QPR Software’s Corporate Governance Statement 2017

Corporate Governance Code

Compliance with the Corporate Governance Code

QPR Software Plc complies with the Corporate Governance Code 2015, issued by the Finnish Securities Market Association, from the beginning of the financial year starting on January 1, 2016.

Deviation from Recommendations

QPR Software complies with the Finnish Corporate Governance Code with the following exception: the Board of Directors has not established any committees. There are no separate committees, as the Board has not considered these necessary in view of the size of the Group, extent of the operations and existing monitoring systems. The Board as a whole is responsible for fulfilling the tasks of an audit committee and other committees. Further, in view of the size of the Group, extent of the operations and existing monitoring systems, the Board has not considered necessary to have a specific decision-making procedure for related party transactions.

Availability of the Corporate Governance Code on the Internet

The Finnish Corporate Governance Code is publicly available on the website of the Finnish Securities Market Association, at www.cgfinland.fi

Board of Directors

Composition of the Board of Directors

Until the Annual General Meeting on March 28, 2017 the Board of Directors consisted of following members: Vesa-Pekka Leskinen, Kirsi Eräkangas, Juho Malmberg and Topi Piela. In the Annual General Meeting on March 28, 2017 following members were re-elected to the Board of Directors: Vesa-Pekka Leskinen, Kirsi Eräkangas and Topi Piela. As new members of the Company’s Board of Directors the Annual General Meeting elected Juha Häkämies and Taina Sipilä.

Vesa-Pekka Leskinen
b. 1950
Chairman of the Board since January 2006.
Member of the Board since July 2003.
Independent of the Company.

Mr. Vesa-Pekka Leskinen is the Chairman of the Board of Kauppamainos Oy and he served as the CEO of Kauppamainos from 1979 to 2010. He is also the majority shareholder of Kauppamainos. Kauppamainos provides services in investor relations and communications, whereby Kauppamainos has designed and delivered close to a hundred annual reports for various companies, participated in the preparation of dozens of equity issues, and supported more than ten companies in their IPO processes. In this context, Mr. Leskinen has personally been involved in investor relations and communications of publicly listed companies.
Mr. Leskinen is also a founding partner of Quartal Oy and the company’s majority shareholder until 1999. Quartal is specialized in developing computerized delivery solutions and communication services, especially for the stock market and the companies publicly traded on the stock exchange. In addition, Mr. Leskinen has been the Chairman of the Board of Directors at Vianaturale Oy since May 2014, and a Board member since October 2006.

Mr. Leskinen holds a degree in MAT.

Vesa-Pekka Leskinen held 851,400 shares of QPR Software Plc on December 31, 2017. Kauppamainos Oy, whose majority shareholder Mr. Leskinen is, held 475,170 shares of QPR Software Plc on December 31, 2017.

**Kirsi Eräkangas**
b. 1965
Member of the Board since March 2012.
Independent of the Company and its significant shareholders.

Ms. Kirsi Eräkangas is a private investor and the owner of Nomadi Oy, an investment and business development company co-operating with several IT start-ups.

Ms. Eräkangas is one of the co-founders of the publicly listed software company Basware Corporation. Basware is the global leader in providing purchase to pay and e-invoicing solutions. Ms. Eräkangas had a central role in developing Basware’s business and she held several executive positions over the years of 1988 – 2005, with her latest position entrusting her to oversee Basware’s professional services globally. She was also Basware’s Board member between the years of 1993 – 2008, lastly serving as the Vice Chairman.


Ms. Eräkangas is a member of the Finnish Association of Professional Board Members. Her educational background includes an M.Sc. degree in economics and an executive MBA.

Kirsi Eräkangas held 7,000 shares of QPR Software Plc on December 31, 2017.

**Juha Häkämies**
b. 1970
Member of the Board since March 2017.
Independent of the Company and its significant shareholders.

Mr. Juha Häkämies is the Vice President (VP) Strategy at Gasum Ltd. He is responsible for the company’s strategy development, digitalization, R&D, M&A and HSEQ (Health, Safety, Environment and Quality). He is also a member of Gasum Ltd’s Executive Management Team.

Previously Mr. Häkämies worked for Clear Funding Ltd in the United Kingdom as the Chief Development Officer in 2015 and 2016. From 2007 to 2009, he was a partner (SVP, Sales & Business Management) at Basware E-invoices and thereafter the VP of Basware’s Business Development and M&A between the years of 2009 and 2015. From 2005 to 2006, Mr. Häkämies worked as the VP of Business Development at SysOpen Digia (now Digia Oy) overseeing telecom sales and service operations. From 1994 to 2005, he served in several positions...
at Sonera and later at TeliaSonera, including VP at TeliaSonera International, CTO at Zed for Business (currently part of Sonera), and Development Director of Sonera’s consumer and corporate internet services. In 2004, Mr. Häkämies founded MobileCheck Oy, a company specialized in analyzing and developing telecom service providers’ service offerings.

Mr. Häkämies has successfully carried out several mergers and acquisitions, analyzed and digitalized business operations, built service strategies; and transformed an international software business into service business.

Mr. Häkämies holds a licentiate degree in technology, with a special focus on computer science and telecommunications. He is an alumnus of the Helsinki University of Technology, now part of Aalto University.

Juha Häkämies did not hold shares of QPR Software Plc on December 31, 2017.

**Topi Piela**

b. 1962  
Member of the Board since March 2012.  
Independent of the Company.

Mr. Topi Piela is the CEO of Balance Capital Oy, deputy CEO of Umo Capital Oy and a member of the Finnish Association of Professional Board Members. Mr. Piela is a member of the Board of Directors of Asuntosalkku Suomi Oy, Foilichat Oy and JJPPPT Holding Oy. He is also a member of the State Pension Fund’s (KELA) investment committee, the Finnish Broadcasting Company’s (YLE) pension fund investment committee, and the Alfred Kordelin Foundation’s financial committee.

Earlier in his career, Mr. Piela served as the Managing Director at Finvest Oyj and Amanda Capital Plc, after which he joined the Board of Directors at Amanda, serving as a member and Chairman of the Board. Mr. Piela has also held many other senior management positions, such as Investment Director at Ilmarinen Mutual Pension Insurance Company, Managing Director and co-founder of Arctos Rahasto Oy, Securities and Investment Director at Ålandsbanken Ab, and Board member at several other Finnish companies. Mr. Piela first served as QPR Software’s Board member during the years of 2006 – 2009.

Mr. Piela has an M.Sc. degree in economics and holds certifications in CEFA and the Finnish Advanced Insurance Examination.

Topi Piela held 1,052 shares of QPR Software Plc on December 31, 2017. Umo Capital Oy, whose Deputy CEO Mr. Piela is, held 1,660,000 shares of QPR Software Plc on December 31, 2017.

**Taina Sipilä**

b. 1978  
Member of the board since March 2017.  
Independent of the Company and its significant shareholders.

Ms. Taina Sipilä is the CEO, founder, and Board member of Dear Lucy Oy. Dear Lucy provides its customers a global business management dashboard as a Software-as-a-Service for CEOs, Board members, directors, teams, personnel, and investors to track key performance indicators and key events in real time.

Ms. Sipilä is also one of the founders of Sympa Oy. She has worked as the company's CEO from 2005 to 2011, and as the Growth Director and Chairman of the Board between 2011 and 2016, where her responsibilities included, among others, ramping up the company's international business. Currently Ms. Sipilä is a member of Sympa's Board of Directors. Sympa offers its customers global HR and HR development solutions as a Software-as-a-Service. The service has users in over 50 countries.

Ms. Sipilä holds an M.Sc. degree in marketing from the University of Vaasa.
Taina Sipilä did not hold shares of QPR Software Plc on December 31, 2017.

Juho Malmberg
b. 1962
Member of the Board between March 12, 2015 – March 28, 2017.
Independent of the Company and its significant shareholders.
Juho Malmberg did not hold shares of QPR Software Plc at December 31, 2017.

Charter of the Board (Summary)

Board meetings:
- Convenes regularly at least 8 times a year according to pre-agreed schedule.
- At least one of the meetings focus on strategy in the spring and one is a budget meeting in the autumn.
- When necessary, the Chairman of the Board and CEO may call for an additional Board meeting.
- The agenda and materials shall be delivered to Board members no less than three working days before the meeting, if not otherwise agreed with the Chairman.

Material:
- The monthly report shall contain the Group’s actual results, result forecast, budget comparison, and commentary on the results including reasons for any significant budgetary deviations. A summary of all other important matters within Group is also included.
- All significant matters shall be informed to the Board immediately.
- Risk management report is reviewed by the Board in connection of the quarterly financial reporting.

Following list contains matters to be handled at the Board meetings:
- Matters specified by the Finnish Companies Act;
- Approving the strategy and annual budget, and their follow-up;
- Appointing and dismissing the CEO, and deciding on the terms of his/her employment;
- Approving the hiring of personnel reporting directly to the CEO, and the key terms of employment for these people;
- Determining the compensation principles for senior management;
- Approving the incentive systems for the CEO and the personnel;
- Preparing a proposal on the personnel option schemes for the Annual General Meeting and deciding on its allocation to personnel;
- Reviewing and approving interim reports and financial statements;
- Approving major business deals and investments as well as other decisions of key significance;
- Approving the dividend distribution policy and preparing a proposal for the Annual General Meeting concerning the distribution of dividend;
- Approving the investment policy;
- Monitoring the implementation of internal control, internal audit and risk management;
- Reviewing other matters that the Chairman of the Board and the CEO have agreed to be taken on the Board’s agenda or that otherwise fall within the Board’s decision-making powers under the provisions of the Companies Act, other laws, Articles of Association or other regulations.

Operations in 2017

The Board of Directors assembled 14 times during 2017. The average participation percentage was 98.5. The Board of Directors made a self-assessment of its operation. The Board has not established any committees.
Diversity Principles

Members of the Board of Directors of QPR Software are elected on the basis of the Group’s business needs and the accomplishments of the individual members, bearing in mind the advantages of diversity. The criteria for board member nomination consists of professional expertise and experience together with personal qualities. In the assessment of professional expertise and experience, a special attention is paid to international experience in software business, experience in business development as well as in financing, business economics and entrepreneurship.

The Company aims at a Board structure where both genders are represented. In 2017, the Annual General Meeting of QPR Software Plc elected five members to the Board of Directors. Currently 40% of the Board members are female.

The Board of Directors of QPR Software Plc has set these diversity principles. They are presented and reported in the Company´s Corporate Governance Statement.

Committees

There are no separate committees, as the Board has not considered these necessary in view of the size of the Group, extent of the operations and existing monitoring systems. The Board as a whole is responsible for fulfilling the tasks of an audit committee and other committees.

Supervisory board

QPR Software Plc does not have a supervisory board.

Chief executive officer

Chief Executive Officer of QPR Software Plc

Mr. Jari Jaakkola (born 1961) has been the Chief Executive Officer of QPR Software Plc since January 2008. He has been employed by the Company and been a Member of Executive Management Team since August 2006.

Jari Jaakkola’s previous experience covers leadership positions in Sonera Corporation’s Group Management Team and in Metsä Board Corporation. His past roles include lead responsibilities in large international equity and finance operations, investor relations, strategic marketing and brand management as well as in corporate communications and corporate affairs. Mr. Jaakkola also has broad experience in working in international advertising and communications agencies as well as in media.

Jari Jaakkola held 241,000 shares of QPR Software Plc at December 31, 2017. His 100% owned company Value FM Ltd held 7,000 shares of QPR Software Plc at December 31, 2017.

Duties of the Chief Executive Officer

QPR’s Board of Directors appoints the CEO and decides the terms of his/her service contract. The CEO’s terms of service have been agreed on in writing. The CEO is not appointed for a certain term but is appointed indefinitely until further notice is given.
The CEO's duty is to manage the company's activities in accordance with the Finnish Companies Act and the Board of Directors' instructions and rules and to inform the Board of Directors about the development of the company's business and financial situation. The CEO is also responsible for arranging the company's day-to-day administration and ensuring that the financial administration of the company has been arranged reliably. The CEO primarily presents matters in Board meetings and is responsible for preparing proposals for Board's decisions.

Internal control and risk management

Internal Control

Internal control and risk management in QPR Software Group aims to ensure that the Group operates efficiently and effectively, distributes reliable information, complies with regulations and operational principles, reaches its strategic goals, reacts to changes in the market and operational environment, and ensures continuity of its business.

It is the duty of the Board of Directors to monitor the appropriateness, effectiveness and efficiency of risk management and internal control in QPR Software Group. Risk management report covering the risks presented in the Risk Management section is presented to the Board in connection with quarterly financial reporting.

The threat caused by the risks to shareholders is used as a criterion when the Board of Directors evaluates these risks. The Board of Directors also monitors that the Company has defined operational principles for internal control and that the Company monitors the effectiveness of internal control.

Internal Control and Risk Management Systems Associated with Financial Reporting

The ultimate responsibility for accounting and financial administration lies with QPR Software Plc's Board of Directors. The Board is responsible for internal control, and the CEO is responsible for the practical arrangements and monitoring of the control system.

The steering and monitoring of business operations is based on the reporting and business planning system covering the entire Group. The CEO and CFO give both Board and Executive Team meetings presentations of the Group's situation and development based on monthly reports.

Risk Management

Coordination of the Group's risk management and internal control and the related reporting is the responsibility of the Chief Financial Officer. Risk management in the Group is guided by the requirements of legislation, shareholders' expectations regarding business objectives and expectations among important stakeholders, such as customers and personnel.

Risk management in the Group aims systematically and comprehensively to identify risks related to its operations and ensures that risks are managed and taken into account in decision making. The Group does not have a separate risk management organization, and risk management is part of routine responsibilities throughout the organization. Risk management is developed by constantly improving operative processes in the Group.

Risks are identified by their essentiality: if actualized, the risks selected for monitoring would have a material impact on the Group's business operations.
QPR Group has identified the following three groups of risks related to its operations:

- risks related to business operations,
- risks related to information and products;
- risks related to financing.

Property, operational and liability risks are covered by insurance.

QPR Software Plc’s Management System has received ISO 9001:2015 quality certification covering the Company’s all activities, which is audited annually by an external party.

RISKS RELATED TO BUSINESS OPERATIONS

The following risks are related to QPR Software’s business operations:

- **Country risk.** The instrument used for measuring risk is the potential loss of country-specific revenue. Risk is managed by constantly gathering market information and by conducting a business that is spread geographically and across different industries.
- **Customer risk.** The instruments used for measuring the risk is the software maintenance customer churn and the share of overdue accounts receivables of all receivables (%). Risk is managed by taking good care of every customer and reseller, as well as, by active follow-up and collection of accounts receivables.
- **Personnel risk.** The instrument used for measuring the risk is personnel churn. Risk is managed by professional recruitment, professional supervisory work and by securing possibilities for job rotation as well as for learning and growth.
- **Legal risk.** The instrument used for measuring the risk is cumulative euro-value of all open legal disputes compared to annual net sales (%). The risk is managed by in-depth knowhow of contractual law, standard terms used in agreements and by performing both ethically and according to the Company values.

QPR’s market and customer risks are mitigated as follows: the Company conducts business in more than 50 countries, both in public and private sectors as well as in several different business verticals.

Reasonable credit risk concerning individual business partners is characteristic to any international business. QPR seeks to limit this credit risk by continuous monitoring of standard payment terms, receivables and credit limits.

RISKS RELATED TO INFORMATION AND PRODUCTS

QPR Software has identified the following three risks related to information and products:

- **Risk related to own products.** The risk is managed by securing the competitiveness of the Company’s offering at all times through content and the product strengths. The company seeks to ensure the security of its products by automated malware prevention.
- **Intellectual Property Rights.** The Company’s Intellectual Property Rights (IPR) are secured by the confidentiality of the source code and selected patent applications. In its new process mining business, the Company has adopted a more active IPR strategy than previously. As a result of this, QPR filed patent applications in respect of five separate inventions in Finland and the USA in 2012. The inventions relate to automated business process discovery based on processing event data. In April 2015, QPR announced that the U.S. Patent and Trademark Office has granted a patent as a result of the applications. In addition, the Company aims to secure by up-to-date contract management and internal training that third-party IPRs are not used unauthorized in QPR products. The Company has a legal expenses insurance.
• **Data security.** Data security risks are related to the confidentiality of corporate, insider and customer information. Risk is managed by ongoing internal training, keeping instructions up-to-date at all times, and by good technical protection of the Company’s data network.

No significant changes have taken place in QPR’s information and product related risks during 2017.

**RISKS RELATED TO FINANCING**

QPR Software has identified the following two financing risks:

• **Currencies.** The instrument used for measuring foreign currency risk is the share of all non-euro receivables of all receivables, or the share of an individual non-euro currency of all receivables (%). The risk is managed by using euro as the primary invoicing currency and by currency hedging in accordance with the Company’s hedging policy. The company constantly monitors the development of open positions of the most important invoicing currencies. At the end of the year, the Company had not hedged its foreign currency (non-euro) trade receivables.

• **Short-term cash flow.** The instrument used for measuring the risk is the forecasted cash flow. Risk is managed by active monitoring of the forecast and by effective collection of overdue receivables.

The risks related to financial position of the company are mitigated by relatively high share of recurring revenue in net sales.

**Other information to be provided in the Corporate Governance Statement**

**Main procedures relating to insider administration**

QPR Software Plc’s Insider Guidelines include Nasdaq Helsinki Ltd’s Guidelines for Insiders of Listed Companies (July 3, 2016) and the Market Abuse Regulation (MAR). Both documents are part of QPR’s guidelines unchanged. The QPR Insider Guidelines set trade restrictions prohibiting Persons Discharging Managerial Responsibilities (PDMRs), permanent insiders and event-based insiders from making transactions with QPR’s securities during a closed period of 30 days before a financial report is made public. The closed period ends on the day after the publication of a financial report. According to QPR’s Insider Guidelines, permanent insiders must notify the CEO and the Chairman of the Board about the intention to trade QPR’s securities prior to executing a transaction.

The CEO, members of the Board of Directors and the executive management team are considered PDMRs – this is because they are regularly exposed to inside information and have the right to make decisions regarding the future of QPR. QPR’s permanent insiders include employees or other outsourced persons that due to their position or the nature of their responsibilities have access to inside information.

In case QPR prepares an event that could significantly impact the company’s value (e.g. a corporate acquisition), an event-based insider list must be created for the project. Event-based insiders are persons that contractually work for QPR either directly or indirectly and have access to inside information; as well as any organization that is provided inside information on the project.

QPR’s CFO manages insider issues and supervises compliance with QPR’s Insider Guidelines. The CFO also maintains QPR’s insider register.

Due to the MAR regulation, the information on insider register available at NetSire system is based on the status of July 2, 2016 and it is not updated since then.
QPR Software Plc’s managers and their closely associated persons referred to in the MAR regulation have been requested to notify their transactions as of July 3, 2016.

Audit

The Annual General Meeting elects an auditor approved by the Finnish Central Chamber of Commerce as the company’s auditor. In 2017, Authorized Public Accountant Firm KPMG Oy Ab was elected as the company’s auditor, and declared Kirsi Jantunen, Authorized Public Accountant, as the principal auditor. The auditor’s term expires after the conclusion of the next Annual General Meeting following the election.

In 2017, auditor was paid remuneration for audit services 23,179 euros and for non-audit services 27,578 euros.