreements may include rights to variable consideration that is contingent on meeting specific development or commercial milestones or other performance criteria. Given the significant uncertainties associated with achieving such milestones, we consider such consideration constraint and do not recognize such consideration until the performance criteria are highly probable of being met.

iii. Service revenue

Revenue from providing R&D services is recognized when a contractual promise to a customer (performance obligation) has been fulfilled as promised services are provided to the customer.

E. Employee benefits

i. Short-term employee benefits

Short-term employee benefits are expensed as the related service is provided. A liability is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

ii. Share-based payments

The grant-date fair value of equity-settled share-based payment arrangements granted to employees is generally recognized as an expense, with a corresponding increase in equity, over the vesting period of the awards. The amount recognized as an expense is adjusted to reflect the number of awards for which the related service and non-market performance conditions are expected to be met, such that the amount ultimately recognized is based on the number of awards that meet the related service and non-market performance conditions at the vesting date.

F. Net income/expense from financial items

Financial items comprise interest realized, realized and unrealized currency translation adjustments, and fair value adjustments of financial instruments. Financial income and financial expenses are recognized in profit or loss with the amounts related to the financial year.

G. Income tax

i. General

Tax on income for the year, consisting of the year's current tax and deferred tax, is recognized in profit or loss to the extent that it relates to the income or loss for the year and in OCI or equity to the extent that it relates thereto.

ii. Current tax

Current tax comprises the expected tax payable or receivable on the taxable income or loss for the year and any adjustment to the tax payable or receivable in respect

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of previous years. The amount of current tax payable or receivable is the best estimate of the tax amount expected to be paid or received that reflects uncertainty related to income taxes, if any. It is measured using tax rates enacted or substantively enacted at the reporting date.

Under the Danish 'Skattekreditordningen' (the 'Tax Credit Scheme'), loss-making companies can claim payment of the tax base of the portion of their loss which is attributable to certain R&D activities. The net operating loss ('NOL') for the year for which the Group claims a payment is reduced by the amount of the tax base of the loss claimed. Payment typically occurs within 12 months after the reporting period. The Group accounts for the Tax Credit Scheme as a current tax benefit.

H. Property and equipment

Items of property and equipment are measured at cost less accumulated depreciation. Cost comprises acquisition price and costs directly related to acquisition until the time when the Group starts using the asset. The basis for depreciation is cost less estimated residual value after the end of useful life. Assets are depreciated under the straight-line method over the expected useful lives of the assets. Land is not depreciated. The depreciation periods are as follows:

Property: 15 years

Machinery: 5-10 years

IT equipment: 3 years

Other fixtures, tools and equipment: 2-3 years

Profits and losses arising from disposal of property and equipment are stated as the difference between the selling price less the selling costs and the carrying amount of the asset at the time of the disposal. Profits and losses are recognized in profit or loss under other external costs.

I. Leases

The Group recognizes a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or the cost of the right-of-use asset reflects that the Group will exercise a purchase option. In that case the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the Group's incremental borrowing rate. Generally, the Group uses its incremental borrowing rate as the discount rate. The Group determines its incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments;

- variable lease payments that depend on an index or a rate, initially measured using the index or rate on the commencement date;

- amounts expected to be payable under a residual value guarantee; and

- the exercise price under a purchase option that the Group is reasonably certain to exercise, lease payments in an optional renewal period if the Group is reasonably certain to exercise an extension option, and penalties for early termination of a lease unless the Group is reasonably certain not to terminate early.

The lease liability is measured at amortized cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, if the Group changes its assessment of whether it will exercise a purchase, extension or termination option or if there is a revised in-substance fixed lease payment. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

The Group has elected not to recognize right-of-use assets and lease liabilities for leases of low-value items and short-term leases. The Group recognizes the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

J. Intangible assets

i. Research and development

All internal research costs are expensed in profit or loss as incurred. A significant portion of our research and development activities is performed on our behalf by third parties. Often, our agreements with such parties provide for a payment schedule that is not necessarily aligned with the progress to completion. Saniona makes estimates of our accrued expenses and prepayments as

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of each reporting date for such third-party agreements based on facts and circumstances known at that time.

Internal development costs are capitalized only if they can be measured reliably, the product or process is technically and commercially feasible, future economic benefits are probable, and the Group intends to and has sufficient resources to complete development and to use or sell the asset. Otherwise, internal development costs are expensed in profit or loss as incurred. As of December 31, 2025, no internal development costs incurred by the Group have met these recognition criteria.

ii. In-licensing and separately acquired intangible assets

Intangible assets, including patents and other IP, that are licensed or acquired by the Group are initially measured at cost. Payments related to the achievement of development or regulatory milestones are capitalized when paid unless such payments relate to the execution of activities (cost accumulation approach). Intangible assets are amortized when they become available for use. Until then, intangible assets are tested for impairment at least annually, irrespective of whether any indication of impairment exists, or when an indication of impairment is identified.

K. Impairment of non-financial assets

The Group reviews on an annual basis the carrying amounts of its non-financial assets (other than deferred tax assets) to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

The recoverable amount of an asset is the greater of its value in use and its fair value less costs to sell. Value in use is based on the estimated future cash flows, discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

An impairment loss is recognized if the carrying amount of an asset exceeds its recoverable amount. Impairment

losses are recognized in profit or loss. They reduce the carrying amounts of the assets on a pro rata basis.

L. Cash and cash equivalents

Cash and cash equivalents comprise cash in hand, current balances with banks and similar institutions, and highly liquid investments with maturities of three months or less when acquired.

M. Financial instruments

i. Recognition and initial measurement

Trade receivables are initially recognized when they are originated. All other financial assets and financial liabilities are initially recognized when the Group becomes a party to the contractual provisions of the instrument.

A financial asset or financial liability is initially measured at fair value plus, for an item not at FVTPL, transaction costs that are directly attributable to its acquisition or issue.

ii. Classification and subsequent measurement Financial assets – General

On initial recognition, a financial asset is classified as measured at: amortized cost; FVOCI – debt investment; FVOCI – equity investment; or FVTPL. Financial assets are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

A financial asset is measured at amortized cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

A debt investment is measured at FVOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Group may irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

All financial assets not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial assets – Business model assessment

The Group makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management.

Financial assets – Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs

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(e.g. liquidity risk and administrative costs), as well as a profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows such that it would not meet this condition.

Financial assets – Subsequent measurement and gains and losses

Financial assets at amortized cost: These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.

Financial liabilities – Classification, subsequent measurement and gains and losses

Financial liabilities are classified as measured at amortized cost or FVTPL. A financial liability is classified as at FVTPL if it is classified as held-for-trading, it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

iii. Derecognition

The Group derecognizes a financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group

neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled or expire. The Group also derecognizes a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

iv. Impairment

The Group recognizes loss allowances for estimated credit losses ('ECLs') on financial assets measured at amortized cost. ECL for trade receivables are estimated based on a simplified approach which makes use of the Group's historical credit loss experience and more forward-looking information.

N. Share capital

Incremental costs directly attributable to the issue of ordinary shares are recognized as a deduction from equity.

O. Fair value measurement

'Fair value' is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date in the principal or, in its absence, the most advantageous market to which the Group has access at that date. The fair value of a liability reflects its non-performance risk.

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique:

Level 1: Quoted (unadjusted) prices in active markets for identical assets or liabilities.

Level 2: Other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly.

Level 3: Techniques which use inputs that have a significant effect on the recorded fair value that are not based on observable market data. When one is available, the Group measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as 'active' if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

If there is no quoted price in an active market, then the Group uses valuation techniques that maximize the use of relevant observable inputs and minimize the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

The Group regularly reviews significant unobservable inputs and valuation adjustments. Significant valuation issues are reported to the group Audit Committee.

P. Deferred offering costs

The Group defers costs that are directly associated with in-process equity offerings until such offerings are completed, at which time such costs are recorded as a reduction to the gross proceeds from the offering directly in equity. If an equity offering is abandoned, deferred offering costs are expensed.

Q. Accounting policies for the Parent Company

The Parent Company applies the Swedish Annual Accounts Act and the Swedish Corporate Reporting Board's recommendation RFR 2, Accounting for Legal Entities. The application of RFR 2 means that as far as possible, the Parent Company applies all IFRS® Accounting Standards as endorsed by the EU within the auspices of the Swedish Annual Accounts Act and the Swedish Pension Obligations Vesting Act and considering the relationship between accounting and taxation. The differences between the Parent Company's and the Group's accounting policies are reviewed below:

- Classification and presentation: The Parent Company presents a separate Statement of Comprehensive Income, separately from the Income Statement.
- Investments in subsidiaries and other financial assets are recognized at cost in the Parent Company's financial statements subject to potential impairment. Dividends are recognized in the income statement.

Note 8 Financing transactions

A. Fenja Capital Loan 2021 to 2025

In July 2021, the Group entered into a non-dilutive SEK-denominated fixed-rate term loan agreement for SEK 87.0 million with Fenja Capital II A/S (previously Formue Nord Fokus A/S). During the period September 2022 until December 2024 the terms have been renegotiated. In connection with the Right Issues in February 2024 a part of the loan was converted into convertibles of SEK 10 million.

During 2024 Saniona has repaid SEK 51.2 of the loan, and Fenja Capital has converted for SEK 4 million of the outstanding convertibles.

End of 2024 the remaining convertibles value was SEK 5.8 million.

During 2025 Fenja Capital has converted for SEK 6 million of the outstanding convertibles.

At the end of 2025, there were no remaining convertibles.

NOTES

Note 9 Revenue

A. Disaggregation of revenue

Category

KSEK	2025	2024
Research and collaboration agreements (bundle, over time)	29,631	28,733
License agreements (other event-based payments)	404,768	305,939
Total	434,399	334,672

Geographical markets based on customer

KSEK	2025	2024
Sweden	—	—
Ireland	404,768	—
USA	2,487	300,183
Germany	10,008	17,685
Denmark	9,600	555
United Kingdom	7,536	16,249
Total	434,399	334,672

NOTES

B. Contracts with customers

i. Jazz

In 2025, the Group entered into a global license agreement with Jazz Pharmaceuticals plc ('Jazz') for exclusive worldwide rights to develop SAN2355, a highly differentiated, subtype-selective Kv7.2/Kv7.3 activator in preclinical development for epilepsy and other potential indications, designed to overcome the limitations of non-selective Kv7-targeting compounds. Jazz will lead and fund further development, regulatory submissions, and global commercialization activities.

Under the License Agreement, Saniona received a SEK 404.8 million (USD 42.5 million) unconditional upfront payment in 2025 and is eligible for up to SEK 9.5 billion (USD 992.5 million) in milestone payments. The first milestone payment of SEK 72 million (USD 7.5 million) will be triggered upon initiation of the first Phase 1 study. Potential milestone payments include up to SEK 1.8 billion (USD 192.5 million) in development and regulatory milestones and up to SEK 7.6 billion (USD 800 million) in commercial milestones. Saniona is also entitled to tiered royalties ranging from mid-single digits to low-double digits on net sales of commercial products resulting from the development of SAN2355.

Saniona partner Jazz is developing SAN2355 aiming to start Phase 1 clinical studies during 2026. Jazz is leading and financing also future costs related clinical development, regulatory submissions, and global commercialization.

ii. Acadia

In 2024, the Group entered into a collaboration and license agreement with Acadia Pharmaceuticals Inc. ('Acadia') for the exclusive license to research, develop, manufacture and commercialize ACP-711 (formally SAN711) and a set of compounds worldwide for any and all uses.

Under the License Agreement, Saniona received a SEK 300.2 million (USD 28 million) unconditional upfront payment in 2024 and is eligible for up to SEK 6.2 billion (SEK 582 million) in milestone payments. The first milestone payment of SEK 106 million (USD 10 million) will be triggered upon initiation of the first Phase 2 study. Potential milestone payments include up to SEK 1.6 billion (USD 147 million) for development and regulatory milestones across the first and second indications and up to SEK 4.6 billion (USD 435 million) based on sales thresholds. Saniona is also entitled to tiered royalties ranging from mid-single digits to low-double digits on net sales.

Saniona partner Acadia is developing ACP-711 aiming to start Phase 2 clinical studies by end of 2026. Acadia is developing ACP-711 for essential tremor, a neurological disorder characterized by involuntary shaking or trembling movements. Acadia will lead and finance clinical development, regulatory submissions, and global commercialization, while Saniona has overseen the Phase 1 study completed in 2025 that supports Phase 2 study in essential tremor, which is fully funded by Acadia.

iii. Boehringer Ingelheim research and collaboration agreement

In 2020, the Group entered into a research and collaboration agreement with Boehringer Ingelheim International GmbH ('BI'), regarding joint research to further validate a specific non-disclosed novel potential drug target involved in Schizophrenia and identify potential drug leads for this target. Under the agreement (the 'BI 2020 Agreement') BI gets exclusive worldwide license for BI to research, develop, manufacture, and commercialize therapeutics identified through the collaboration. The Group provided research services during an initial term of 12 months, which has been extended for additional years over the time. The agreement is active until end of March 2027 in accordance with the agreement and BI's request.

In October 2024, Saniona announced that BI has advanced to the lead optimization stage, resulting in a research milestone of SEK 5.7 million (EUR 0.5 million).

The Group receives quarterly research funding payments from BI based on actual full-time employees used by the Group for the joint research. The Group is also eligible to receive future milestone payments of up to SEK 784.8 million (EUR 76.5 million) related to the achievement of prespecified development, regulatory, commercialization, and sales milestones, none of these were achieved as of December 31, 2025. The Group is also eligible to receive tiered low single-digit percentage royalties on BI's sales of all products stemming from this collaboration. The BI 2020 Agreement expires on the later of the tenth anniversary of the execution of the agreement and the last claim to a patent or patent application. After the first anniversary of the agreement, BI has the right to terminate the agreement for convenience by giving ninety days prior written notice, in this case, the licensed IP is returned to the Group.

The Group did not have a contract liability from the agreements with BI as of December 31, 2025, and December 31, 2024.

iv. Cephagenix

In 2020, the Group entered into a research services agreement and a collaboration agreement with Headchannel ApS (subsequently renamed Cephagenix ApS ('Cephagenix')) related to the identification and development of novel migraine treatments based on the Group's unique ion channel competence and central nervous system technology platform, with an initial term of one year. The Group is compensated for research services based on actual full-time employees used by the Group for providing such services. External costs incurred by the Group in connection with the performance of research services are passed through to Cephagenix and are included in revenue. The initial term has been extended multiple times.

In 2025 Cephagenix secured a second tranche funding of EUR 1 million from existing shareholders. Saniona participated pro rata with an investment of SEK 4.1 million (EUR 0.366 million).

The Group has significant influence in Cephagenix and account for this as an investment in associate, refer to Note 19 *Joint arrangements and investment in associates* for details.

v. AstronauTx collaboration agreement

In 2023, the Group entered into a collaboration agreement with AstronauTx in Alzheimer's disease. Saniona may receive up to SEK 1.9 billion (USD177 million) in milestone payments as well as royalties on worldwide net sales of resulting products under the collaboration. The Group receives quarterly research funding payments from AstronauTx based on actual full-time employees used by the Group for the research.

AstronauTx has an option to obtain exclusive worldwide rights to research, develop, manufacture, and commercialize therapeutics identified through the collaboration. Saniona will receive milestone payments of up to SEK 1.1 billion (USD102 million) upon the achievement of certain research, development, and regulatory milestones. In addition, Saniona is entitled to commercial milestone payments of up to SEK 0.8 billion (USD75 million) and tiered royalties on net sales of any potential products commercialized by AstronauTx as a result of this collaboration.

vi. Medix License Agreement

In 2016, the Group entered into a License Agreement with Productos Medix, S.A. de C.V. ('Medix') for rights to develop and commercialize tesofensine and/or Tesomet in Mexico and Argentina (the 'Medix Agreement'). Under the terms of the Medix Agreement, Medix paid a non-refundable upfront payment of SEK 10.7 million (USD 1.25 million) in 2016. Saniona is eligible to receive future milestone payments of up to SEK 20.8 million (USD 2.0 million) related to the achievement of prespecified regulatory milestones, none of which were achieved as of December 31, 2025. Milestone payments are recognized as revenue when the relevant milestones are achieved. The Group is also entitled to receive tiered non-refundable annual license payments ranging from SEK 0.0 million (USD 0.0 million) to SEK 5.2 million (USD 0.5 million), as well as tiered low double-digit percentage royalties on Medix' sales of products. The Medix Agreement expires on the later of ten years after the first commercial sale and five years following the establishment of generic competition. Medix has the right to terminate the agreement for convenience by giving ninety days prior written notice, in this case, the licensed IP is returned to the Group. The Group has the right to terminate the Medix Agreement with respect to tesofensine on a country-by-country basis in the event that Medix has not initiated a clinical trial for tesofensine product within two years after the effective date of the Medix Agreement for the purpose of obtaining regulatory approval for tesofensine in such country. The Group has the right to terminate the Medix Agreement with respect to Tesomet on a country-by-country basis in the event that Medix has not initiated a clinical trial for Tesomet product within one year after the issuance of patent rights for Tesomet for the purpose of obtaining regulatory approval for tesofensine in such country. Revenue from annual license payments is recognized at the beginning of each annual license period. No milestone event was achieved, and no product was marketed, during these years.

NOTES

Note 10 Auditors fees and remuneration

The auditor assignment relates to an audit of the financial statements and accounts as well as an audit of the administration of the Board of Directors and the Chief Executive Officer.

At the annual shareholders' meeting May 28, 2025, it was decided to reelect Öhrlings PricewaterhouseCoopers AB as auditor and that the remuneration for the auditor shall be paid in accordance with customary norms and approved invoice. Öhrlings PricewaterhouseCoopers has notified that the certified accountant Cecilia Andrén Dorselius will continue as the auditor in charge.

KSEK	Group		Parent Company	
	2025	2024	2025	2024
Öhrlings PricewaterhouseCoopers AB				
Audit assignment	2,011	1,455	1,241	928
Audit activities other than audit assignment	185	514	145	102
Tax services	676	327	81	77
Other assignments	155	353	6	314
Total	3,027	2,649	1,473	1,421

NOTES

Note 11 External Research & Development expenses

KSEK	Group		Parent Company	
	2025	2024	2025	2024
SAN2219	10,536	—	—	—
SAN2465	7,040	—	—	—
SAN2668	5,661	—	—	—
Other programs	9,972	18,227	—	—
Total	33,209	18,227	—	—

NOTES

Note 12 Employee benefits

A. Number of employees, salaries, other remuneration and social security expenses

As of December 31, 2025, and 2024 the number of employees including the CEO was 34 (22) of which 17 (11) were women and 17 (11) were men. Of these employees, 27 (17) work in the Group's research and development operations, and 11 employees (10) hold PhDs.

By December 31, 2025, the Group had an executive management consisting of 5 (5) individuals, namely a Chief Executive Officer (CEO), Chief Financial Officer (CFO), Chief Medical Officer (CMO) Chief Scientific Officer (CSO) and Chief Operational Officer (COO). Of these, 1 woman and 4 men.

By December 31, 2024, the Group had an executive management consisting of 5 (5) individuals, namely a Chief Executive Officer (CEO), Chief Financial Officer (CFO), Chief Scientific Officer (CSO), Chief Operational Officer (COO) and Executive Vice President, Research. Of these, 2 women and 3 men.

By December 31, 2025, Saniona's Board had 4 members, of which 1 was women, and 3 were men. By December 31, 2024, Saniona's Board had 5 members, of which 1 woman, and 4 men.

Guidelines for Remuneration are described on page 25 to 26.

SALARIES AND REMUNERATION FOR THE YEAR 2025 GROUP AND PARENT COMPANY

KSEK	Board fee ^{a)}	Fixed salary	Variable salary	Pension costs	Share based payment ^{c)}	Social security expenses	Other staff expenses	Total
John Harum, Chairman ^{b,e)}	538	—	—	—	—	—	—	538
Jørgen Drejer, Deputy Chairman ^{b,e)}	321	—	—	—	—	—	—	321
Carl Johan Sundberg, Board member	350	—	—	—	—	35	—	385
Anna Ljung, Board member	388	—	—	—	—	125	—	513
Pierandrea Muglia, Board member ^{b,e)}	83	—	—	—	—	—	—	83
Total Board ^{a)}	1,680	—	—	—	—	160	—	1,840
Thomas Feldthus, CEO	—	4,450	1,459	445	1,540	5	36	7,935
Other Executive Management ^{d)}	—	11,530	2,566	776	2,162	23	180	17,237
Total Executive Management	—	15,980	4,025	1,221	3,702	28	216	25,172
Other Employees	—	28,035	2,005	2,051	1,451	71	800	34,413
Total	1,680	44,015	6,030	3,272	5,153	259	1,016	61,425

a) The board fee relates to fee in the Parent Company and also includes fee to Audit Committee and Remuneration Committee.

b) At AGM May 28, 2025, John Haurum was elected as new Chairman of the Board, and Jørgen Drejer as new Deputy Chairman of the Board. Pierandrea Muglia was not available for re-election.

c) These transactions do not involve payment and do not affect the company's cash flow.

d) 4 executive employees. Refer to Executive management on page 96 to 97.

e) Jørgen Drejer, Pierandrea Muglia and John Haurum have also worked as consultants for the company in 2025. Refer to Note 28 *Related parties*.

Parent company

The parent company accounts for 5.1 MSEK (3.1) in personnel and other operating expenses, salary 1,265 KSEK (533), board and committee's fee of 1,681 KSEK (1,277), social expenses of 160 KSEK (192) and invoiced intercompany salaries of 2.0 MSEK (1.1).

NOTES

A. Number of employees, salaries, other remuneration and social security expenses (continued)

SALARIES AND REMUNERATION FOR THE YEAR 2024 GROUP AND PARENT COMPANY

KSEK	Board fee ^{a)}	Fixed salary	Variable salary	Pension costs	Share based payment ^{c)}	Social security expenses	Other staff expenses	Total
Jørgen Drejer, Chairman ^{e)}	350	—	—	—	—	—	—	350
Carl Johan Sundberg, Board member	280	—	—	—	—	88	—	368
Anna Ljung, Board member	330	—	—	—	—	104	—	434
Pierandrea Muglia, Board member ^{e)}	200	—	—	—	—	—	—	200
John Haurum ^{b,e)}	117	—	—	—	—	—	—	117
Total Board ^{a)}	1,277	—	—	—	—	192	—	1,469
Thomas Feldthus, CEO	—	2,423	617	242	951	5	31	4,269
Other Executive Management ^{d)}	—	7,836	1,061	537	1,306	21	122	10,883
Total Executive Management	—	10,259	1,678	779	2,257	26	153	15,152
Other Employees	—	17,252	1,233	1,389	666	91	535	21,166
Total	1,277	27,511	2,911	2,168	2,923	309	688	37,787

a) The board fee relates to fee in the Parent Company and also includes fee to Audit Committee and Remuneration Committee.

b) At AGM May 29, 2024, John Haurum was elected to the Board of Directors.

c) These transactions do not involve payment and do not affect the company's cash flow.

d) 4 executive employees. Refer to Executive management on page 96 to 97.

e) Jørgen Drejer, Pierandrea Muglia and John Haurum have also worked as consultants for the company in 2024. Refer to Note 28 *Related parties*.

Note 13 Share-based payments

A. Description of share-based payment arrangements

As of December 31, 2025, the Group had the following share-based payment arrangements (collectively the 'Option Programs'). All Option Programs are equity-settled.

2020:2 On October 23, 2020, the extraordinary shareholders' meeting voted in favor of establishing an employee incentive program involving the allotment of a maximum of 7,976,690 options free of charge (the 'Options Program 2020'). A total of 5,923,348 options were allotted at various points in time in the fourth quarter of 2020. Each option entitles the holder a right to acquire one new share in Saniona for a subscription price equal to the closing price of our common stock on the day before the allotment. The options are subject to a service condition, 25% vest on the 12-month anniversary, and the remaining 75% vest gradually on a quarterly basis at a rate of 6.25% over the following 36 months, resulting in a total vesting period of 48 months. The holder can exercise vested options from the time of vesting until the date that falls 10 years after the allotment date. However, for a participant that ceases to be employed or in a service relationship in the Group, vested options have to be exercised within 90 days from the date when the participant ceased to be employed or in a service relationship in the Group (or, in the case such cessation is due to the participant's death or disability, 12 months from such date).

2021:1 The Group allotted a total of 902,000 options under the terms of the Options Program 2020 at various points in time in the first quarter of 2021.

2022:1 On August 25, 2022, the Group allotted a total of 2,129,821 options under the Options Program 2022. **2022:1** On August 18, 2022, the extraordinary shareholders' meeting voted in favor of establishing an Employee Option Program. The Employee Option Program 2022 comprises up to 2,129,821 employee

options. Each employee option entitles the holders a right to acquire one new share in the company against cash consideration at an exercise price amounting to 130 per cent of the volume weighted average share price of the company's share on Nasdaq Stockholm during the 10 trading days immediately prior to the extraordinary general meeting on August 18, 2022. Allotment of 2,129,821 options took place August 25, 2022. The allotted employee options will vest with 1/3 each on the date that falls 12, 24 and 36 months, respectively, following the date of allotment. Allotted and vested employee options can be exercised during the period starting on the date that falls 3 years after the allotment date and ending on December 31, 2028. The Board of Directors has the right to limit the number of occasions during the exercise period when the employee options can be exercised.

2023:1 On May 25, 2023, the annual shareholders' meeting voted in favor of establishing an Employee Option program involving the allotment of a maximum of 750,000 options. The program implies that a maximum of 750,000 employee options shall be offered to senior executives (excluding the CEO and CFO) and other employees. The allotted employee options will vest with 1/3 each on the date that falls 12, 24 and 36 months, respectively, following the date of allotment. The holders shall be entitled to exercise allotted and vested employee options during the period starting on the date that falls 3 years after the allotment date and ending on December 31, 2028. Each employee option entitles the holder a right to acquire one new share in the company against cash consideration at a subscription price amounting to 130 percent of the volume weighted average share price of the company's share on Nasdaq Stockholm during the 10 trading days immediately after the annual shareholders' meeting on May 25, 2023. The employee options shall be allotted without consideration, the employee options shall not constitute securities and shall not be able to be transferred or pledged.

2024:2 On May 29, 2024, the annual shareholders' meeting voted in favor of establishing an Employee

Option program involving the allotment of a maximum of 3,050,000 options. The program implies that a maximum of 3,050,000 employee options shall be offered to senior executives and other employees. The allotted employee options will vest with 1/3 each on the date that falls 12, 24 and 36 months, respectively, following the date of allotment. The holders shall be entitled to exercise allotted and vested employee options during the period starting on the date that falls 3 years after the allotment date and ending on 31 December 2029. Each employee option entitles the holder a right to acquire one new share in the company against cash consideration at a subscription price amounting to SEK 4.04 per share equivalent to 130 per cent of the volume weighted average share price of the company's share on Nasdaq Stockholm during the 10 trading days immediately after the annual shareholders' meeting on May 29, 2024. The employee options shall be allotted without consideration, the employee options shall not constitute securities and shall not be able to be transferred or pledged.

2025:1/2025:2 On May 28, 2025, the annual shareholders' meeting voted in favor of establishing an Employee Option program involving the allotment of a maximum of 2,160,000 options. The program implies that a maximum of 2,160,000 employee options shall be offered to senior executives and other employees. The allotted employee options will vest with 1/3 each on the date that falls 12, 24 and 36 months, respectively, following the date of allotment. The holders shall be entitled to exercise allotted and vested employee options during the period starting on the date that falls 3 years after the allotment date and ending on 31 December 2029. Each employee option entitles the holder a right to acquire one new share in the company against cash consideration at a subscription price amounting to SEK 10.97 per share equivalent to 130 per cent of the volume weighted average share price of the company's share on Nasdaq Stockholm during the 10 trading days immediately prior to the annual shareholders' meeting on May 28, 2025. The employee options shall be allotted without consideration, the employee options shall not

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constitute securities and shall not be able to be transferred or pledged.

B. Measurement of fair values and compensation expense

Share-based compensation expenses for the years ended December 31, 2025, and 2024 totaled SEK 5.2 million and SEK 2.9 million, respectively. The fair value of the service that entitles an employee and board member to allotment of options under the Option Programs is recognized as a personnel cost with a corresponding increase in equity. Such compensation expenses represent the fair market values of options granted and do not represent actual cash expenditures.

The fair value of options has been measured using the Black-Scholes formula. The estimated life has been based on the average of the end of the vesting period and the contractual life of the respective instruments, absent sufficient Group-specific information about employees exercising options. Expected volatility has been based on an evaluation of the historical volatility of the Parent Company's share price, particularly over the historical period commensurate with the estimated life.

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The inputs used in the measurement of the fair values at grant date and the reconciliation of options outstanding are as follows.

DECEMBER 31, 2025

Incentive program	2020:1	2020:2	2021:1	2022:1	2023:1	2024:1	2025:1	2025:2	Total
Options outstanding, January 1	355,156	733,900	700	2,129,821	696,667	2,970,000	—	—	6,886,244
Granted during the year	—	—	—	—	—	—	2,005,000	155,000	2,160,000
Forfeited during the year	-356,156	-11,200	—	—	—	—	—	—	-366,356
Options outstanding, December 31	0	722,700	700	2,129,821	696,667	2,970,000	2,005,000	155,000	8,679,888
Options exercisable, December 31	0	722,700	700	2,129,821	464,444	990,000	0	0	4,307,665
Maximum number of shares to be issued	0	729,927	707	2,151,119	703,633	2,970,000	2,005,000	155,000	8,715,386
Grant Date Fair Value* (SEK)	12.26	13.13	10.75	1.59	5.83	0.57	5.73	15.29	
Share Price at Grant Date* (SEK)	28.10	23.50	19.31	4.24	7.80	1.84	10.71	21.85	
Exercise Price* (SEK)	29.36	24.12	19.38	5.89	8.84	4.04	10.97	10.97	
Expected volatility*	58.66%	63.64%	62.56%	57.65%	64.39%	54.70%	71.15%	72.02%	
Estimated life (years)*	4.20	6.10	6.11	4.17	3.71	5.55	4.00	4.00	
Expected dividends*	0	0	0	0	0	0	0	0	
Risk-free rate*	-0.2280%	-0.2772%	-0.2046%	2.0670%	1.6813%	2.199%	1.86%	2.25%	
Remaining contractual life (years)*	0.00	4.82	5.25	3.00	3.00	4.00	3.50	3.96	

* Weighted average

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DECEMBER 31, 2024

Incentive program	2018:1	2019:1	2020:1	2020:2	2020:3	2021:1	2022:1	2023:1	2024:1	Total
Options outstanding, January 1	286,003	34,500	355,156	735,500	282,333	700	2,129,821	700,000	—	4,524,013
Granted during the year	—	—	—	—	—	—	—	—	2,970,000	2,970,000
Forfeited during the year	-286,003	-34,500	—	-1,600	-282,333	—	—	-3,333	—	-607,769
Options outstanding, December 31	0	0	355,156	733,900	0	700	2,129,821	696,667	2,970,000	6,886,244
Options exercisable, December 31	0	0	355,156	733,900	0	700	1,419,880	233,333	0	2,742,969
Maximum number of shares to be issued	0	0	362,259	741,239	0	707	2,151,119	703,633	2,970,000	6,928,957
Grant Date Fair Value* (SEK)	12.06	7.23	12.26	13.13	7.98	10.75	1.59	5.83	0.57	
Share Price at Grant Date* (SEK)	26.95	17.76	28.10	23.50	23.55	19.31	4.24	7.80	1.84	
Exercise Price* (SEK)	33.20	17.83	29.36	24.12	25.40	19.38	5.89	8.84	4.04	
Expected volatility*	69.24%	57.29%	58.66%	63.64%	57.00%	62.56%	57.65%	64.39%	54.70%	
Estimated life (years)*	3.88	3.67	4.20	6.10	2.80	6.11	4.17	3.71	5.55	
Expected dividends*	0	0	0	0	0	0	0	0	0	
Risk-free rate*	-0.1092%	-0.6903%	-0.2280%	-0.2772%	-0.3602%	-0.2046%	2.0670%	1.6813%	2.199%	
Remaining contractual life (years)*	0.00	0.00	1.00	5.82	0.00	6.25	4.00	4.00	5.00	

* Weighted average

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Note 14 Financial items

KSEK	Group		Parent Company	
	2025	2024	2025	2024
Interest income	5,559	1,767	175	123
Other interest income, group internal	—	—	2,187	—
Other financial income*	33,685	—	33,685	—
Foreign exchange gains	575	3,361	385	121
Financial income	39,819	5,128	36,432	244
Interest expense on lease liabilities	-752	-1,103	—	—
Other interest expenses	-983	-6,053	-919	-5,990
Other interest expenses, group internal	—	—	-6,108	-8,879
Other financial expenses*	—	-31,732	—	-31,564
Foreign exchange losses	-3,117	-1,104	-136	-40
Financial expenses	-4,852	-39,992	-7,163	-46,473
Total net financial items	34,967	-34,864	29,269	-46,229

* Of which revaluation of issued warrants (TO 4) at FVTPL was an expense of KSEK -31,564 for 2024 and income of KSEK 33,685 for 2025. For further information refer to Note 24 *Other financial liabilities*.

NOTES

Note 15 Income Tax

A. Tax for the year

KSEK	Group		Parent Company	
	2025	2024	2025	2024
Current tax	-21,329	-18,315	—	—
Total tax	-21,329	-18,315	—	—

Income tax rate in Sweden is calculated at 20.6% (20.6%), and in Denmark at 22% (22%) of taxable profit or loss for the year.

Current tax expenses for the year 2025 relates to the tax in Denmark with SEK 21.3 million (18.3). According to the Danish corporate tax law section 12 (2) there is a limitation in utilization of tax losses carried forward from prior years in current-year taxable income. The basic amount that for reduction of taxable income in 2025 is SEK 30.1 million (DKK 20.8 million), excess positive taxable income can be reduced by a maximum of 60% utilizing prior years' tax losses carried forward.

B. Tax loss carried forward

The Parent Company and its subsidiaries have generated unused NOL carryforwards. Given that the Group has generated taxable income in recent years, management is continually monitoring and evaluating the potential timing of recognising deferred tax assets on tax losses carried forward. Accordingly, deferred tax assets attributable to NOL carryforwards have been recognized only to the extent that they can be offset against deferred tax liabilities in the same jurisdiction. There is no time limit for the use of the NOL carryforwards in all jurisdictions in which the Group operates.

KSEK	Group		Parent Company	
	2025	2024	2025	2024
Loss carried forward January 1 for which no deferred tax assets were recognized	434,971	548,109	207,213	186,036
Utilized but previously unrecognized tax loss	-185,614	-134,315	—	—
Loss carried forward for which no deferred tax assets were recognized	13,393	21,177	13,393	21,177
Loss carried forward December 31 for which no deferred tax assets were recognized	262,750	434,971	220,606	207,213

As of December 31, 2025 and 2024, the Group had an accumulated unrecognized deferred tax asset of SEK 54.7 million and SEK 95.7 million, respectively. Deferred tax assets are not recognized since the tax assets are currently not deemed to meet the criteria for recognition as management is not able to provide any convincing positive evidence that deferred tax assets should be recognized.

C. Reconciliation of effective Tax

A reconciliation of recognized profit and the tax expense for the year is presented below.

KSEK	Group		Parent Company	
	2025	2024	2025	2024
Recognized profit/loss before tax	305,995	207,021	20,292	-52,742
Tax according to the applicable tax rate 20.6%	-63,035	-46,624	-4,180	10,865
Tax effect of non-deductible expenses	-3,448	-1,662	—	—
Tax effect of non-taxable income	6,322	14,071	—	—
Tax effect of utilized but previously unrecognized tax loss carryforwards	38,694	30,350	—	—
Tax effect of additional but unrecognized tax loss carryforwards	-2,759	-4,363	-2,759	-4,363
Tax effect of different tax rates	-4,051	-3,585	—	—
Tax effect of fair value remeasurements of warrants	6,939	-6,502	6,939	-6,502
Current tax related to previous year	9	—	—	—
Net tax income/expense	-21,329	-18,315	—	—
Effective tax rate	6.97%	8.90%	0.0%	0.0%

NOTES

Note 16 Earnings per share

KSEK	Group	
	2025	2024
Net profit (loss)	284,666	188,706
Average number of outstanding shares (in thousands)	128,884	106,391
Profit (loss) per share for the year (SEK)	2.21	1.77
Diluted profit (loss) per share for the year (SEK)	2.15	1.76

As of December 31, 2025, 8,715,386 share options resulting from share-based payments (refer to Note 12 *Share-based payments*) were excluded from the weighted-average number of outstanding shares calculation because their effect would have been anti-dilutive.

As of December 31, 2024, 6,928,957 share options resulting from share-based payments (refer to Note 12 *Share-based payments*) were excluded from the weighted-average number of outstanding shares calculation because their effect would have been anti-dilutive.

Note 17 Intangible assets

A. Reconciliation of carrying amount

The carrying amount of intangible assets reconciles as follows:

KSEK	Group*	
	Acquired IP rights from third parties	
	2025	2024
Cost on January 1	8,490	8,206
Foreign exchange difference	-529	284
Cost on December 31	7,961	8,490
Depreciation and impairment on January 1	-3,737	-3,259
Depreciation	-352	-363
Foreign exchange difference	242	-115
Depreciation and impairment on December 31	-3,847	-3,737
Carrying amount on December 31	4,114	4,753

* No intangible assets in the Parent Company.

NOTES

Note 18 Tangible assets

A. Property and equipment

The carrying amount of property and equipment reconciles as follows:

KSEK	Group*								
	2025					2024			
	Leasehold improvements	Buildings and land**	Plant, Machinery, and other fixture	IT equipment	Total	Leasehold improvements	Plant, Machinery, and other fixture	IT equipment	Total
Cost on January 1	3,980	—	10,988	1,620	16,588	3,847	7,160	1,595	12,602
Additions	174	72,175	173	1,033	73,555	—	124	—	124
Reclassification	—	—	2,530	—	2,530	—	3,473	—	3,473
Disposals	—	—	—	-139	-139	—	—	—	—
Foreign exchange difference	-249	-1,252	-2,661	-122	-4,284	133	230	25	388
Cost on December 31	3,905	70,923	11,030	2,392	88,250	3,980	10,988	1,620	16,588
Depreciation on January 1	-3,875	—	-8,215	-1,600	-13,690	-3,215	-4,553	-1,537	-9,305
Depreciation	-72	-2,165	-1,033	-184	-3,454	-542	-1,352	-59	-1,953
Reclassification	—	—	-2,530	—	-2,530	—	-2,142	—	-2,142
Disposals	—	—	—	139	139	—	—	—	—
Foreign exchange difference	243	37	2,298	101	2,679	-118	-168	-4	-290
Depreciation on December 31	-3,704	-2,128	-9,480	-1,544	-16,856	-3,875	-8,215	-1,600	-13,690
Carrying amount December 31	201	68,795	1,550	848	71,394	105	2,772	20	2,897

* No property and equipment in the Parent Company.

** Effective July 1, 2025, Saniona acquired its headquarters, and has funded the acquisition of SEK 72.2 million (DKK 49 million) from existing cash reserves. Closing amount for land is SEK 7.1 million (4.9 MDKK).

NOTES

B. Leases

The Group leases office and laboratory space, and items of equipment, for which it recognizes right-of-use assets and lease liabilities. The leased office and laboratory space terminated on June 30, 2025, and Saniona has acquired the headquarters. The leased items of equipment terminated on December 31, 2025, and there is no outstanding lease agreement as of December 31, 2025.

The Group also leases certain other equipment under short-term and/or leases of low-value items. Group has elected not to recognize right-of-use assets and lease liabilities for these leases. For 2025 and 2024, the amount of expense recognized for such assets was immaterial.

Lease liabilities as of December 31, 2025, are payable as follows:

KSEK	Future minimum lease payments	Interest	Present value of minimum lease payments
Less than one year	—	—	—
Between one and two years	—	—	—
Total	—	—	—

Lease liabilities as of December 31, 2024 are payable as follows:

KSEK	Future minimum lease payments	Interest	Present value of minimum lease payments
Less than one year	5,666	-570	5,096
Between one and two years	—	—	—
Total	5,666	-570	5,096

Total cash outflow for leases for the year 2025 was SEK 3.1 million. Total cash outflow for leases for the year 2024 was SEK 6.6 million.

NOTES

i. Right-of-use assets

The carrying amount of right-of-use assets reconciles as follows:

KSEK	Group*					
	2025			2024		
	Rent facility	Equipment	Total	Rent facility	Equipment	Total
Cost on January 1	23,480	2,699	26,179	18,793	5,965	24,758
Additions	1,638	—	1,638	4,033	—	4,033
Reclassification	—	-2,530	-2,530	—	-3,473	-3,473
Disposals	-24,324	—	-24,324	—	—	—
Foreign exchange difference	-794	-169	-963	654	207	861
Cost on December 31	0	0	0	23,480	2,699	26,179
Depreciations on January 1	-19,163	-2,204	-21,367	-13,832	-3,678	-17,510
Depreciation	-2,408	-519	-2,927	-4,810	-535	-5,345
Reclassification	—	2,530	2,530	—	2,142	2,142
Disposals	24,324	—	24,324	—	—	—
Foreign exchange difference	-2,753	193	-2,753	-521	-133	-654
Depreciations on December 31	0	0	0	-19,163	-2,204	-21,367
Carrying amount December 31	0	0	0	4,317	495	4,812

* No right of use assets in the Parent Company

NOTES

Note 19 Joint arrangements and investment in associates

A. Cephagenix

As of December 31, 2025, the Group holds an investment in Cephagenix which is accounted for under the equity method of accounting. As of December 31, 2025 ownership interest is 25.8%. The Group accounts for this investment under the equity method of accounting, as the criteria for joint control are met and the investment meets the definition of a joint venture. For the year ended December 31, 2025, the investment in Cephagenix is immaterial for the Group. In 2025 Cephagenix secured a second tranche funding of EUR 1 million from existing shareholders. Saniona participated pro rata with an investment of SEK 4.1 million (EUR 0.366 million). Saniona has in 2025 recognized an expense of SEK 3.7 million (refer to Note 9 *Revenue*).

For the year ended December 31, 2024, Saniona recognized gross revenue of SEK 0.6 million from the agreement. As of December 31, 2024, SEK 0.6 million of trade receivables from these transactions were outstanding.

For the year ended December 31, 2025, Saniona recognized gross revenue of SEK 9.6 million from the agreement. As of December 31, 2025, SEK 1.1 million of trade receivables from these transactions were outstanding.

Note 20 Other financial assets

A. Composition

Other financial assets were comprised of the following:

KSEK	2025-12-31	2024-12-31
Contingent consideration receivable	232	248
Long-term deposits for property lease agreements	—	—
Total non-current other financial assets	232	248

B. Investment in equity instruments – privately-held and Contingent consideration receivable

Refer to Note 26 *Financial instruments – Fair values and risk management* for details regarding the measurement of this investment.

NOTES

Note 21 Other assets

Other assets were comprised of the following:

GROUP

KSEK	2025-12-31	2024-12-31
VAT receivable	1,512	1,446
Deposits	41	2,981
Prepaid expenditures	11,850	1,014
Other	2,354	417
Total current other assets	15,757	5,858

PARENT

KSEK	2025-12-31	2024-12-31
VAT reimbursement	194	180
Prepaid expenditures	408	40
Total current other assets	602	220

Note 22 Cash and cash equivalents

A. Composition of cash and cash equivalents

The Group's cash and cash equivalents as of December 31, 2025 and December 31, 2024 were comprised of bank deposits only.

B. Adjustments for non-cash transactions and changes in working capital

KSEK	Group		Parent Company	
	2025	2024	2025	2024
Adjustments for non-cash transactions:				
Share of result of associate	3,689	-2,770	—	—
Depreciation	6,733	7,661	—	—
Warrants	5,152	2,923	—	—
Total adjustments for non-cash transactions	15,574	7,814	—	—

Changes in working capital:

Increase (-)/Decrease (+) in operating receivables	779	-14,898	-382	1,226
Increase (-)/Decrease (+) in operating liabilities	20,811	8,901	-105,266	-13,437
Total changes in working capital	21,590	-5,997	-105,648	-12,211

NOTES

Changes in liabilities attributable to financing activities, KSEK

	2025	2024	2025	2024	2025	2024
	Fenja Capital Loan		Lease liabilities		Total	
Balance, January 1	5,408	65,238	5,096	6,171	10,504	71,409
Cash flow	—	-51,160	-2,973	-5,014	-2,973	-56,174
<i>Changes that do not affect cash flow:</i>						
Fenja Capital loan conversion of loan into shares	—	—	—	—	—	—
Fenja Capital conversion of convertibles into shares	-6,000	-4,000	—	—	-6,000	-4,000
Fenja Capital loan (fees and interest)	592	-4,670	—	—	592	-4,670
Lease liabilities	—	—	-2,123	3,939	-2,123	3,939
Balance, December 31	—	5,408	—	5,096	—	10,504

NOTES

Note 23 Share capital and reserves

A. Share capital

	Number of shares	Par value SEK	Share capital SEK
January 1, 2024	64,126,978	0.05	3,206,349
Shares issued for cash	47,111,274	0.05	2,355,564
Shares issued for conversion convertibles	1,294,498	0.05	64,725
December 31, 2024	112,532,750	0.05	5,626,638
January 1, 2025	112,532,750	0.05	5,626,638
Shares issued for cash	23,555,637	0.05	1,177,782
Shares issued for conversion convertibles	1,941,747	0.05	97,087
December 31, 2025	138,030,134	0.05	6,901,507

All shares are in the same class and rank equally with regard to Saniona AB (publ)'s residual assets. Shareholders are entitled to dividends if and when declared and are entitled to one vote per share at the general meetings of the Group.

B. Nature and purpose of reserves

i. Translation reserve

The translation reserve comprises all foreign currency differences arising from the translation of the financial statements of foreign operations.

ii. Directed issue

In April 2025, Saniona received the gross proceeds of approx. SEK 115.0 million from the exercise of warrants series TO 4 of 23,555,637 shares at a subscription price of SEK 4.88 per share.

In connection with the Right Issue in February 2024, Saniona also announce a change to the terms of the loan agreement with Fenja Capital, resolved to carry out a directed issue of convertibles to Fenja Capital of SEK 10 million, whereof SEK 4 million was converted in 2024. In July 2025, Fenja Capital has converted SEK 6 million to 1,941,747 shares at a subscription price of SEK 3.09 per share. As of December 2025, there are no outstanding convertibles.

NOTES

Note 24 Other financial liabilities

A. Composition

Other financial liabilities were comprised of the following:

GROUP

KSEK	2025-12-31	2024-12-31
Lease liabilities	—	—
Fenja Capital Loan	—	—
Total non-current other financial liabilities	—	—
Fenja Capital Loan	—	5,408
Lease liabilities	—	5,096
Issued warrants at FVTPL*	—	57,005
Total current other financial liabilities	—	67,509

PARENT

KSEK	2025-12-31	2024-12-31
Fenja Capital Loan	—	5,408
Issued warrants at FVTPL*	—	57,005
Total current other financial liabilities	—	62,413

* In February 2024, 23,555,637 TO 4 warrants were issued in connection with the rights issue. In April 2025, Saniona announced the outcome of exercise of warrants series TO 4, corresponding to a total of SEK 111.3 million after issue costs, which corresponds to 100 percent of the total number of TO 4 warrants.

Note 25 Other liabilities

Other liabilities were comprised of the following:

GROUP

KSEK	2025-12-31	2024-12-31
Holiday fund obligation	—	2,622
Total non-current other liabilities	—	2,622
Accrued employee social security tax and with-holdings	2,616	1,784
Prepayment *	20,781	—
Other	43	48
Total current other liabilities	23,440	1,832

PARENT

KSEK	2025-12-31	2024-12-31
Accrued employee social security tax and with-holdings	214	165
Total current other liabilities	214	165

* Prepayment primarily consists of prepayment received from Acadia to reimburse Saniona for third-party expenses settles on Acadia's behalf.

NOTES

Note 26 Financial instruments – Fair values and risk management

A. Accounting classifications and fair values

The following table shows the carrying amounts and fair values of financial assets and financial liabilities, including their levels in the fair value hierarchy. It does not include fair value information for financial assets and financial liabilities not measured at fair value if the carrying amount is a reasonable approximation of fair value.

i. Group

December 31, 2025		Carrying amount			Fair value				
KSEK	Note	Financial assets at amortized cost	Mandatorily at FVTPL - others	Financial liabilities at amortized cost	Total	Level 1	Level 2	Level 3	Total
Financial assets measured at fair value									
Contingent consideration receivable		—	232	—	232	—	—	232	232
		—	232	—	232	—	—	232	232
Financial assets not measured at fair value									
Trade receivables		4,360	—	—	4,360	—	—	—	—
Other current financial assets		4,271	—	—	4,271	—	—	—	—
Cash and cash equivalents		580,823	—	—	580,823	—	—	—	—
		589,454	—	—	589,454	—	—	—	—
Financial liabilities not measured at fair value									
Trade payables		—	—	20,680	20,680	—	—	—	—
		—	—	20,680	20,680	—	—	—	—

NOTES

December 31, 2024		Carrying amount			Fair value				
KSEK	Note	Financial assets at amortized cost	Mandatorily at FVTPL – others	Financial liabilities at amortized cost	Total	Level 1	Level 2	Level 3	Total
Financial assets measured at fair value									
Contingent consideration receivable		—	248	—	248	—	—	248	248
		—	248	—	248	—	—	248	248
Financial assets not measured at fair value									
Trade receivables		15,038	—	—	15,038	—	—	—	—
Other current financial assets		4,844	—	—	4,844	—	—	—	—
Cash and cash equivalents		303,258	—	—	303,258	—	—	—	—
		323,140	—	—	323,140	—	—	—	—
Financial liabilities measured at fair value									
Other financial liabilities*	24	—	57,005	—	57,005	—	57,005	—	57,005
		—	57,005	—	57,005	—	57,005	—	57,005
Financial liabilities not measured at fair value									
Trade payables		—	—	17,527	17,527	—	—	—	—
Fenja Capital Loan	24	—	—	5,408	5,408	—	—	—	—
Lease liabilities		—	—	5,096	5,096	—	—	—	—
		—	—	28,031	28,031	—	—	—	—

* The warrants are valued using the Black & Scholes model.

NOTES

ii. Parent Company

December 31, 2025		Carrying amount				Fair Value			
KSEK	Note	Financial assets at amortized cost	Mandatorily at FVTPL – others	Financial liabilities at amortized cost	Total	Level 1	Level 2	Level 3	Total
Financial assets not measured at fair value									
Trade receivables from group companies		16,294	—	—	16,294	—	—	—	—
Cash and cash equivalents		3,837	—	—	3,837	—	—	—	—
		20,131	—	—	20,131	—	—	—	—
Financial liabilities not measured at fair value									
Trade payables		—	—	932	932	—	—	—	—
		—	—	932	932	—	—	—	—
December 31, 2024		Carrying amount				Fair Value			
KSEK	Note	Financial assets at amortized cost	Mandatorily at FVTPL – others	Financial liabilities at amortized cost	Total	Level 1	Level 2	Level 3	Total
Financial assets not measured at fair value									
Cash and cash equivalents		7,455	—	—	7,455	—	—	—	—
		7,455	—	—	7,455	—	—	—	—
Financial liabilities measured at fair value									
Other financial liabilities*	24	—	57,005	—	57,005	—	57,005	—	57,005
		—	57,005	—	57,005	—	57,005	—	57,005
Financial liabilities not measured at fair value									
Trade payables		—	—	1,187	1,187	—	—	—	—
Fenja Capital Loan	24	—	—	5,408	5,408	—	—	—	—
Payables to group companies		—	—	85,095	85,095	—	—	—	—
		—	—	91,690	91,690	—	—	—	—

*The warrants are valued using the Black & Scholes model.

NOTES

B. Measurement of fair values

i. Reconciliation of Level 3 fair values

The following table shows a reconciliation from the opening balances to the closing balances for Level 3 fair values:

KSEK	Contingent consideration
Balance, January 1, 2025	248
Foreign currency (included in 'net gains/losses on financial items')	-16
Balance, December 31, 2025	232

C. Financial risk management

The Group has exposure to the following risks arising from financial instruments:

- credit risk;
- liquidity risk; and
- market risk.

i. Risk management framework

The Parent Company's Board of Directors is ultimately responsible for the exposure, management and monitoring of the Group's financial risks. The Board of Directors sets the framework that applies to the exposure, management and monitoring of the financial risks and this framework is evaluated and revised yearly. The Board of Directors can decide on temporary departures from its predetermined framework.

ii. Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations and arises principally from the Group's cash and cash equivalents and its receivables from customers.

The carrying amounts of financial assets represent the maximum credit exposure.

Impairment losses on financial assets arising from credit risk were immaterial in the years ended 2025 and 2024 and have not been recognized.

Cash and cash equivalents

The Group held cash and cash equivalents of SEK 580.8 million and SEK 303.3 million as of December 31, 2025 and 2024, respectively. The Board of Directors' predetermined framework stipulates that surplus liquidity shall be held on the Group's bank accounts. The cash and cash

equivalents are held with bank and financial institution counterparties, which are rated P-1 (short-term) and Aa2 (long-term) based on Moody's rating. The Group monitors changes in credit risk by tracking published external credit ratings.

Trade receivables

The Group's exposure to credit risk from trade receivables is influenced mainly by the individual characteristics of each customer. For the years ended 2025 and 2024, the Group had a very narrow customer base of less than 5 customers, which were all pharmaceutical companies, resulting in a concentration of credit risk from trade receivables. The Group monitors payment history for each customer and their creditworthiness, as well as the economic environments in which they operate.

iii. Liquidity risk

Liquidity risk is the risk that the Group will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset.

The Group's R&D efforts require significant investments. Absent any stream of predictable cash inflows from operations (revenue), the Group is dependent on its ability to raise capital in the future to finance its planned activities. The Group models its cash flow and cash position for the foreseeable future to determine if and when additional capital is required in order to meet its financial obligations. Refer to Note 2 *Basis of accounting* for a discussion regarding the Group's ability to meet its financial obligations and continue as a going concern, and Note 8 *Financing transactions*.

NOTES

The following are the remaining contractual maturities of financial liabilities, that are expected to result in a cash outflow at the reporting date. The amounts are gross and undiscounted and include contractual interest payments.

December 31, 2025	Carrying amount	0-6 months	6-12 months	More than 12 months	Total
Trade payables	20,680	20,680	—	—	20,680
Total	20,680	20,680	—	—	20,680

December 31, 2024	Carrying amount	0-6 months	6-12 months	More than 12 months	Total
Fenja Capital Loan	5,408	280	5,449	—	5,729
Lease liabilities	5,096	3,000	2,666	—	5,666
Trade payables	17,527	17,527	—	—	17,527
Total	28,031	20 807	8,115	—	28,922

i. Market risk

Market risk is the risk that changes in market prices – e.g. foreign exchange rates, interest rates and equity prices – will affect the Group's income or the value of its holdings of financial instruments. The objective of the Group's market risk management is to manage and control market risk exposures within acceptable parameters. The Group has not identified any significant interest rate risk.

The following are the remaining contractual maturities of financial liabilities, including interest over the period.

December 31, 2025	Carrying amount	Interest	Undiscounted cash flows
Trade payables	20,680	—	20,680
Total	20,680	—	20,680

December 31, 2024	Carrying amount	Interest	Undiscounted cash flows
Trade payables	17,527	—	17,527
Fenja Capital Loan	5,408	321	5,729
Leasing liabilities	5,096	570	5,666
Total	28,031	891	28,922

NOTES

Currency risk

The Group is exposed to transactional foreign currency risk to the extent that there is a mismatch between the currencies in which sales, purchases, receivables and borrowings are denominated and the respective functional currencies of Group companies. The functional currencies of Group companies are primarily SEK and Danish Krona ('DKK'). Operating and investing transactions in 2025 and 2024 were primarily denominated in those currencies, and also USD and EUR.

The following significant exchange rates have been applied:

SEK	Average rate		Year-end spot rate	
	2025	2024	2025-12-31	2024-12-31
DKK 1	1.48469	1.53114	1.4474	1.5437
USD 1	9.8227	10.5396	9.2069	10.9001
EUR 1	11.0811	11.4745	10.8120	11.4564

The summary quantitative data about the Group's exposure to currency risk, expressed in the respective currency in which a financial asset or financial liability is denominated, is as follows:

	2025-12-31				2024-12-31			
	SEK	DKK	USD	EUR	SEK	DKK	USD	EUR
Investments in equity instruments – privately-held	—	—	23	—	—	—	23	—
Trade receivables	—	—	—	403	—	—	—	1,304
Cash and cash equivalents	42	2,478	5,534	4,961	633	108	510	1,107
Trade payables	118	7	203	539	115	6	68	389

NOTES

The summary quantitative data about the Group's exposure to currency risk, expressed in the respective currency in which a financial asset or financial liability is denominated, is as follows:

Financial assets		Carrying amount in a currency other than the functional currency			
2025-12-31	Carrying amount (SEK)	SEK	DKK	USD	EUR
Contingent consideration receivables	232	—	—	23	—
Trade receivables	4,360	—	—	—	403
Other current financial assets	41	—	—	—	—
Cash and cash equivalents	580,823	42	326	5,534	5,826

Financial assets		Carrying amount in a currency other than the functional currency			
2024-12-31	Carrying amount (SEK)	SEK	DKK	USD	EUR
Contingent consideration receivables	248	—	—	23	—
Trade receivables	15,038	—	—	—	1,304
Other current financial assets	4,844	—	—	—	—
Cash and cash equivalents	303,258	633	108	510	1,107

Financial liabilities		Carrying amount in a currency other than the functional currency			
2025-12-31	Carrying amount (SEK)	SEK	DKK	USD	EUR
Trade payables	20,680	118	7	203	539

Financial liabilities		Carrying amount in a currency other than the functional currency			
2024-12-31	Carrying amount (SEK)	SEK	DKK	USD	EUR
Trade payables	17,527	115	6	68	389
Fenja Capital Loan	5,408	—	—	—	—
Lease liabilities	5,096	—	—	—	—

NOTES

Note 27 Investments in subsidiaries and intercompany transactions

A. List of subsidiaries

Specification of Parent Company's direct and indirect holding of shares and participations in Group companies:

Subsidiary / Domicile	Share of equity	Share of voting power	Carrying amount in Parent Company KSEK
Direct subsidiary			
Saniona A/S / Glostrup, Denmark	100%	100%	353,042
Murervangen 42 ApS / Glostrup, Denmark*	100%	100%	
Saniona It Srl / Milan, Italy*	100%	100%	

* Direct subsidiary to Saniona A/S.

B. Reconciliation of carrying amount in Parent Company

KSEK	2025	2024
Opening cost	347,889	344,965
Share right issue	—	—
Share-based payments	5,153	2,924
Reduction of carrying value of investment in subsidiary	—	—
Closing cost	353,042	347,889
Carrying amount at year-end	353,042	347,889

C. Intercompany transactions

Purchases between the Parent Company and subsidiaries amounted to KSEK 1,989 (1,119) and sales between the Parent Company and subsidiaries to KSEK 2,568 (2,108). The Parent Company recognized interest expenses of KSEK 6,108 (8,878) from subsidiaries and interest income of KSEK 2,187 (0) pertaining to loans. As of December 31, 2025, the Parent Company had receivables of KSEK 16,294 due to subsidiaries (payables 85,095).

Purchases between Saniona A/S and Murervangen 42 ApS amounted to KSEK 2,637 (0). Saniona A/S recognized interest expenses of SEK 19 thousand (0) from Murervangen 42 ApS and interest income of KSEK 859 (0) pertaining to loans. As of December 31, 2025, Saniona A/S had payables

of KSEK 837 due to Murervangen 42 ApS (0). There are no transactions between Saniona A/S and Saniona It Srl in 2025.

Note 28 Related parties

A. Identification of related parties

Key management personnel include the Group's Executive Management, and the members of the Board. A few key management personnel, or their related parties, hold positions in other companies that result in them having control or significant influence over these companies. Cephagenix is also considered related party (since May 2021). Refer to Note 19 *Joint arrangement and investment in associates* for details regarding Cephagenix.

B. Key management personnel

Refer to Note 12 *Employee benefits* and Note 13 *Share-based payments* for details regarding the compensation of the Group's key management personnel.

The Group had a Consultancy Agreement with the former board member Pierandrea Muglia, for the provision of advisory services regarding Saniona's research and development. The agreement was terminated on March 1, 2025, where Saniona appointed Pierandrea Muglia as CMO. In the period January until February, 2025, the fee for Pierandrea's services was SEK 0.4 million (January until December 31, 2024 – SEK 1.2 million).

The Group had a Consultancy Agreement with John Haurum, for the provision of advisory services regarding Saniona's Business Development. The agreement was terminated end of May 2025, after John Haurum was elected as Chairman of the board. In the period January until May, 2025, the fee for John's services was SEK 60 thousand (June until December 2024 – SEK 86 thousand).

The Group has a Consultancy Agreement with deputy chairman Jørgen Drejer, for the provision of advisory services regarding Saniona's research and development, business development and financing effort. In the period January until December 2025, the fee for Jørgen's services was SEK 86 thousand (SEK 0.2 million).

Note 29 Proposed appropriation of funds

The following funds are at the disposal of the Annual General Meeting:

SEK	
Share premium reserve	1,000,542,000
Profit/loss carried forward	-655,108,000
Profit/loss for the year	20,292,000
Total	365,726,000

The Board of Directors proposes that the funds at their disposal be carried forward.

NOTES

Note 30 Significant Events after the Reporting Period

- No events after the reporting period have occurred that require adjustment to or disclosure in the financial statements.

BOARD OF DIRECTORS DECLARATION

The Board of Directors and Chief Executive Officer declare that the consolidated accounts have been prepared in accordance with International Financial Reporting Standards (IFRS) as endorsed by the EU and give a true and fair view of the Group's financial position and results of operations. The annual accounts have been prepared in accordance with generally accepted accounting principles and give a true and fair view of the Group's and the Parent Company's financial position and results of operations.

The Directors Report of the Group and Parent Company gives a true and fair view of the progress of the Group's and Parent Company's operations, financial position and results of operations, and states significant risks and uncertainty factors facing the Group and the Parent Company. The Income Statements and Balance Sheets will be submitted to the Annual General Meeting on May 27, 2026, for adoption.

The Annual Report was approved by the board of directors on 30 April 2026.

Glostrup, Denmark, April 30, 2026

John Haurum – Chairman

Thomas Feldthus – CEO

Jørgen Drejer – Deputy Chairman

Anna Ljung – Board member

Carl Johan Sundberg – Board member

Our Audit Report was presented on April 30, 2026
Öhrlings PricewaterhouseCoopers AB

Cecilia Andrén Dorselius – Authorized Public
Accountant, Auditor in charge

Daniel Körner Rask – Authorized Public Accountant

AUDITOR'S REPORT

Unofficial translation

To the general meeting of the shareholders of Saniona AB, corporate identity number 556962-5345.

Report on the annual accounts and consolidated accounts

Opinions

We have audited the annual accounts and consolidated accounts of Saniona AB for the year 2025. The annual accounts and consolidated accounts of the company are included on pages 22–78 in this document.

In our opinion, the annual accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of parent company as of 31 December 2025 and its financial performance and cash flow for the year then ended in accordance with the Annual Accounts Act. The consolidated accounts have been prepared in accordance with the Annual Accounts Act and present fairly, in all material respects, the financial position of the group as of 31 December 2025 and their financial performance and cash flow for the year then ended in accordance with IFRS Accounting Standards as adopted by the EU, and the Annual Accounts Act. The statutory administration report is consistent with the other parts of the annual accounts and consolidated accounts.

We therefore recommend that the general meeting of shareholders adopts the income statement and balance sheet for the parent company and the group.

Our opinions in this report on the annual accounts and consolidated accounts are consistent with the content of the additional report that has been submitted to the parent company's audit committee in accordance with the Audit Regulation (537/2014/EU) Article 11.

Basis for Opinions

We conducted our audit in accordance with International Standards on Auditing (ISA) and generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor's Responsibilities section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements. This includes that, based on the best of our knowledge and belief, no prohibited services referred to in the Audit Regulation

(537/2014/EU) Article 5.1 have been provided to the audited company or, where applicable, its parent company or its controlled companies within the EU.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.

Audit approach

Audit scope

We designed our audit by determining materiality and assessing the risks of material misstatement in the consolidated financial statements. In particular, we considered where the Board of Directors and the Managing Director made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the consolidated financial statements as a whole, taking into account the structure of the group, the accounting processes and controls, and the industry in which the group operates.

Materiality

The scope of our audit was influenced by our application of materiality. An audit is designed to obtain reasonable assurance whether the financial statements are free from material misstatement. Misstatements may arise due to fraud or error. They are considered material if individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the consolidated financial statements.

Based on our professional judgement, we determined certain quantitative thresholds for materiality, including the overall group materiality for the consolidated financial statements as a whole. These, together with qualitative considerations, helped us to determine the scope of our audit and the nature, timing and extent of our audit procedures and to evaluate the effect of misstatements, both individually and in aggregate on the financial statements as a whole.

AUDITOR'S REPORT

Key audit matters

Key audit matters of the audit are those matters that, in our professional judgment, were of most significance in our audit of the annual accounts and consolidated accounts of the current period. These matters were addressed in the context of our audit of, and in forming our opinion thereon, the annual accounts and consolidated accounts as a whole, but we do not provide a separate opinion on these matters.

Key audit matters

Revenue recognition related to licensing agreement with Jazz Pharmaceuticals

With reference to note 5, 7 and 9 in the annual report.

The Group generates revenue from out-licensing of intellectual property ('IP') and from providing research and development ('R&D') services. The Group also provides R&D services on a standalone basis.

Revenue recognition represents a significant area in our audit given its importance to the financial reporting of the group. During 2025 Saniona signed a license agreement with Jazz Pharmaceuticals for SAN2355 with an unconditional upfront payment recognized during 2025 amounting to 404.8 MSEK (42.5 MUSD).

How our audit addressed the Key Audit Matter

We have evaluated that the accounting principles of the group are consistent with IFRS.

Our audit procedures include assessment of the agreement, evaluation of performance obligations and the fulfillment of these in connection to the agreement with Jazz Pharmaceuticals.

Further we have, together with our internal accounting specialists, evaluated the agreement with Jazz Pharmaceuticals and the accounting treatments and that the revenue recognition is in accordance with the group's accounting policies.

We have additionally assessed the accuracy in the disclosures related to revenue in the annual report.

AUDITOR'S REPORT

Other information than the annual accounts and consolidated accounts

This document also contains other information than the annual accounts and consolidated accounts and is found on pages 1–21. The other information also consists of the Remuneration Report that we obtained prior to the date of this auditor's report. The Board of Directors and the Managing Director are responsible for this other information.

Our opinion on the annual accounts and consolidated accounts does not cover this other information and we do not express any form of assurance conclusion regarding this other information.

In connection with our audit of the annual accounts and consolidated accounts, our responsibility is to read the information identified above and consider whether the information is materially inconsistent with the annual accounts and consolidated accounts. In this procedure we also take into account our knowledge otherwise obtained in the audit and assess whether the information otherwise appears to be materially misstated.

If we, based on the work performed concerning this information, conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors and the Managing Director are responsible for the preparation of the annual accounts and consolidated accounts and that they give a fair presentation in accordance with the Annual Accounts Act and, concerning the consolidated accounts, in accordance with IFRS Accounting Standards as adopted by the EU. The Board of Directors and the Managing Director are also responsible for such internal control as they determine is necessary to enable the preparation of annual accounts and consolidated accounts that are free from material misstatement, whether due to fraud or error.

In preparing the annual accounts and consolidated accounts, The Board of Directors and the Managing Director are responsible for the assessment of the company's and the group's ability to continue as a going concern. They disclose, as applicable, matters related to going concern and using the

going concern basis of accounting. The going concern basis of accounting is however not applied if the Board of Directors and the Managing Director intend to liquidate the company, to cease operations, or has no realistic alternative but to do so.

The Audit Committee shall, without prejudice to the Board of Directors responsibilities and tasks in general, among other things oversee the company's financial reporting process.

Auditor's responsibility

Our objectives are to obtain reasonable assurance about whether the annual accounts and consolidated accounts as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinions. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and generally accepted auditing standards in Sweden will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these annual accounts and consolidated accounts.

A further description of our responsibility for the audit of the annual accounts and consolidated accounts is available on Swedish Inspectorate of Auditors' website: www.revisorsinspektionen.se/revisornsansvar. This description is part of the auditor's report.

Report on other legal and regulatory requirements

The auditor's examination of the administration of the company and the proposed appropriations of the company's profit or loss

Opinions

In addition to our audit of the annual accounts and consolidated accounts, we have also audited the administration of the Board of Directors and the Managing Director of Saniona AB for the year 2025 and the proposed appropriations of the company's profit or loss.

We recommend to the general meeting of shareholders that the profit be appropriated in accordance with the proposal in the statutory administration report and that the members of the Board of Directors and the Managing Director be discharged from liability for the financial year.

Basis for Opinions

We conducted the audit in accordance with generally accepted auditing standards in Sweden. Our responsibilities under those standards are further described in the Auditor's Responsibilities section. We are independent of the parent company and the group in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinions.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors is responsible for the proposal for appropriations of the company's profit or loss. At the proposal of a dividend, this includes an assessment of whether the dividend is justifiable considering the requirements which the company's and the group's type of operations, size and risks place on the size of the parent company's and the group's equity, consolidation requirements, liquidity and position in general.

The Board of Directors is responsible for the company's organization and the administration of the company's affairs. This includes among other things continuous assessment of the company's and the group's financial situation and ensuring that the company's organization is designed so that the accounting, management of assets and the company's financial affairs otherwise are controlled in a reassuring manner. The Managing Director shall manage the ongoing administration according to the Board of Directors' guidelines and instructions and among other matters take measures that are necessary to fulfill the company's accounting in accordance with law and handle the management of assets in a reassuring manner.

Auditor's responsibility

Our objective concerning the audit of the administration, and thereby our opinion about discharge from liability, is to obtain audit evidence to assess with a reasonable degree of assurance whether any member of the Board of Directors or the Managing Director in any material respect:

- has undertaken any action or been guilty of any omission which can give rise to liability to the company, or
- in any other way has acted in contravention of the Companies Act, the Annual Accounts Act or the Articles of Association.

Our objective concerning the audit of the proposed appropriations of the company's profit or loss, and thereby our opinion about this, is to assess with reasonable degree of assurance whether the proposal is in accordance with the Companies Act.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with generally accepted auditing standards in Sweden will always detect actions or omissions that can give rise to liability to the company, or that the proposed appropriations of the company's profit or loss are not in accordance with the Companies Act.

A further description of our responsibility for the audit of the administration is available on Swedish Inspectorate of Auditors' website: www.revisorsinspektionen.se/revisomsansvar. This description is part of the auditor's report.

The auditor's examination of the ESEF report

Opinion

In addition to our audit of the annual accounts and consolidated accounts, we have also examined that the Board of Directors and the Managing Director have prepared the annual accounts and consolidated accounts in a format that enables uniform electronic reporting (the Esef report) pursuant to Chapter 16, Section 4 a of the Swedish Securities Market Act (2007:528) for Saniona AB for the financial year 2025.

Our examination and our opinion relate only to the statutory requirements.

In our opinion, the Esef report has been prepared in a format that, in all material respects, enables uniform electronic reporting.

Basis for Opinion

We have performed the examination in accordance with FAR's recommendation RevR 18 Examination of the Esef report. Our responsibility under this recommendation is described in more detail in the Auditors' responsibility section. We are independent of Saniona AB in accordance with professional ethics for accountants in Sweden and have otherwise fulfilled our ethical responsibilities in accordance with these requirements.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Responsibilities of the Board of Directors and the Managing Director

The Board of Directors and the Managing Director are responsible for the preparation of the Esef report in accordance with the Chapter 16, Section 4 a of the Swedish Securities Market Act (2007:528), and for such internal control that the Board of Directors and the Managing Director determine is necessary to prepare the Esef report without material misstatements, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to obtain reasonable assurance whether the Esef report is in all material respects prepared in a format that meets the requirements of Chapter 16, Section 4(a) of the Swedish Securities Market Act (2007:528), based on the procedures performed.

RevR 18 requires us to plan and execute procedures to achieve reasonable assurance that the Esef report is prepared in a format that meets these requirements.

Reasonable assurance is a high level of assurance, but it is not a guarantee that an engagement carried out according to RevR 18 and generally accepted auditing standards in Sweden will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of the Esef report.

The firm applies International Standard on Quality Management 1, which requires the firm to design, implement and operate a system of quality management including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

The examination involves obtaining evidence, through various procedures, that the Esef report has been prepared in a format that enables uniform electronic reporting of the annual accounts and consolidated accounts. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement in the report, whether due to fraud or error. In carrying out this risk assessment, and in order to design audit procedures that are appropriate in the circumstances, the auditor considers those elements of internal control that are relevant to the preparation of the Esef report by the Board of Directors and the Managing Director, but not for the purpose of expressing an opinion on the effectiveness of those internal controls. The examination also includes an evaluation of the appropriateness and reasonableness of assumptions made by the Board of Directors and the Managing Director.

The procedures mainly include a validation that the Esef report has been prepared in a valid XHTML format and a reconciliation of the Esef report with the audited annual accounts [and consolidated accounts].

Furthermore, the procedures also include an assessment of whether the consolidated statement of financial performance, financial position, changes in equity, cash flow and disclosures in the Esef report have been marked with iXBRL in accordance with what follows from the Esef regulation.

Öhrlings PricewaterhouseCoopers AB, 113 97 Stockholm, was appointed auditor of Saniona AB by the general meeting of the shareholders on the 28 May 2025 and has been the company's auditor since the 25 May 2023.

Malmö 30 April 2026

Öhrlings PricewaterhouseCoopers AB

Cecilia Andrén Dorselius
Authorized Public Accountant
Auditor in charge

Daniel Körner Rask
Authorized Public Accountant

This is a translation of the Swedish language original. In the event of any differences between this translation and the Swedish language original, the latter shall prevail.

CORPORATE GOVERNANCE REPORT

Introduction

Saniona AB (publ), Corporate Registration Number 556962-5345, the Parent Company and its subsidiaries, collectively the Group, is a publicly listed biopharmaceutical company focused on discovering, developing, and delivering innovative treatments for rare disease patients around the world.

The Parent Company is a public limited liability company registered in the municipality of Malmö in the county of Skåne, Sweden. The address of the head office is Murervägen 42, DK-2600, Glostrup, Denmark.

Saniona is listed on Nasdaq Stockholm Small Cap (OMX: SANION). Saniona applies the Swedish Corporate Governance Code (the 'Code') completely. This Corporate Governance Report has been prepared in accordance with the Annual Accounts Act and the Code and audited by the company's auditor in accordance with RevR16.

Application of and departure from the Swedish Code of Corporate Governance

The Code applies to all Swedish companies whose shares are listed on a regulated marketplace in Sweden. The company is not obliged to adhere to all the regulations of the Code and is free to adopt alternative solutions deemed more suitable to its circumstances, provided that potential departures are reported, the alternative solution described, and the reasons explained ('Comply or Explain' principle) in the Corporate Governance Report.

Saniona is today listed on Nasdaq Stockholm Small Cap and follows the applicable rules of the Swedish Companies Act, the regulations and recommendations resulting from the Nasdaq Stockholm's Rule Book for Issuers, the Code, as well as generally accepted practices in the stock market. Saniona did not depart from the Code in 2025.

Compliance with Swedish stock market regulations and accepted stock market practice

Saniona has not been subject to any ruling by Nasdaq Stockholm's disciplinary commission or statements by the Swedish Securities Council relating to breaches of Nasdaq's regulatory framework for issuers or generally accepted accounting practices on the stock market in the 2025 fiscal year.

Ownership structure, share capital and voting rights

On December 31, 2025, the company had 15,995 (13,070) shareholders excluding holdings in life insurance and foreign custody account holders.

The largest shareholder is Avanza Pension with 8.22 percent (9.08) of the share capital and voting rights. The ten largest shareholders jointly accounted for 28.55 percent (28.8) of the share capital and voting rights.

Saniona's share capital totaled SEK 6,901,506.70 divided between 138,030,134 shares as of December 31, 2025. As of December 31, 2024, Saniona's share capital totaled SEK 5,626,637.50 divided between 112,532,750 shares. There is only a single share class. All shares have a quotient value of SEK 0.05 and one vote and confer equal entitlement to the Company's assets and profits. Saniona's Articles of Association have no limitations regarding the number of votes each shareholder may cast at the general meeting.

Dividend policy

Saniona may generate income through upfront payments, milestone payments, royalty payments and upon exits in relation to the sale of spin-outs. The Board of Directors has decided upon a residual dividend policy. This means that Saniona will only pay a dividend on net income and internally generated equity after it has reserved capital to finance continued development and expansion of the business, including its product pipeline. The Board of Directors' intention at present is

to use any future profits made by Saniona to finance continued development and expansion of the business. Regular dividends will only be paid once the company has a product on the market and the company records annual net income through royalty payments. Consequently, the Board of Directors does not intend to propose any dividend within the foreseeable future.

The Board of Directors proposes that no dividend be distributed for the 2025 fiscal year.

Authorization for the Board of Directors regarding new issues

At the annual shareholders' meeting held on May 28, 2025, it was resolved in accordance with the proposal from the board of directors to authorize the Board of Directors, within the limits of the company's Articles of Association, at one or several occasions, during the time up until the next annual shareholders' meeting, with or without deviation from the shareholders' preferential rights, to resolve to issue new shares, warrants and/or convertibles. An issue should be able to be made with or without provisions regarding contribution in kind, set-off or other conditions. The total number of shares that may be issued (alternatively be issued through conversion of convertibles and/or exercise of warrants) shall not exceed 27,217,677, which corresponds to approximately 20 per cent of the current number of shares in the company. In case the authorization is used for an issue with deviation from the shareholders' preferential rights, the issue should be made on market terms. The purpose of the authorization is to be able to source working capital, to be able to execute and finance acquisitions of companies and assets as well as to enable new issues to industrial partners within the framework of partnerships and alliances.

CORPORATE GOVERNANCE REPORT

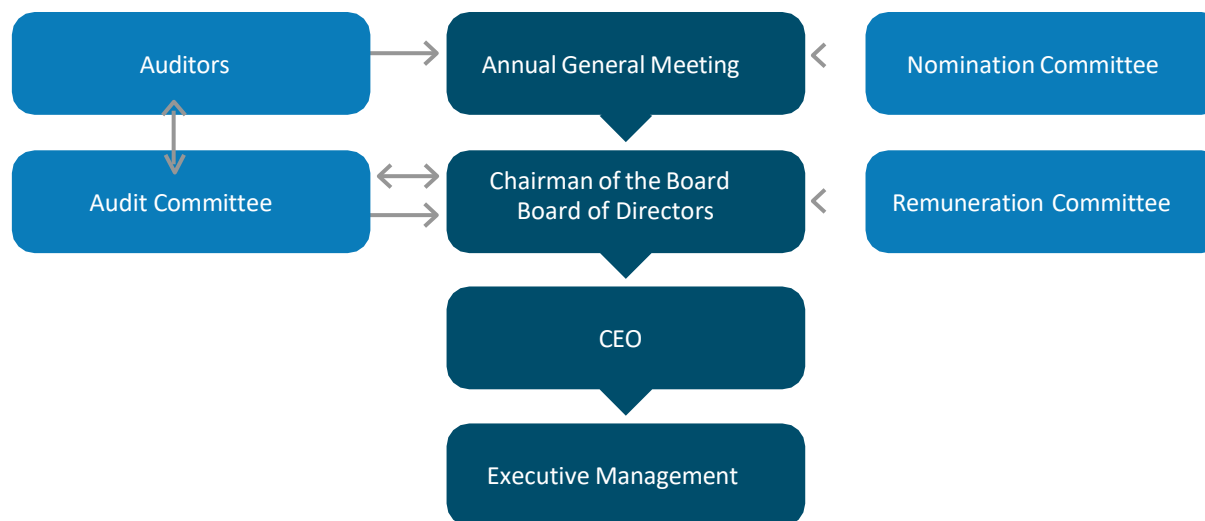
Corporate governance within Saniona

Saniona's internal controls and corporate governance are based on applicable legislation/regulations and on sector-specific parameters considered significant to the company. The control system encompasses all applicable regulatory frameworks as well as the specific demands Saniona places on its operations.

The internal control and corporate governance framework provide overall control of all critical stages relating to the company. This provides Saniona's Board of Directors and executive management with the conditions required to control and govern operations so that they satisfy the stringent demands of the company, the market, the stock market, the shareholders and the authorities.

Multiple external regulations, including but not limited to the Code and the Swedish Companies Act, as well as multiple internal policies and documents as are prudent for effective internal control, form the basis of Saniona's corporate governance.

Saniona's corporate governance structure is presented in the figure below and further described in the following subsections.



General Meeting

The annual general meeting, or as applicable, the extraordinary general meeting, is the primary meeting within Saniona where all shareholders can take part. For example, the general meeting resolves on amendments to the Articles of Association, election of members of the Board and auditors, adoption of the income statement and balance sheet, the discharge of the Board of Directors and the CEO from personal responsibility, appropriation of the profit or loss, the principles for the establishment of a Nomination Committee and the guidelines for remuneration of senior executives. Shareholders wishing to raise a matter at the annual general meeting must submit a written request to the Board of Directors. Such a request shall normally be received by the Board of Directors no later than seven weeks prior to the general meeting, to allow time for the request to be considered prior to the notice of the annual general meeting being issued.

The general meeting is to be held in Malmö. Notice of annual general meetings should be made no earlier than six weeks and not later than four weeks before the meeting if the agenda includes an amendment of the Articles of Association. The notice of other general meetings should be made no earlier than six weeks and not later than three weeks prior to the meeting. Notice of a general meeting is announced in the Swedish Official Gazette (Sw. Post- och Inrikes Tidningar) and

on the company's website. An announcement that a meeting has been convened is published in the Swedish daily newspaper Svenska Dagbladet.

A shareholder, who has been duly registered as such with Euroclear Sweden AB, may attend and vote at the general meeting in person or by proxy. A shareholder wishing to attend the general meeting must notify Saniona of his intention to attend. The manner in which to notify Saniona is described in the notice convening the general meeting.

The Articles of Association do not include any restrictions on the number of votes each shareholder can cast at a general meeting and no special provisions on amending the Articles of Association.

Annual General Meeting 2025

The annual general meeting 2025 was held on May 28, 2025. The meeting was attended by 21 shareholders in person or by proxy, representing 10.13 percent of the total voting rights. Lawyer Ola Grahn was elected as Chairman of the meeting. The AGM passed the following resolutions:

- Resolution on adoption of accounts and distribution of the company's profit, including that no dividends are paid for the financial year 2024 and that available funds are carried forward to a new account.
- Resolution on discharge from liability in relation to the

company for the members of the Board and the CEO for the 2024 fiscal year.

- Re-election of John Haurum, Jørgen Drejer, Anna Ljung and Carl Johan Sundberg as ordinary board members. John Haurum was elected as new Chairman of the board and Jørgen Drejer was elected as new deputy Chairman of the board.
- Re-election of Öhrlings PricewaterhouseCoopers AB as the new auditing firm. Öhrlings PricewaterhouseCoopers notified that the certified accountant Cecilia Andrén Dorselius will be the auditor in charge.
- Remuneration of the Chairman of the Board, the members of the Board and the auditor.
- Approval of instruction and charter for the Nomination Committee.
- Resolution on remuneration of Nomination Committee.
- Resolution on approval of Remuneration Report.
- Resolution on authorization for the Board of Directors regarding issues.
- Resolution on employee option program and directed issue of warrants and approval of transfer of warrants.

Annual General Meeting 2026

The annual general meeting 2026 will be held at Setterwalls Advokatbyrå AB's office at Stortorget 23, Malmö, Sweden on 27 May 2026 at 16.30 pm CEST.

Nomination Committee

The 2025 annual shareholders' meeting resolved, in accordance with the proposal from the Nomination Committee, that a Nomination Committee shall be appointed before coming election and remuneration. The Nomination Committee shall be comprised of three members, which shall be the Chairman of the Board of Directors and two members appointed by the two largest shareholders as of September 30, 2025. Furthermore, an instruction and charter for the Nomination Committee was adopted.

If any of these two largest shareholders refrain from appointing an owner representative, or if an owner representative resigns or relinquishes the position before the assignment is completed and the entitled shareholder does not appoint another representative, the Chairman of the Board of Directors shall invite the next shareholder (i.e. first the third largest owner) to within a week of the request appoint an owner representative. The procedure shall continue until the Nomination Committee is composed of three members.

If a substantial change of ownership occurs no later than seven weeks before the annual shareholders' meeting, a new shareholder representative shall be appointed. The Chairman of the Board of Directors shall then contact the one of the two largest shareholders without an owner representative and request such shareholder to appoint a representative. When such a representative has been appointed, such representative shall be a member of the Nomination Committee and replace the former member of the Nomination Committee who no longer represents one of the two largest shareholders.

The Nomination Committee shall appoint the Chairman of the Nomination Committee. The Chairman of the Nomination Committee must not be the Chairman or any other member of the Board. The term of office of the appointed Nomination Committee shall run until a new Nomination Committee has been appointed.

In 2025/2026, the Nomination Committee held one (2024/2025: one) meeting and also maintained contact by telephone. As a basis for its work, the Nomination Committee has taken note of the Chairman's presentation of the Board's work. The Nomination Committee has prepared proposals to the annual general meeting, including proposals for Board members, remuneration of Board and Committee members, proposals for auditors and fees to the auditors and the Chairman of the AGM, and proposals for remuneration of Nomination Committee members. When preparing its proposals, the Nomination Committee has applied paragraph 4.1 of the Code as its Diversity Policy.

Shareholders who would like to submit proposals to the Nomination Committee can do so via e-mail to clo@saniona.com marked 'Recommendation to the Nomination Committee' or by ordinary mail to the address: Saniona AB, Attn. Nomination Committee, Murervangen 42, DK-2600 Glostrup, Denmark.

The composition of the Nomination Committee for the 2026 Annual General Meeting was announced in a press release on November 6, 2025, and is as follows:

Name/Represented	Share of votes December 31, 2025
Joakim Tedroff Chief Medical Officer at Irlab Therapeutics AB Appointed by Joakim Tedroff	2.21%
Søren Skjærbæk (Chair) Partner at Life Science Legal ApS, Vejle, Denmark Appointed by Jørgen Drejer	1.58%
John Haurum Chairman of Saniona AB's board	1.25%
Total	5.04%

Board of Directors

The Board of Directors is the highest decision-making body under the annual general meeting.

The Board is responsible for the company's organization and management of the company's affairs, for example by setting objectives and strategy, establishing procedures and systems for monitoring of the established objectives, continuously assessing the company's financial position and the operational management. Furthermore, it is the Board's responsibility to ensure that accurate information is provided to the company's stakeholders, that the company complies with laws and regulations and that the company develops and implements internal policies and ethical guidelines. The Board also appoints the CEO and determines the salary and other remuneration of the latter based on the guidelines adopted by the general meeting.

The work of the Board of Directors is regulated by applicable legislation and recommendations, and by the Board of Directors' rules of procedure, which are adopted annually. The rules of procedure contain stipulations regulating the division of responsibilities between the Board of Directors and the CEO, financial reporting and audit matters. At the statutory Board meeting, the Board of Directors adopts other requisite rules of procedure, policies and guidelines that form the basis of the company's internal regulatory framework.

Composition of the Board

Members of the Board are to be appointed for a period extending no longer than to the end of the next annual general meeting.

Pursuant to the company's Articles of Association, the Board of Directors shall be composed of not fewer than three and not more than eight ordinary members.

The Articles of Association do not include any special provisions on the appointment or dismissal of board members.

Prior to the annual general meeting in May 2025, the Board consisted of five members (John Haurum, Jørgen Drejer, Anna Ljung, Pierandrea Muglia and Carl Johan Sundberg), and at the annual general meeting in May 2025, all board members were re-elected, except Pierandrea Muglia, who was not available for re-election.

The board hereafter consist of one woman and three men. The company will continue to pursue the objective of achieving a better diversity. For more information about the Board, see 'Board of Directors'.

Independence

The company complies with the Code such that the majority of the Board members elected at the annual general meeting are independent of the company and management, and that at least three of them are independent in relation to the major shareholders. In 2025, all Board members were independent of the company and its management, and all Board members were independent in relation to major shareholders, defined as greater than 10 percent ownership.

Chairman of the Board

The Chairman represents the Board of Directors externally and internally. The Chairman leads the Board's work, monitors the work and assumes responsibility for the Board completing its duties according to applicable legislation, the Articles of Association, the Code and the Board of Director's rules of procedure.

The Chairman shall monitor the company's progress through contact with the CEO, consultation with the CEO on strategic matters and by ensuring that strategic considerations are recorded and addressed by the Board of Directors. The Chairman is also to ensure that the Board of Directors, through the CEO, receives information on the company on an ongoing basis to enable analysis of the company's position.

The Chairman is responsible for contacts with the shareholders regarding ownership issues and for communicating the shareholders' views to the Board.

Evaluation of the work of the Board of Directors

The Board evaluates its work at least annually. The work is evaluated along various parameters such as whether the number of Board meetings and their duration are appropriate, the quality of the Board material, whether the agenda items are relevant and comprehensive, the preparedness and performance of individual Board members, the composition of the Board and desirable experience of potential new Board members, the role and performance of the Chairman and the executive management. The conclusions are included in the minutes and shared with the Nomination Committee.

CORPORATE GOVERNANCE REPORT

Number of meetings

The Board is to meet at least six times per year, usually in conjunction with the publication of interim and annual financial statements and the AGM. Additional meetings or teleconferences are convened as necessary. The Board carries out an in-depth strategic review of the operations during at least one Board meeting each year.

The Board's work in 2025

In 2025, the Board held a total of 10 (13) meetings, of which 9 (9) were scheduled and 1 (4) were unscheduled. In addition, the Board passed additional resolutions on 7 (9) occasions through written resolutions. Saniona's CEO and CFO participate in Board meetings. Other Saniona employees participate, and present reports as needed.

Board committees

The company has established two committees to support the Board: the Audit Committee and the Remuneration Committee. The Board has adopted rules of procedure for both committees.

	Elected	Independent in relation to the company and its management	Independent in relation to major shareholders	Audit Committee	Remuneration Committee	Attendance Board of Directors	Attendance Audit Committee	Attendance Remuneration Committee
John Haurum*	2024	Yes	Yes	Member	Member	10/10	2/5	2/3
Jørgen Drejer*	2014	Yes	Yes			10/10		
Carl Johan Sundberg	2015	Yes	Yes	Member	Chair	10/10	5/5	3/3
Anna Ljung	2018	Yes	Yes	Chair	Member	10/10	5/5	3/3
Pierandrea Muglia**	2023	Yes	Yes			5/10		

* At AGM May 28, 2025, John Haurum was elected as Chairman of the Board, and Jørgen Drejer as Deputy Chairman.

** At AGM May 28, 2025, Pierandrea Muglia was not available for re-election board member.

The Audit Committee

The main task of the Audit Committee is to oversee the company's financial position, to monitor the effectiveness of the company's internal control, internal audit and risk management, to keep itself informed of the audit of the annual accounts and consolidated accounts and to review and monitor the independence of the auditor. The Audit Committee is also to assist the Nomination Committee in the proposal for a decision on the choice of and remuneration of the auditor. The Audit Committee consists of three members. Following the annual general meeting held on May 28, 2025, Anna Ljung was re-elected as chairman of the Audit Committee, with Carl Johan Sundberg and John Haurum as members.

The Remuneration Committee

The Remuneration Committee is to primarily propose guidelines and principles for remuneration and other terms of employment of the CEO and senior executives. The Remuneration Committee is also to monitor and evaluate ongoing and completed application for variable remuneration of executive management and monitor and evaluate the implementation of the guidelines for remuneration of senior executives as resolved by the annual general meeting. The Remuneration Committee consists of three members. Following the annual general meeting held on May 28, 2025, Carl Johan Sundberg was re-elected as Chairman of the Remuneration Committee, with Anna Ljung and John Haurum as a members.

Chief Executive Officer and other executive managers

The CEO is appointed by the Board of Directors. The CEO's work follows the written instructions adopted annually by the Board of Directors at the statutory Board meeting.

The instructions for the CEO regulate customary areas such as the CEO's undertaking in relation to the company and the Board of Directors, including responsibility for presenting expedient reports to the

Board of Directors relevant to the Board's completion of its evaluation of the company. The CEO is to ensure that ongoing planning, including business plans and budgets, is completed and presented to the Board of Directors for resolution.

The CEO shall exercise good leadership in the management of operations to ensure that the company progresses according to plan and follows the strategies and policies adopted. When departure from these plans and special events of a significant nature is feared, the CEO must immediately inform the Board of Directors through the Chairman. The CEO is to ensure that the company's operations, including its administration, are organized so that they satisfy market requirements, and efficient and secure organizational control of operations.

Within the framework of the directives provided by the Board of Directors for the company's operations, management deals with consultation regarding, and monitoring of, strategies and budgets, the distribution of resources, the monitoring of operations and preparation for Board meetings.

In 2025, executive management consisted of Saniona's Chief Executive Officer (CEO), Chief Financial Officer (CFO), Chief Scientific Officer (CSO) and Chief Operational Officer (COO). For information about current executive management, see 'Management' below.

For information about salaries and remuneration of the CEO and senior executives, see the table under remuneration on next page and note 12.

Remuneration of the Board of Directors and Executive Management

The annual general meeting resolves on remuneration of the Chairman of the Board and other Board members. The annual general meeting also resolves on guidelines for remunerating the CEO and other senior executives.

At the annual general meeting held on May 28, 2025, it was resolved that Board remuneration shall be paid with SEK 700,000 to the Chairman of the Board, with SEK 300,000 to each of the members of the Board, who are not employed by Saniona or any of its subsidiaries. In addition, it was resolved that remuneration for committee work shall be paid with SEK 100,000 to the Chairman of the Audit Committee, with SEK 50,000 to each of the other members of the Audit Committee, with SEK 50,000 to the Chairman of the Remuneration Committee, and with SEK 30,000 to each of the other members of the Remuneration Committee, provided that no remuneration for committee work shall be paid to members of the Board, who are employed by Saniona or any of its subsidiaries.

At the annual general meeting on May 29, 2024, it was resolved to adopt guidelines for remuneration to senior executives. The guidelines are included in this document, within the Board of Director's Report. In general, Saniona shall offer remuneration that enables the company to recruit and retain senior executives. The CEO and other senior executives shall be offered a fixed annual cash salary. In addition to fixed salary, the CEO and other senior executives may, according to separate agreements, receive variable cash remuneration. Variable cash remuneration covered by these guidelines is intended to promote Saniona's business strategy and long-term interests, including its sustainability.

Pension benefits, including health insurance, shall be defined contribution, in so far as the senior executive is not covered by defined benefit pension under mandatory collective bargaining agreements. Pension premiums for defined contributions pensions, including health insurance, may amount to maximum of 15 per cent of the fixed annual cash salary.

Other benefits may include life insurance, medical insurance, and company car. Premiums and other costs relating to such benefits may amount to a total of not more than 20 per cent of the fixed annual cash salary.

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Upon termination of an employment by Saniona, the notice period may not exceed 12 months. Fixed cash salary during the notice period and severance pay may not together exceed an amount corresponding to the fixed cash salary for 12 months. Upon termination by the senior executive, the notice period may not exceed six months, without any right to severance pay.

In addition to fixed cash salary during the period of notice and severance pay, additional remuneration may be paid for non-compete undertakings.

The Board of Directors may temporarily resolve to deviate from these guidelines, in whole or in part, if in a specific case there is special cause for the deviation and a deviation is necessary to serve the company's long-term interests, including its sustainability, or to ensure the company's financial viability.

The 2025 remuneration of the Board of Directors and executive management is set out below.

SALARIES AND REMUNERATION FOR THE YEAR 2025 GROUP AND PARENT COMPANY

KSEK	Board fee a)	Fixed salary	Variable salary	Pension costs	Share based payment e)	Social security expenses	Other staff expenses	Total
John Haurum, Chairman ^{b)e)}	538	—	—	—	—	—	—	538
Jørgen Drejer, Deputy Chairman ^{b)e)}	321	—	—	—	—	—	—	321
Carl Johan Sundberg, Board member	350	—	—	—	—	35	—	385
Anna Ljung, Board member	388	—	—	—	—	125	—	513
Pierandrea Muglia ^{b)e)}	83	—	—	—	—	—	—	83
Total Board ^{a)}	1,680	—	—	—	—	160	—	1,840
Thomas Feldthus, CEO	—	4,450	1,459	445	1,540	5	36	7,935
Other Executive Management ^{d)}	—	11,530	2,566	776	2,162	23	180	17,237
Total Executive Management	—	15,980	4,025	1,221	3,702	28	216	25,172
Other Employees	—	28,035	2,005	2,051	1,451	71	800	34,413
Total	1,680	44,015	6,030	3,272	5,153	259	1,016	61,425

a) The board fee relates to fee in the Parent Company and also includes fee to Audit Committee and Remuneration Committee.

b) At AGM May 28, 2025, John Haurum was elected as new Chairman of the Board, and Jørgen Drejer as new Deputy Chairman of the Board. Pierandrea Muglia was not available for re-election.

c) These transactions do not involve payment and do not affect the company's cash flow.

d) 4 executive employees. Refer to Executive management on page 96-97.

e) Jørgen Drejer, Pierandrea Muglia and John Haurum have also worked as consultants for the company in 2025. Refer to Note 28 *Related parties*.

Auditors

Saniona's auditor is the auditing firm Öhrlings PricewaterhouseCoopers AB, with Authorized Public Accountant Cecilia Andrén Dorselius as auditor in charge and Daniel Körner Rask as co-signing auditor.

Öhrlings PricewaterhouseCoopers was re-elected as auditor at the annual general meeting on May 28, 2025, until the end of the 2026 annual general meeting on May 27, 2026.

The external auditors discuss the external audit plan and risk management with the Audit Committee. In 2025, the auditors performed a review of the interim report for the third quarter and audited the annual accounts and consolidated financial statements. The auditors also express an opinion on whether this Corporate Governance Report has been prepared in accordance with the Annual Accounts Act.

The auditor reports the results of their audit of the annual accounts and consolidated financial statements in the audit opinion to the annual general meeting. In addition, the auditors present detailed findings from their reviews to the Audit Committee and to the Board of Directors in its entirety once per year.

For information regarding fees for the company's auditors, see note 10.

Internal control and risk management systems in relation to financial reporting

The Board of Directors is ultimately responsible for the internal control of the company. The responsibility is governed by the Swedish Companies Act, the Annual Accounts Act and the Code. The Board of Directors is required to ensure that Saniona has enough formalized procedures for ensuring compliance with established principles for financial reporting and internal control. The procedures for internal control with respect to financial reporting have been designed to ensure reliable and accurate reporting in accordance with IFRS, applicable laws and regulations as well as other

requirements that apply to companies listed on Nasdaq Stockholm. Saniona has decided to adopt the COSO framework as a basis of internal control of financial reporting. The framework consists of the following five components: control environment, risk assessment, control activities, information and communication and monitoring.

Control environment

The control environment constitutes the basis of Saniona's internal control. The control environment comprises a clear organizational structure, decision-making processes, powers and responsibilities that are documented and communicated in governing documents. The guidelines for Saniona's business activities include the following:

- Rules and procedure for the Board of Directors and the instruction to the CEO;
- Saniona's business model, vision, strategies, objectives, business plans and values;
- Saniona's Code of Conduct;
- Organizational structure and descriptions of positions; and
- Administrative processes, guidelines and instructions such as powers, authorization instructions, risk policy, finance policy, instruction for financial reporting and the finance manual.

The governing documents such as internal policies, guidelines and instructions relating to financial reporting have been adopted by the Board of Directors to ensure an effective control environment.

In accordance with the instruction to the CEO, the CEO is to keep the Board of Directors continuously informed about the development of the company's operations, profit/loss and financial position as well as other events that are likely to be significant to the company and its shareholders. The CEO is also responsible for preparing reports and compiling information from management before Board meetings and to present the material at Board meetings.

The CFO is responsible for ensuring that internal controls are performed and obeyed, and that continuous work is conducted to strengthen the internal control of financial reporting. The responsibility and duties of the CFO, inter alia, are regulated in detail in the company's finance policy, instruction for financial reporting and the financing manual.

The Audit Committee is responsible for ensuring that the internal control regarding financial reporting and reporting to the Board of Directors is effective and is complied. The Audit Committee performs regular, periodic reconciliations with the company's CFO. In addition, the Audit Committee reviews and evaluates Saniona's internal control annually.

Risk assessment

At least once a year, the CFO conducts an overall risk assessment to assess the risk exposure in Saniona with regards to financial reporting, as well as identify potential problem areas. The risk assessment includes identifying risks that Saniona's external and internal financial reporting is not prepared in accordance with applicable accounting standards. A review takes place to ensure that the company has an infrastructure that enables effective and expedient control, and an assessment of the company's financial position and significant financial, legal and operational risks.

On an annual basis, the CFO conducts an operational risk assessment to identify and analyze relevant events and risks that could have a negative impact on Saniona's ability to achieve its set goals.

Control activities

To ensure that business is conducted efficiently, and that financial reporting gives a fair and accurate impression on each reporting date, control activities are implemented to address risks at all levels of the organization. Control activities include manuals, processes and policies that ensure that directives and decisions are implemented.

CORPORATE GOVERNANCE REPORT

The aim of the control activities is to prevent and detect errors and irregularities with regards to the financial reporting, and to propose subsequent corrective actions should any such irregularities occur. Activities include analytical monitoring and comparison of financial performance; account reconciliation; monitoring, approval and reporting of business transactions and partnership agreements, policies and procedures; mandate and authorization instructions, as well as accounting and valuation principles.

The CFO is responsible for maintaining internal controls and ensuring that they are developed as necessary. The CFO monitors the operations through a variety of control measures, such as forecasts and budgets, income statement and balance sheet analyses and reconciliations. The result of this work is reported to the CEO, the Audit Committee and/or the Board of Directors.

Saniona's CFO is responsible for the recording and accounting financial transactions and ensuring that the performed transactions comply with the established signatory powers and authorization powers. The CFO reviews the project costs and activities together with project and line management on quarterly basis. Furthermore, several control activities are carried out on monthly basis to further detect and correct errors and deviations. The results are presented to the CEO on monthly basis.

Information and communication

The company has information and communication paths intended to promote the accuracy of financial reporting and ensure reporting and feedback from operations to the Board of Directors and management. The information and communication procedures are described in several governing documents such as internal policies, guidelines and instructions relating to financial reporting. These documents are made available in company-wide IT drives and presented to the relevant employees.

In addition to written information, news, risk management and control, results are orally communicated and discussed in physical meetings. Meetings are held within the company in the management team as well as at meetings at which all employees participate. The Board of Directors receives quarterly financial updates relating to the company's financial position and performance.

To ensure timely communication of relevant, reliable and accurate information concerning Saniona's development and financial status to the market, the company has established procedures for providing external information and financial reporting. The information policy and the procedures include a description of the roles and tasks of the employees, finance department, executive management and Board as well as the procedures in relation to publication of financial reports and press releases.

All financial reports and press releases are published on the company's website and forwarded to the Board of Directors and all employees in connection with their publication.

Monitoring

The Board of Directors and the Audit Committee decide on the forms of monitoring activities of internal controls. The CFO is responsible for ensuring that internal controls are maintained in accordance with the Board of Directors' and the Audit Committee's decisions.

The Board of Directors is regularly updated on the company's financial position and profit/loss against budget as well as on development projects in relation to the relevant project budgets. The CEO and CFO present a written report at each regular Board meeting, or when the need arises.

The Audit Committee monitors the audit of internal controls. The company's external auditors personally report their observations and assessment of internal controls to the Audit Committee.

Internal audit

In view of the company's size, with relatively few employees, and the scope of transactions, in which most significant transactions are similar in character and relatively uncomplicated, Saniona has not found it necessary to establish a formal internal audit function but has chosen to conduct monitoring and the annual evaluation of compliance with the internal control and risk management related to financial reporting through the existing organization. The Board of Directors and Audit Committee perform an annual assessment of whether there is a need for an internal audit function.

BOARD OF DIRECTORS

John Haurum

Board member since 2024. Chairman since 2025.

John Haurum, M.D., D.Phil. (born 1963), has an extensive operational, commercial and financial experience from the biotech industry, both in terms of managing early to mid-stage R&D, corporate development, business development and investor relationships.



He was the CEO of F-star in Cambridge, UK (2012–2018), where he built a successful biotech company, that progressed several products into clinical development, and completed four high value BD transactions with partners such as BMS, AbbVie, Merck and Denali. Previously he was VP Research at ImClone Systems, New York (2010–2012) and cofounder and Chief Scientific Officer of Symphogen A/S, Denmark (2000–2009).

After graduating in Medicine in Aarhus Denmark 1992, John Haurum received a D.Phil. in Immunology from the Institute of Molecular Medicine, John Radcliffe Hospital, University of Oxford, England. Currently, John Haurum serves as chairman of the board of Madeleine Therapeutics (FR), Solid Therapeutics ApS (DK) and Synklino A/S (DK). Other current positions: Board member of MC2 Therapeutics A/S (DK) and Neophore Ltd. (UK). CEO of ARK Invest ApS (DK) and JSH Biotech ApS (DK).

John Haurum is considered independent in relation to Saniona, its management and major shareholders.

John Haurum (partially through John Haurum controlled companies) and his wife hold a total of 1,719,476 shares.

Jørgen Drejer

Board member since 2014. Chairman from 2022–2025. Deputy Chairman since 2025.

Jørgen Drejer (born 1955) is a neurobiologist with more than 30 years of experience in discovering and developing novel approaches to modulate pathways within the brain. His research has led him to found multiple companies and publish more than 75 scientific articles.



Drejer founded Saniona in 2011, served as founding Chief Executive Officer until January 2020 and now serves as Deputy Chairman of the Saniona Board of Directors. Prior to founding Saniona, he co-founded NeuroSearch A/S in 1989, holding various leadership roles including deputy CEO and head of research over a 20-year period in which NeuroSearch became a major European biotechnology company. Drejer holds a PhD in neurobiology from the University of Copenhagen.

Drejer has served on the Saniona board since 2012. He also serves on the board of CephaGenix and Qlife and has previously served as a member of the Board of Directors for NeuroSearch A/S, Origio A/S, NsGene A/S, Atonomics A/S, Azign Bioscience A/S, Ellegaard Göttingen Minipigs ApS, Force Technology, Monta Biosciences A/S and 2CureX AB.

Drejer is not independent in relation to Saniona and its management but is independent in relation to major shareholders.

He holds 2,187,083 shares.

Anna Ljung

Board member since 2018.

Anna Ljung (born 1980) has more than 20 years of experience in the pharmaceutical industry, and is currently CEO of Moberg Pharma AB, a Swedish listed pharmaceutical company operating in the field of dermatology.



In addition to serving as CEO of Moberg Pharma, she also currently chairman of Biosergen AB, a publicly-traded Swedish company in the field of antifungal drugs. Prior to becoming CEO of Moberg, Ljung served as the company's Chief Financial Officer for 13 years, and prior to that she was CFO at Athera Biotechnologies AB and Controller for Lipopeptide AB. She also previously was an independent consultant within the field of technology licensing. Ljung received her M.Sc. in Economics and Business Administration from Stockholm School of Economics. Additional previous board positions have included ADDvise AB, OncoZenge AB, MPJ OTC AB and Advantice Health AB.

Ljung is independent in relation to both Saniona and its management as well as major shareholders.

She holds 12,033 shares.

BOARD OF DIRECTORS

Carl Johan Sundberg

Board member since 2015.

Carl Johan Sundberg (born 1958) is a physician and professor of molecular and human physiology with extensive experience in healthcare entrepreneurship, investment and science communication.



He currently serves as a dean of Karolinska Institutet. He also currently serves as a board member for Arne Ljungqvist Anti-doping Foundation AB and Medkay Konsulting AB. Sundberg's affiliation with Karolinska Institutet spans over 35 years and includes work in molecular and applied exercise physiology in healthy individuals and patients, medical innovation and bioentrepreneurship.

He also cofounded and managed Karolinska Investment Fund, a EUR 60 million biomedicine venture capital fund. His communications experience includes previous working periods with Svenska Dagbladet (a large morning daily) and ABC Television, U.S. He serves in membership and advisory positions with the Royal Swedish Academy of Engineering Sciences, Swedish Professional Associations for Physical Activity, Research!Sweden and the World Anti-Doping Agency. Sundberg earned his medical degree and Ph.D. from Karolinska Institutet. Previous board positions include Cobra Biologics Holding AB, Karolinska Development AB and NsGene A/S. Sundberg is independent in relation to both Saniona and its management as well as major shareholders.

He holds 195,429 shares.

EXECUTIVE MANAGEMENT

Thomas Feldthus

Chief Executive Officer

Thomas Feldthus (born 1960) is an entrepreneur with extensive management experience within the life science industry.



Feldthus re-joined Saniona as CEO in 2022 after having served as deputy CEO and CFO from 2012 to 2020. Previously, he served as CFO of Symphogen A/S, Investment Associate at Novo A/S and Corporate Development Manager at Novo Nordisk A/S. He is a co-founder of Saniona, Scandion Oncology A/S, Initiator Pharma A/S, Symphogen A/S, Ataxion Inc. and Leukotech ApS.

Feldthus earned his M.Sc. in Management and Economics from the University of London, Fellow of the London Business School Sloan Program from London Business School (LBS), Graduate Diploma in Business Administration (Marketing Management) from Copenhagen Business School (CBS), and M.Sc. in Engineering from the Technical University of Denmark (DTU).

Feldthus holds 1,661,928 warrants in the warrant program 2022/2028, 1,885,000 warrants, in the warrant program 2024/2029 and 500,000 warrants in the warrant program 2025/2029.

He holds 1,635,000 shares.

Johnny Stilou

Chief Financial Officer (since May 2025)

Johnny Stilou has a MSc in Business Economics & Auditing and Executive Management Program, INSEAD.



Johnny Stilou has a proven track record in corporate finance, capital markets and financial strategy, with more than 25 years of financial leadership experience from Scandinavian and international listed companies. Having served as CFO of Nuevolution (acquired by Amgen Inc.) and Scandion Oncology, as well as EVP & CFO of Veloxis Pharmaceuticals. His experience spans both growth-stage biotech companies and large-cap organizations, making him well suited to support Saniona's continued development and long-term financing strategy.

Stilou holds 200,000 warrants in the warrant program 2025/2029.

Karin Sandager Nielsen

Chief Scientific Officer

Karin Sandager Nielsen (born 1970) is a CNS pharmacologist with more than 20 years' experience in discovering and developing new pharmacological therapies for dysfunctions in the brain.



Sandager Nielsen was part of the group founding Saniona in 2011, where she initially served as Director of Operations and In Vivo Pharmacology. From 2015 she took on the role as Vice President, Operations and In Vivo Pharmacology and from 2022 she served as Senior Vice President, In Vivo and Translational Pharmacology. Prior to founding Saniona, Sandager Nielsen was employed at NeuroSearch, where she held several senior- and management roles within CNS pharmacology.

Sandager Nielsen is a biologist by training and holds a Ph.D. in neuropharmacology from the university of Copenhagen. She has authored more than 20 peer-reviewed scientific articles and is co-inventor of 23 patents.

Sandager Nielsen holds 99,400 warrants in the warrant program 2020, 150,000 warrants in the warrant program 2023/2028, 200,000 warrants in the warrant program 2024/2029 and 200,000 warrants in the warrant program 2025/2029.

She holds 211,119 shares.

EXECUTIVE MANAGEMENT

Janus Schrieber Larsen

Chief Operating Officer

Janus Schrieber Larsen (born 1972) is an organic chemist with more than 20 years' experience in drug discovery, developing new pharmacological therapies for dysfunctions in the brain.



Larsen was part of the group founding Saniona in 2011, where he initially served as Director of Medicinal Chemistry and IP. From 2015 he took on the role as Vice President, Medicinal Chemistry and IP and then from 2022 he served as Senior Vice President, Preclinical Development and Medicinal Chemistry. Prior to founding Saniona, Larsen was employed at NeuroSearch, where he held several senior- and management roles within Medicinal Chemistry.

Larsen is a chemist by training and holds a Ph.D. in organic chemistry from the University of Southern Denmark. He has authored 9 peer-reviewed scientific articles and is co-inventor of more than 35 patents.

Larsen holds 99,400 warrants in the warrant program 2020, 150,000 warrants in the warrant program 2023/2028, 200,000 warrants in the warrant program 2024/2029 and 200,000 warrants in the warrant program 2025/2029.

He holds 284,837 shares.

Pierandrea Muglia

Chief Medical Officer (Since March 2025)

Pierandrea Muglia (born 1966) is a medical doctor clinically trained in child and adolescent neuropsychiatrist, with more than 20 years of leadership experience in CNS drug development across large pharmaceutical (GSK), speciality pharmaceutical (UCB), and biotechnology companies. His career also includes a decade of academic research in neuropharmacology and psychiatric genetics.



Dr. Muglia has led the identification, evaluation, and clinical advancement of multiple CNS and antiseizure programs, with extensive expertise in epilepsy trial design and regulatory strategy in the United States and Europe. At UCB, he served as Vice President and Head of Neurology Early Clinical Development, where he contributed to the advancement of epilepsy assets, broader neurology pipeline, and the evaluation and acquisition of several assets.

He is the founder of GRIN Therapeutics, a clinical-stage precision medicine company developing a treatment for a genetically defined orphan epilepsy neuropsychiatric syndrome. He led the company's formation, secured Series A financing, and defined the clinical and regulatory strategy for the lead program, which has advanced into Phase 3 development and received Breakthrough Therapy designation. He has also served as Chief Medical Officer at multiple biotechnology companies, including Handl Therapeutics, and has advised and supported early-stage ventures.

Dr. Muglia has authored over 100 peer-reviewed publications in neuropsychopharmacology, human genetics, and clinical development. He serves on the

Scientific Advisory Boards of several biotechnology companies and holds advisory roles with scientific organizations and patient advocacy groups focused on rare neurological disorders.

Other current positions include CEO of Ichnos srl.

Muglia holds 400,000 warrants in the warrant program 2025/2029.

He holds 259,999 shares.

AUDITORS' REPORT ON THE CORPORATE GOVERNANCE STATEMENT

This is a translation of the Swedish language original. In the event of any differences between this translation and the Swedish language original, the latter shall prevail.

To the general meeting of the shareholders in Saniona AB (publ), corporate identity number 556962-5345.

Engagement and responsibility

It is the Board of Directors that is responsible for the Corporate Governance Statement for the fiscal year from January 1, 2025 through December 31, 2025 on pages 83–97 and that it has been prepared in accordance with the Annual Accounts Act.

The scope of the audit

Our examination has been conducted in accordance with FAR's auditing standard RevR 16 The auditor's examination of the corporate governance statement. This means that our examination of the Corporate Governance Statement is different and substantially less in scope than an audit conducted in accordance with International Standards on Auditing and generally accepted auditing standards in Sweden. We believe that the examination has provided us with sufficient basis for our opinions.

Opinion

A corporate governance statement has been prepared. Disclosures in accordance with Chapter 6, Section 6, second paragraph, points 2–6 of the Annual Accounts Act and Chapter 7, Section 31, second paragraph of the same act are consistent with the annual accounts and the consolidated accounts and are in accordance with the Annual Accounts Act.

Malmö, April 30, 2026
Öhrlings PricewaterhouseCoopers AB

Cecilia Andrén Dorselius
Authorized Public Accountant
Auditor in charge

Daniel Körner Rask
Authorized Public Accountant



Head office
Saniona AB (publ)
Murervangen 42
DK-2600 Glostrup
Denmark
Tel +45 7070 5225

Post address
Saniona AB (publ)
c/o Innecta AB
Åldermansgatan 10
SE-227 64 Lund
Sweden

Web: saniona.com
Email: saniona@saniona.com