Wärtsilä Corporation
Annual Report 2019

Governance
Corporate governance

Wärtsilä Corporation complies with the guidelines and provisions of its Articles of Association, the Finnish Limited Liability Companies Act, and the rules and regulations of Nasdaq Helsinki Ltd. Wärtsilä also applies the Global Reporting Initiative's G4 Sustainability Reporting Guidelines and complies with the Finnish Corporate Governance Code 2020 ("the Code") issued by the Finnish Securities Market Association. However, the Remuneration report for 2019 is provided in accordance with the Finnish Corporate Governance Code 2015. The Code is publicly available at http://cgfinland.fi/en. Wärtsilä has not deviated from any of the Code’s recommendations.

Wärtsilä’s Corporate Governance Statement is published as a separate statement on Wärtsilä’s website, as well as in this Annual Report. The content of this Corporate Governance section fully corresponds with Wärtsilä’s Corporate Governance Statement. Wärtsilä’s Audit Committee has reviewed the Corporate Governance Statement. The company’s external auditor has monitored the issuing of the statement and has verified that the description of the main features of the internal control and risk management section, as related to the financial reporting process included in the statement, reconciles with the Financial Statements.

Governing bodies

Wärtsilä applies a single-tier governance model. The General Meeting of shareholders, the Board of Directors, and the President & CEO are responsible for the management of the Wärtsilä Group. Their duties are, for the most part, defined by the Finnish Companies Act. The General Meeting of shareholders elects the Board of Directors and the auditor. The Board of Directors is responsible for the strategic management of the company and is assisted in its work by the Board Committees. The Board appoints the President & CEO, who is in charge of the operative, day-to-day management of the company, with support from the Board of Management.

Wärtsilä’s governance model

<table>
<thead>
<tr>
<th>External Audit</th>
<th>Annual General Meeting</th>
<th>Audit Committee</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elected by the AGM to audit the consolidated and parent company financial statements and accounting records, and the administration of the parent company.</td>
<td>The Annual General Meeting is Wärtsilä’s ultimate decision-making body.</td>
<td>The committee's responsibilities include monitoring the financial reporting process and the efficiency of the internal control, internal audit, and risk management systems.</td>
</tr>
<tr>
<td><strong>Internal Audit</strong></td>
<td><strong>Board of Directors</strong></td>
<td><strong>Nomination Committee</strong></td>
</tr>
<tr>
<td>Analyses the company's operations and processes, as well as the effectiveness and quality of its supervision mechanisms. The function reports at regular intervals to the Audit Committee.</td>
<td>The Board of Directors consists of eight members elected by the AGM. They are responsible for the strategic management of the company.</td>
<td>The committee's responsibilities include preparing the proposal for the General Meeting regarding the election of the directors for the Board.</td>
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<tr>
<td><strong>President &amp; CEO</strong></td>
<td><strong>Remuneration Committee</strong></td>
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<tr>
<td>The Board of Directors appoints the President &amp; CEO, who is in charge of the operative, day-to-day management of the company.</td>
<td>The committee's responsibilities include preparing matters concerning the nomination and remuneration of the President &amp; CEO, the CEO’s deputy and the members of the Board of Management.</td>
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<tr>
<td><strong>Board of Management</strong></td>
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<td>The Board of Management supports the President &amp; CEO in his duties.</td>
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Annual General Meeting

Wärtsilä’s ultimate decision-making body is the General Meeting of shareholders. It resolves issues as defined for General Meetings in the Finnish Companies Act and the company’s Articles of Association. The agenda items for the General Meeting of shareholders include the following:

- approving the financial statements
- deciding on the distribution of dividends
- discharging the company’s Board of Directors and President & CEO from liability for the financial year
- electing the company’s Board of Directors and auditor and deciding on their remuneration

A General Meeting of Wärtsilä Corporation is held at least once a year, at a time no later than the end of June. If needed, the company may also hold Extraordinary General Meetings. An invitation to the General Meeting is published on the company’s website or in a minimum of two daily newspapers, which are commonly distributed in Finland, as decided by the Board of Directors. The invitation shall be published no earlier than two months and no later than three weeks prior to the General Meeting. It shall, however, be published at least nine days prior to the shareholders’ record date. Wärtsilä also publishes the invitation to its General Meetings as a stock exchange release. The documents and draft resolutions to be submitted to the General Meeting can be found on Wärtsilä’s website.

Shareholders have the right to add items falling within the competence of the Annual General Meeting to the meeting’s agenda. The request must be submitted to the Board of Directors in writing sufficiently in advance of the meeting, so that the item can be added to the Notice of the General Meeting. Wärtsilä publishes on its website the date by which a shareholder must notify the company’s Board of Directors of an issue that he or she demands to be addressed at the General Meeting. This information is given no later than by the end of the financial period preceding the General Meeting and includes the postal or email address to which the demand shall be sent. The demand is always deemed to have arrived in time, if the Board is notified of the demand no later than four weeks before the delivery of the Notice of the General Meeting.

All shareholders registered by the record date in the company’s list of shareholders maintained by Euroclear Finland Ltd have the right to attend the Annual General Meeting. Each share entitles the holder to one vote. The Chairman of the Board of Directors, the members of the Board of Directors, and the President & CEO are present at the General Meeting. The auditor-in-charge also attends the Annual General Meeting. Director candidates shall also be present at the General Meeting that decides upon their election.

Annual General Meeting 2019

Wärtsilä’s Annual General Meeting was held on 7 March 2019. A total of 1,904 shareholders representing 355,176,251 votes participated in person or by proxy.

The Annual General Meeting approved the financial statements and discharged the members of the Board of Directors and the company’s President & CEO from liability for the financial year 2018. The audit firm PricewaterhouseCoopers Oy was elected as the auditor of the company for the year 2019. The Meeting approved the Board of Directors’ proposal to pay a dividend of EUR 0.48 per share in two instalments. The first instalment of EUR 0.24 per share was paid on 18 March 2019. The second dividend instalment of EUR 0.24 per share was paid on 27 September 2019. The Board of Directors was authorised to resolve to repurchase a maximum of 57,000,000 of the company’s own shares. The Board of Directors was authorised to resolve to issue shares in the company as follows: The Board may issue either new shares or transfer own shares held by the company. The maximum number of shares to be so issued shall not exceed 57,000,000. The shares can be issued for consideration or without consideration. They can also be issued in deviation from the shareholders’ pre-emptive rights by way of a directed issue if there is a weighty financial reason for the company to do so. These authorisations were not used by the Board of Directors in 2019. All resolutions were taken without voting. The minutes of the meeting and other related documents can be found on Wärtsilä’s website: www.wartsila.com/investors/governance.

This pdf is composed of selected elements from Wärtsilä’s Annual Report and may deviate from other generated documents. To view the report in full, please visit www.wartsila.com/ar2019.
Board of Directors

Mikael Lilius
Independent of the company and significant shareholders. Chairman of the Board of Wärtsilä Corporation. Born 1949, B.Sc. (Econ.). Member of the Board of Wärtsilä Corporation since 2010, Chairman of the Board since 2011.

Primary working experience

Other positions of trust
Ahlström Capital Oy and Metso Corporation, Chairman of the Board; Evli Bank Ltd., Member of the Board
Holdings in Wärtsilä Corporation on 31.12.2019: 65,392 shares

Tom Johnstone CBE
Independent of the company, dependent of significant shareholders. Born 1955, Master of Arts, Honorary Doctorate in Business Administration and Honorary Doctorate in Science. Member of the Board of Wärtsilä Corporation since 2015, Deputy Chairman of the Board since 2017.

Primary working experience
SKF Group, several management posts, of which the most recent was President and CEO of AB SKF, 2003-2014

Other positions of trust
British Swedish Chamber of Commerce, Combient AB, and Husqvarna AB, Chairman of the Board; Investor AB, Northvolt AB, and Volvo Cars, Member of the Board
Holdings in Wärtsilä Corporation on 31.12.2019: 11,693 shares

Maarit Aarni-Sirviö
Independent of the company and significant shareholders. Born 1953, M.Sc. (Tech.), eMBA. Member of the Board of Wärtsilä Corporation since 2007.

Primary working experience
Directors’ Institute Finland – Hallitusammattilaiset ry, Secretary General, 2012-2019; Boardview Oy, Managing Director, 2012-2019; Mint of Finland Ltd., President and CEO, 2006-2010; Borealis Group, several senior positions in 1994-2008 of which the most recent were Vice President BU Phenol, 2001-2008, and Vice President BU Olefins, 1997-2001; Neste Oyj, 1977-1994

Other positions of trust
Finland National Committee for UN Women, Chairman of the Board; Korona Invest, Senior Advisor

Relevant prior positions of trust
Holdings in Wärtsilä Corporation on 31.12.2019: 34,503 shares
Kaj-Gustaf Bergh

Independent of the company and significant shareholders. Born 1955, B.Sc., LL.M. Member of the Board of Wärtsilä Corporation since 2008.

Primary working experience


Other positions of trust

Julius Tallberg Oy Ab and Novia University of Applied Sciences, Chairman of the Board; Veritas Pension Insurance and JM AB, Member of the Board

Relevant prior positions of trust


Holdings in Wärtsilä Corporation on 31.12.2019: 33,769 shares

Karin Falk

Independent of the company and significant shareholders. Born 1965, B.Sc. (Econ.). Senior Vice President Volvo Trucks Services & Customer Quality. Member of the Board of Wärtsilä Corporation since 2017.

Primary working experience


Other positions of trust

Volvo Group Venture Capital, Member of the Board

Holdings in Wärtsilä Corporation on 31.12.2019: 5,073 shares

Johan Forssell


Primary working experience


Other positions of trust

Atlas Copco, Epiroc AB, EQT AB, and Patricia Industries, Member of the Board

Holdings in Wärtsilä Corporation on 31.12.2019: 5,073 shares
Risto Murto
Independent of the company and significant shareholders. Born 1963, Ph.D. (Econ.), President & CEO of Varma Mutual Pension Insurance Company. Member of the Board of Wärtsilä Corporation since 2014.

Primary working experience
Varma, Executive Vice President, Investments, 2010-2013; Varma, Chief Investment Officer, Investments, 2006-2010; Opstock Ltd, Managing Director, 2000-2006; Opstock Ltd, Head of Equities and Research, 1997-2000; Erik Selin Ltd., Head of Research, 1993-1997

Other positions of trust
The Finnish Pension Alliance TELA, Finance Finland (FFI), and Sampo plc, Member of the Board
Holdings in Wärtsilä Corporation on 31.12.2019: 11,013 shares

Markus Rauramo
Independent of the company and significant shareholders. Born 1968, M.Sc. (Econ. and Pol. Hist.), Chief Financial Officer and Member of the Fortum Executive Management Team. Member of the Board of Wärtsilä Corporation since 2011.

Primary working experience
Fortum Corporation, Executive Vice President, City Solutions Division, 2016-2017; Fortum Corporation, Executive Vice President, Heat, Electricity Sales and Solutions Division, 2014-2016; Fortum Corporation, Chief Financial Officer, 2012-2014; Stora Enso Oyj, CFO and Member of the Group Executive Team, 2008-2012; Stora Enso International, SVP Group Treasurer, 2004-2008; Stora Enso Oyj, VP Strategy and Investments, 2001-2004; Stora Enso Financial Services, VP Head of Funding, 1999-2001; Enso Oyj, several financial tasks, 1993-1999

Other positions of trust
Teollisuuden Voima Oyj, Member of the Board; Uniper SE, Vice Chairman of the Supervisory Board
Holdings in Wärtsilä Corporation on 31.12.2019: 18,675 shares

Operations of the Board of Directors
Responsibility for the management of the company and the proper organisation of its operations lies with the company’s Board of Directors, which is composed of five to ten members. Board members serve for one year at a time and are elected by the General Meeting.

According to the Corporate Governance Code’s recommendation 10, the majority of Board members shall be independent of the company, and at least two of the members representing this majority shall be independent of significant shareholders of the company. The Board evaluates the independence of its members annually and re-evaluates it as necessary.

The Nomination Committee prepares the proposal for the General Meeting regarding the election of directors to the Board and communicates with significant shareholders, when required, on matters pertaining to the proposal. The proposal for the composition of the Board is included in the Notice of the General Meeting. The same applies to a proposal for the composition of the Board made by shareholders with at least 10% of the votes carried by the company shares, provided that the candidates have given their consent to the election, and the company has received information on the proposal sufficiently in advance as to be included in the Notice of the General Meeting. The candidates proposed shall be disclosed separately, Wärtsilä publishes the biographical details of the candidates for the Board on its website in connection with the publication of the Notice of the General Meeting.

The Board elects a chairman and a deputy chairman from among its members. The Board steers and supervises the company’s operations and decides on policies, goals, and strategies of major importance. The principles applied by the Board to its regular work are set out in the Board Charter. The Board also approves the rules of
procedure applied by the Board’s committees setting out their main tasks and working principles. In addition to matters requiring its decision, the Board is given updates on the Group’s operations, financial position and risks at its meetings.

The Board conducts an annual self-evaluation of its operations and working methods. The purpose of this evaluation is to assess how the Board has executed its tasks during the year and to act as a basis for developing Board functions.

The Board of Directors convenes from eight to eleven times a year, following a pre-determined schedule. In addition to these meetings, the Board convenes as necessary. All board meetings are documented.

**Diversity principles**

For the Board of Directors to discharge its duties in the most effective manner, the Board must be highly qualified and sufficiently diverse. When preparing its proposal for the Board’s composition, the Nomination Committee considers the educational and professional background of the individual candidates, as well as their international experience, so that the composition of the Board represents a wide variety of competencies and qualifications. The Nomination Committee also considers the candidates’ age, as having different seniority levels on the Board is considered beneficial in terms of ensuring a mutually complementary experience.

With regards to gender, Wärtsilä’s principle is to have both genders represented on the Board. In December 2019, Wärtsilä had two female board members out of eight members in total. The objective of the company is to achieve a more balanced representation of both genders on the Wärtsilä Board over time.

The Nomination Committee assesses the potential candidates, not only in terms of their individual qualifications and characteristics, but also in terms of their ability to effectively work together and jointly support and challenge the company management in a proactive and constructive way.

**Board of Directors in 2019**

As of 7 March 2019, the Board consisted of the following eight members: Ms Maarit Aarni-Sirviö, Mr Kaj-Gustaf Bergh, Ms Karin Falk, Mr Johan Forssell, Mr Tom Johnstone (Deputy Chairman), Mr Mikael Lilius (Chairman), Mr Risto Murto, and Mr Markus Rauramo.

All eight Board members were determined to be independent of the company, with the exception of Mr Markus Rauramo who was dependent of the company from March to July, due to an interlocking relationship resulting from Wärtsilä Corporation’s Board of Management member Mr Marco Ryan’s appointment to the Board of Directors of Fortum. Mr Ryan left Wärtsilä in July. Six Board members were determined to be independent of significant shareholders. Mr Tom Johnstone was determined to be dependent of significant shareholders, due to his position on the board of Investor AB. Mr Johan Forssell was determined to be dependent of significant shareholders, due to his position as the President and CEO of Investor AB.

Until 7 March 2019, the Board consisted of the following eight members: Ms Maarit Aarni-Sirviö, Mr Kaj-Gustaf Bergh, Ms Karin Falk, Mr Johan Forssell, Mr Tom Johnstone (Deputy Chairman), Mr Mikael Lilius (Chairman), Mr Risto Murto, and Mr Markus Rauramo.

During 2019, Wärtsilä’s Board of Directors held nine meetings. The average attendance of all directors was 100%. The financial and strategic development of Wärtsilä and its position in the markets, its growth opportunities and profitability development, and the general further development of the company have been, among others, the major items on the Board’s agenda. People matters are also an important and continuous part of the Board’s work, as they contribute to Wärtsilä’s long-term success. During 2019, areas of particular focus included the implications of geopolitical uncertainty and trade tensions, manufacturing and R&D operations, project management, Wärtsilä’s digital strategy, and business development in Asia.
Board member meeting participation in 2019

<table>
<thead>
<tr>
<th>Name</th>
<th>Number of meetings</th>
<th>% of meetings</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mikael Lilius, Chairman</td>
<td>9/9</td>
<td>100</td>
</tr>
<tr>
<td>Tom Johnstone, Deputy Chairman</td>
<td>9/9</td>
<td>100</td>
</tr>
<tr>
<td>Maarit Aarni-Sirviö</td>
<td>9/9</td>
<td>100</td>
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<tr>
<td>Kaj-Gustaf Bergh</td>
<td>9/9</td>
<td>100</td>
</tr>
<tr>
<td>Karin Falk</td>
<td>9/9</td>
<td>100</td>
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<tr>
<td>Johan Forssell</td>
<td>9/9</td>
<td>100</td>
</tr>
<tr>
<td>Risto Murto</td>
<td>9/9</td>
<td>100</td>
</tr>
<tr>
<td>Markus Rauramo</td>
<td>9/9</td>
<td>100</td>
</tr>
</tbody>
</table>

Responsibilities of the Board of Directors

The Board considers all matters stipulated to be the responsibility of a board of directors by legislation, other regulations, and the company’s Articles of Association. The most important of these are:

- the annual and interim financial statements
- matters to be put before the General Meetings of shareholders
- the appointment of the President & CEO, the Executive Vice Presidents and the CEO’s deputy, if any
- the organisation of financial supervision within the company

The Board is also responsible for considering any matters that are so far-reaching with respect to the area of the Group’s operations that they cannot be considered to fall within the scope of the Group’s day-to-day administration. Examples of such matters include:

- approval of the long-term goals of the Group and its businesses, as well as the strategies to achieve them
- monitoring the developments, opportunities and threats in the external environment, and their impact on goals and strategy
- approval of the annual business plan and target setting for the Group
- approval of risk management principles
- monitoring and assessing the performance of the President & CEO
- approval of the remuneration and pension benefits of the President & CEO, the Executive Vice Presidents and the CEO’s deputy, if any
- approval of the corporate governance principles
- overseeing that the company complies with legal and regulatory requirements and its Code of Conduct and other established values and ethical principles in its operations
- discussing and monitoring the R&D and product development plans of the company
- appointing the Board committees
- granting charitable donations
- approval of other matters that are strategically or financially important, such as significant investments, acquisitions or divestments

The Board's committees

The Board of Directors appoints annually an Audit Committee, a Nomination Committee, and a Remuneration Committee and may also nominate other committees if considered necessary in its constitutive meeting following the Annual General Meeting. The Board appoints the members of these committees and their chairmen, taking into consideration the expertise and experience required for the duties of the committee. The Board also has the right to remove a member from a committee. The members of each committee are appointed for the same term of office as
the Board itself. In addition to the committee members, other Board members may participate in committee
meetings, if they so wish. The purpose of the Board’s committees is to prepare matters to be put before the Board
for its decision. The committees have no decision-making authority of their own.

**The Audit Committee**

The Board of Directors appoints an Audit Committee to assist it in the performance of its supervisory duties. The
Board appoints from among its members at least three members to the Committee. These members shall have the
qualifications necessary to perform the responsibilities of the Audit Committee. The majority of the members of the
Audit Committee shall be independent of the company and at least one member shall be independent of the
company's significant shareholders.

The Board defines the duties of the Audit Committee in the charter confirmed for the Committee. The Audit
Committee monitors the financial statement reporting process, as well as the efficiency of the internal control,
internal audit, and risk management systems. Furthermore, the Committee reviews the description of the main
features of the internal control and risk management systems pertaining to the financial reporting process, monitors
the statutory audit of the financial statements and consolidated financial statements, evaluates the independence of
the statutory audit firm, and prepares the proposal for resolution on the election of the auditor. Other duties of the
Audit Committee include reviewing the accounting principles of the company and approving any amendments to
them, reviewing the interim and financial statements of the company and the reports prepared by the auditor for the
Audit Committee, as well as evaluating the processes aimed at ensuring compliance with laws and regulations and
monitoring the company's credit position and taxation. The Audit Committee also reviews the company's Corporate
Governance Statements and reviews and resolves any special issues raised by the Board of Directors that fall within
the competence of the Audit Committee.

The Chairman of the Audit Committee convenes the Committee as required. The Chairman also reports the
Committee’s proposals to the Board of Directors and regularly reports to the Board on the Committee's meetings.

**Audit Committee in 2019**

Chairman Markus Rauramo, members Maarit Aarni-Sirviö, and Risto Murto. All members are independent of the
company and significant shareholders. The Audit Committee met five times in 2019. The average attendance of all
Committee members was 100%.

**The Nomination Committee**

The Board of Directors appoints a Nomination Committee to assist in its work. The Board appoints at least three of
its members to serve on the Committee. The majority of the members of the Committee shall be independent of the
company.

The Board defines the duties of the Nomination Committee in the charter confirmed for the Committee. The
Nomination Committee prepares the proposal to be put before the General Meeting regarding the election of the
directors to the Board. The Committee communicates, when required, with major shareholders on matters
pertaining to the election of the directors to the Board. The Nomination Committee prepares matters concerning the
remuneration applicable to Board members. The Nomination Committee monitors and reports to the Board of
Directors the achievement related to the Board's diversity objectives on a yearly basis, and, if needed, the
Committee proposes adjustments to the Diversity Policy for the Board of Directors.

The Chairman of the Nomination Committee convenes the Committee as required. He also reports the Committee’s
proposals to the Board of Directors and regularly reports to the Board on the Committee’s meetings.

**Nomination Committee in 2019**

Chairman Mikael Liljus, members Kaj-Gustaf Bergh, Johan Forsell, and Risto Murto. All members are independent of
the company and three are independent of significant shareholders. In addition to several discussions, the
Nomination Committee held five formal meetings in 2019. The average attendance of all Committee members was
100%.
The Remuneration Committee

The Board appoints a Remuneration Committee to assist in its work. The Board appoints at least three of its members to sit on the Committee. The majority of the members of the Committee shall be independent of the company.

The Board defines the duties of the Remuneration Committee in the charter confirmed for the Committee. The Remuneration Committee prepares, as necessary, matters concerning the appointment of the President & CEO, the CEO’s deputy, if any, and other members of the Board of Management for the Board of Directors. The Committee prepares proposals for the Board of Directors concerning the remuneration principles, incentive schemes, and remuneration that apply to the President & CEO and the members of the Board of Management. External consultants used by the committee are independent of the company and management.

The Chairman of the Remuneration Committee convenes the Committee as required. He also reports the Committee’s proposals to the Board of Directors and regularly reports to the Board on the Committee’s meetings.

Remuneration Committee in 2019

Chairman Mikael Lilius, members Maarit Aarni-Sirviö and Tom Johnstone. All members are independent of the company and two are independent of significant shareholders. The Remuneration Committee met four times in 2019. The average attendance of all Committee members was 100%.

Board member committee meeting participation in 2019

<table>
<thead>
<tr>
<th></th>
<th>Audit Committee</th>
<th>Nomination Committee</th>
<th>Remuneration Committee</th>
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<tbody>
<tr>
<td>Mikael Lilius</td>
<td>-</td>
<td>5/5</td>
<td>4/4</td>
</tr>
<tr>
<td>Tom Johnstone</td>
<td>-</td>
<td>-</td>
<td>4/4</td>
</tr>
<tr>
<td>Maarit Aarni-Sirviö</td>
<td>5/5</td>
<td>-</td>
<td>4/4</td>
</tr>
<tr>
<td>Kaj-Gustaf Bergh</td>
<td>-</td>
<td>5/5</td>
<td>-</td>
</tr>
<tr>
<td>Karin Falk</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Johan Forssell</td>
<td>-</td>
<td>5/5</td>
<td>-</td>
</tr>
<tr>
<td>Risto Murto</td>
<td>5/5</td>
<td>5/5</td>
<td>-</td>
</tr>
<tr>
<td>Markus Rauramo</td>
<td>5/5</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>
Board of Management

Jaakko Eskola

Primary working experience

Positions of trust
Ahlstrom-Munksjö Oyj, The Federation of Finnish Technology Industries and The Finnish Foundation for Share Promotion, Member of the Board

Relevant prior positions of trust
European Marine Equipment Council (EMEC), President, 2008-2011

Holdings in Wärtsilä Corporation on 31.12.2019: 41,738 shares

Arjen Berends

Primary working experience

Holdings in Wärtsilä Corporation on 31.12.2019: no shares

Alid Dettke

Primary working experience

Holdings in Wärtsilä Corporation on 31.12.2019: no shares
Kari Hietanen
Executive Vice President, Corporate Relations and Legal Affairs since 2012, Company Secretary since 2002. Born 1963, LL.M. Joined the company in 1989.

Primary working experience
Wärtsilä Corporation, Executive Vice President, Human Resources and Legal Affairs, 2002-2011; Wärtsilä Corporation, Power Divisions, Group General Counsel, 2000-2002; Wärtsilä Diesel Group, General Counsel, 1994-1999; Metra Corporation and Wärtsilä Diesel Group, Legal Counsel, 1989-1994

Positions of trust
European Engine Power Plants Association, EUGINE, Vice President; German-Finnish Chamber of Commerce, Member of the Board; Finnish-Russian Intergovernmental Economic Commission, II Deputy Chairman; Finnish-Korean Trade Association, Member of the Board; East Office of Finnish Industries Ltd, Member of the Board; Confederation of Finnish Industries (EK), Member of the Trade Policy Committee; International Trade Committee, Finland Chamber of Commerce / ICC Advisory Board, ICC Finland, Member

Holdings in Wärtsilä Corporation on 31.12.2019: 15,633 shares

Roger Holm

Primary working experience
Wärtsilä Corporation, Senior Vice President, Engines, 2013-2015; Wärtsilä Corporation, Vice President, Seals & Bearings, 2011-2013; Wärtsilä Corporation, Vice President, Solutions Management, Services, 2010-2011; Wärtsilä Corporation, Vice President, Business Development, Services, 2008-2010; Wärtsilä Corporation, Chief Information Officer, 2006-2008; Wärtsilä Corporation, Program Director, Global ERP Program, 2002-2006; Wärtsilä Corporation, Corporate Controller, 2001-2002; Wärtsilä Finland Oy and Wärtsilä NSD Finland Oy, various managerial positions, 1997-2001

Positions of trust
Hanken School of Economics, Member of the Board

Holdings in Wärtsilä Corporation on 31.12.2019: 11,796 shares

Atte Palomäki

Primary working experience

Positions of trust
Finland Promotion Board, Member of the Board

Holdings in Wärtsilä Corporation on 31.12.2019: 14,493 shares
Marco Wirén
President, Energy Business and Executive Vice President since 2018. Born 1966, M.Sc. (Econ.).
Joined the company in 2013.

Primary working experience
Wärtsilä Corporation, Executive Vice President and Chief Financial Officer, 2013-2018; SSAB,
Executive Vice President and CFO, 2008-2013; SSAB, Vice President Business Control,
Development and Group Controller, 1995-2001

Positions of trust
Neste Corporation, Member of the Board
Holdings in Wärtsilä Corporation on 31.12.2019: 20,184 shares

Päivi Castrén acted as Executive Vice President, Human Resources until 24 October 2019.

Marco Ryan acted as Executive Vice President and Chief Digital Officer until 17 July 2019.

The President & CEO

The Board of Directors appoints a President for the Group, who is also its Chief Executive Officer. The President &
CEO is in charge of the day-to-day management of the company and its administration in accordance with the
company’s Articles of Association, the Finnish Companies Act, and the instructions of the Board of Directors, and is
assisted in this work by the Board of Management. The President & CEO’s service terms and conditions are
specified in writing in the service contract. The President & CEO of the company is Mr Jaakko Eskola.

Operations of the Board of Management

Wärtsilä’s Board of Management comprises seven members: the President & CEO, the Chief Financial Officer, the
Executive Vice Presidents heading the Wärtsilä Energy Business and Wärtsilä Marine Business, and the Executive
Vice Presidents heading the Communications & Branding, the Corporate Relations & Legal Affairs, and the Human
Resources functions. The members of the Board of Management are appointed by the company’s Board of
Directors, which also approves their remuneration and other terms of employment.

The Board of Management is chaired by the President & CEO. It considers strategic issues related to the Group and
its businesses, as well as investments, product policy, and the Group’s structure and corporate steering systems. It
also supervises the company’s operations.

The Chief Financial Officer’s main areas of responsibility include group accounting and control, treasury (including
project and customer financing), taxation, process development, corporate planning, and investor relations. The
Executive Vice Presidents heading the businesses are each responsible for the sales volumes and profitability of
their respective global businesses, deploying the capabilities of the Group’s worldwide subsidiaries. The main areas
of responsibility of the Executive Vice President, Corporate Relations & Legal are corporate relations and legal
affairs, intellectual asset management and sustainability, as well as environmental and occupational health and
safety, quality, and security, including cyber security. The Executive Vice President, Human Resources is
responsible for people related processes. The main areas of responsibility of the Executive Vice President,
Communications & Branding are external and internal communications, as well as branding and marketing.
Information on the members of the Board of Management and their areas of responsibility and holdings can be
found in the Board of Management CVs.
The Board of Management in 2019

The Board of Management met 13 times during 2019. The main issues addressed by the Board of Management included market development and business strategy, growth areas, the cost structure and profitability of the company, as well as developments related to the competitiveness and quality of products and services, and Wärtsilä’s organisational structure. Digitalisation and security, particularly cybersecurity, were also high on the agenda, as were occupational health and safety and operational excellence. Furthermore, the Board of Management continuously addresses the development of the regulatory operating environment, order intake and production capacity, as well as supplier and other stakeholder relationships.

Corporate management

The company’s Corporate Management includes, in addition to the Board of Management, the following directors responsible for corporate functions:

**Juha Hiekkanen**
Vice President, Financial Controlling
Born 1978, M.Sc. (Econ.)

**Riitta Hovi**
Deputy General Counsel, Corporate Legal Affairs
Born 1960, LL.M., MBA

**Anu Hämäläinen**
Vice President, Group Treasury and Financial Services & Support
Born 1965, M.Sc. (Econ.)

**Sari Kolu**
Director, Compliance
Born 1967, Master of Laws, Executive MBA

**Jukka Kumpulainen**
Vice President, Chief Information Officer (CIO)
Born 1968, M.Sc. (Eng.)

**Vesa Riihimäki**
Vice President, Quality
Born 1966, M.Sc. (Eng.)

**Ritva Seppänen**
Vice President, Brand
Born 1977, BA (Cultural studies)

**Tom Unnérus**
Vice President, Corporate Internal Audit
Born 1972, M.Sc. (Eng.)

**Marko Vainikka**
Director, Corporate Relations and Sustainability
Born 1970, M.Sc. (Eng.)

**Natalia Valtasaari**
Vice President, Investor Relations
Born 1984, M.Sc. (Econ.)
Business Management teams

Each business head is supported by a Business Management team. The Business Management teams are comprised of the heads of the business units and business lines, as well as business specific support function heads. They are responsible for executing the respective business strategies and ensuring that the Businesses’ performance is in line with agreed targets.

Managing Directors of the subsidiaries

The Managing Directors of the Group’s subsidiaries are responsible for ensuring that local resources are correctly dimensioned to meet the needs of the businesses, and that the subsidiary’s personnel development needs are met. The Managing Directors are also responsible for ensuring that the subsidiary’s operations fulfill the requirements stipulated in the Group processes, including the quality system, that these operations comply with the respective country’s legal requirements and with good business practices, and that communication within the subsidiary is conducted according to the targets of the Group.

Internal control

Wärtsilä has defined its objectives for internal control according to the international COSO framework. Wärtsilä defines internal control as a process implemented by Wärtsilä’s Board of Directors, the Management, the Boards of Directors of Group companies, and other personnel, designed to provide reasonable assurance regarding the achievement of objectives.

Internal control covers all the policies, processes, procedures and organisational structures within Wärtsilä that help the management, and ultimately the Board, to ensure that Wärtsilä is achieving its objectives, that the business conduct is ethical and in compliance with all applicable laws and regulations, that the company’s assets, including its brand, are safeguarded, and that its financial reporting is correct. Internal control is not a separate process or set of activities but is embedded in Wärtsilä’s operations.

The system of internal control operates at all levels of Wärtsilä. Wärtsilä maintains and develops its internal control system with the ultimate aim of improving its business performance and, at the same time, complying with laws and regulations in countries where it operates.

Main components of Wärtsilä’s internal control
Management systems

The Board of Management is responsible for developing and implementing Wärtsilä’s management system, continuously improving its performance and ensuring that it operates effectively. The Wärtsilä management system covers all global processes and management procedures within Wärtsilä related to fulfilling customer requirements. The proper functioning of the management systems below ensures, for their part, the attainment of Wärtsilä’s internal control objectives.

Performance management

Planning and target setting, an integral part of performance management in Wärtsilä, is a regular management activity and not part of Wärtsilä’s internal control system. The establishment of objectives, however, is an important pre-requisite for internal control. Through the performance management process, financial and non-financial targets are set for Wärtsilä annually at the Group level. These Group level targets are then translated into targets for the Businesses, Group companies, and eventually for individuals.

The achievement of the annual targets is monitored through monthly management reporting. The performance of the Businesses and the achievement of the annual targets are reviewed on a monthly basis in the respective Management team meetings. The performance relating to the targets set by the Group and the different Businesses are reviewed on a monthly basis by the Board of Management. The respective management teams and the Board of Management also address the reliability of Wärtsilä’s financial reporting.

Wärtsilä’s financial reporting is carried out in a harmonised way in all major Group companies, using a single instance ERP system and a common chart of accounts. The International Financial Reporting Standards (IFRS) are applied throughout the entire Group. Wärtsilä’s finance and control process is essential for the functioning of internal control. Adequate controls in the financial management and accounting processes are needed to ensure the reliability of financial reporting.

The Board of Directors regularly assesses the adequacy and effectiveness of Wärtsilä’s internal controls and risk management. It is also responsible for ensuring that the internal control of accounting and financial administration is arranged appropriately. The Audit Committee of Wärtsilä’s Board of Directors is responsible for overseeing the financial reporting process. The Group Business Control function, together with the Business Control functions in the Business areas, are responsible for notifying relevant levels of management regarding deviations from plans, analysing the underlying reasons and suggesting corrective actions. These functions support the Businesses in decision-making and analyses to ensure the attainment of financial targets. They maintain and develop the company’s performance management processes, so that the management at different levels of the organisation is able to receive timely, reliable, and adequate information regarding the achievement of the organisation’s objectives. In addition, they are responsible for developing the financial reporting processes and respective controls.

Legal and compliance management

Legal and compliance management practices and processes occupy a central role in Wärtsilä’s system of internal control. Wärtsilä’s policy is to act in accordance with the applicable laws and regulations in all countries where it operates.

Legal and compliance management acts predominantly in a proactive manner. Legal Affairs supports the President & CEO and the businesses in analysing and making decisions on matters involving contract policy, risk management, and regulatory considerations. Other key activities are to lead compliance management, and to strengthen and ensure the culture of appropriate conduct and behaviour, both internally and in external business transactions. Compliance management is based on the Code of Conduct and relevant group level policies and directives. Company-wide control mechanisms and processes are a part of the overall internal control system.

HR management

Human resource management practices and processes play an active role in Wärtsilä’s internal control system. Wärtsilä’s main human resource management processes with respect to internal control are compensation and
benefits, HR development, recruitment and resourcing management, individual performance management, as well as processes for collecting employee feedback. The HR function is responsible for maintaining and developing Wärtsilä’s people related processes to enable effective internal control, also at the individual level.

Quality management
The quality of Wärtsilä’s solutions, and thus quality management, is a top priority for Wärtsilä. Compliance with Wärtsilä’s Quality Management System ISO 9001:2000 is compulsory throughout the Group, and compliance with the system is rigorously monitored.

Sustainability management
Wärtsilä is strongly committed to sustainability. Wärtsilä’s purpose and values, together with a solid financial performance, form the basis for sustainable development within Wärtsilä. Wärtsilä applies global guiding principles, such as the Quality, Environmental, Health & Safety policy (QEHS policy) and the Code of Conduct, which, together with the company’s values, ensure a harmonised way of working towards sustainable development. In addition to the aforementioned, the Corporate Manual includes other policies and directives, a description of the company’s operating procedures, responsibilities, and the management system structure.

Wärtsilä’s Board of Management has overall responsibility for sustainability performance. The Board of Management approves the guiding principles and reviews the content on a regular basis. The Board of Management defines sustainability targets and monitors performance against these set targets. Performance is reviewed in connection with management reviews at Wärtsilä’s both Board of Management and Business Management Team levels.

The Board of Directors reviews major sustainability issues on an annual basis. In addition, the Board of Management identifies major critical concerns and, when necessary, communicates such concerns to the Board of Directors.

Wärtsilä’s sustainability function is responsible for providing the necessary information to management, identifying development needs, as well as for coordinating sustainability programmes and preparing instructions. The function cooperates closely with the Businesses and the support functions, such as Human Resources, Legal Affairs, Compliance and Quality. It also collects and consolidates sustainability data from the subsidiaries.

Wärtsilä has clearly defined responsibilities, which are supported by necessary instructions and training. This training covers, for example, the Code of Conduct, anti-corruption, as well as environmental and occupational health and safety issues. Wärtsilä monitors its sustainability performance by utilising the information provided by various sustainability tools and activities, such as internal audits and compliance processes.

Risk management
Internal control within Wärtsilä is designed to support the company in achieving its targets. The risks related to the achievement of targets need to be identified and evaluated in order for them to be managed. Thus, the identification and assessment of risks is a pre-requisite for internal control within Wärtsilä. Wärtsilä’s internal control mechanisms and procedures provide the management assurance that risk management actions are carried out as planned.

Wärtsilä has defined and implemented entity level and process level control activities, as well as information system controls. Control activities at different levels are needed to directly mitigate risks at the respective levels. Wärtsilä’s risk management processes consist of Group-wide risk assessment and management processes, as well as project-specific risk assessment and project risk management. The Group-wide risk assessment process results in the creation of action plans for the identified and prioritised risks.

Each Business reports its main risks to Wärtsilä’s Board of Management, which reviews the execution of the defined risk management action plans on a regular basis. Wärtsilä’s Board of Directors is responsible for defining the Group’s overall level of risk tolerance, and for ensuring that Wärtsilä has adequate tools and resources for managing risks. The Board reviews the risk profile regularly. The President & CEO, with the assistance of the Board of Management, is responsible for organising and ensuring risk management in Wärtsilä’s operations. The Business management is responsible for defining action plans for managing the most important risks.
Wärtsilä’s most important strategic, operational, and financial risks can be found in the Risks and risk management section of this report.

**Information management**

Information management plays a key role in Wärtsilä’s internal control system. Information systems are critical for effective internal control as many of the control activities are programmed controls.

**Values and the control environment**

The foundation of Wärtsilä’s internal control system lies on the company’s values: Energy, Excellence and Excitement. Wärtsilä’s values are reflected in its day-to-day relations with its suppliers, customers, and investors, as well as in internal guidelines, policies, manuals, processes, and practices. The control environment sets the tone for internal control within Wärtsilä and influences the control awareness of its people. It provides discipline and structure for all the other components of internal control. The elements of Wärtsilä’s control environment are included in the corporate culture; the integrity, ethical values and competence of Wärtsilä’s personnel; as well as in the attention and direction provided to the personnel by the Board of Directors of Wärtsilä. Wärtsilä’s values and control environment provide Wärtsilä’s Board of Directors and Management the basis for reasonable assurance regarding the achievement of the objectives of internal control. The President & CEO and the Board of Management define Wärtsilä’s values and ethical principles, which are reflected in the Code of Conduct, and set an example for the corporate culture, which together create the basis for the control environment. They, together with the Business management, are responsible for communicating Wärtsilä’s values to the organisation.

**Business processes**

The controls embedded in Wärtsilä’s business processes play a key role in ensuring effective internal control within the company. Controls in the business processes help ensure the achievement of all the objectives of internal control within Wärtsilä, especially those related to the efficiency of operations and safeguarding the company’s profitability and reputation. The Business management is responsible for ensuring that, within its area of responsibility, the defined Group level processes and controls are implemented and complied with. Where no Group level processes and controls exist, the Business management is responsible for ensuring that efficient Business level processes with adequate controls have been defined and implemented.

**Guidelines and communication**

**Guidelines and manuals**

The components of Wärtsilä’s internal control system, including for example corporate governance, the management system, the performance management process, as well as business and other processes, are described in various guidelines and manuals. The essential Group level policies and guidelines are compiled in Wärtsilä’s Corporate Manual. Wärtsilä’s Group level Accounting Manual contains instructions and guidance on accounting and financial reporting to be applied in all Wärtsilä Group companies. The manual supports the achievement of objectives related to the reliability of Wärtsilä’s financial reporting. Wärtsilä’s Group level policies, and any changes to them, shall be approved by a member of the Board of Management. In addition to the Group level guidelines and manuals, the Businesses have issued related guidelines and instructions for their own, specific purposes. The Business level guidelines and manuals are aligned with, and do not contradict, the Group level guidelines and manuals.

**Information and communication**

An effective internal control system needs sufficient, timely and reliable information to enable the management to assess the achievement of the company’s objectives. Both financial and non-financial information is needed,
relating to both internal and external events and activities. Employees can provide feedback to management and communicate suspected misconduct via a whistle blower channel that secures anonymous reporting, or directly to the Compliance, Legal Affairs, or Internal Audit function. All external communications are carried out in accordance with the Group Communications Policy.

Monitoring

Monitoring is a process that assesses the quality of Wärtsilä’s system of internal control and its performance over time. Monitoring within Wärtsilä is performed both on an ongoing basis, and through separate evaluations that include internal, external, and quality audits.

The Business management is responsible for ensuring that all relevant laws and regulations are complied with in their respective responsibility areas. Wärtsilä’s management, in turn, performs monitoring as part of its regular supervisory activities. The Audit Committee of the Board of Directors assesses and assures the adequacy and effectiveness of Wärtsilä’s internal controls and risk management.

The Internal Audit function assists the Audit Committee in assessing and assuring the adequacy and effectiveness of Wärtsilä’s internal controls and risk management by performing regular audits of Group legal entities, businesses, and support functions in accordance with its annual plan. Wärtsilä’s external auditor and other assurance providers, such as quality auditors, conduct evaluations of Wärtsilä’s internal controls. The Group Finance & Control function oversees the financial reporting processes and controls to ensure that they are being followed. It also monitors the correctness of all external and internal financial reporting. The Legal and Compliance function monitors adherence to the compliance policies of the Group. The external auditors verify the correctness of the external annual financial reports.

Audit

Internal

The Group’s internal audit is handled by its Internal Audit unit, which reports to the Audit Committee and to the Chief Financial Officer. The purpose of the Internal Audit unit is to analyse the company’s operations and processes, as well as the effectiveness and quality of its supervision mechanisms. The internal auditor also participates, if necessary, in audits undertaken in conjunction with acquisitions and carries out special tasks when needed. The Internal Audit function covers all the company’s organisational levels and subsidiaries. An internal audit is undertaken in the subsidiaries and network companies at regular intervals, ranging from one to four years, based on a systematic evaluation.

The Internal Audit function prepares an annual plan, under which it independently audits different parts of the company. The annual plan is approved by the Audit Committee. The Internal Audit function is also empowered to carry out special audits. If required, the auditors also have the possibility to take direct contact with the Audit Committee or members of the Board of Directors.

External

The company has one auditor, which shall be an audit firm. The auditor is elected by the Annual General Meeting to audit the accounts for the ongoing financial year, and its duties cease at the close of the subsequent Annual General Meeting. The auditor is responsible for auditing the consolidated and parent company financial statements and accounting records, as well as the administration of the parent company.

Following the closing of the annual accounts, the external auditor submits a statutory auditor’s report to the company’s shareholders, and also regularly reports its findings to the Board of Directors’ Audit Committee. The auditor, in addition to fulfilling general competency requirements, must comply with certain legal independence requirements guaranteeing the execution of an independent and reliable audit.
Auditor in 2019

The Annual General Meeting appointed the audit firm PricewaterhouseCoopers Oy (PwC) as Wärtsilä Corporation’s auditor for the year 2019. The auditor-in-charge was Ms Merja Lindh. Auditing fees paid to PwC amounted to EUR 4.3 million in 2019. Consultancy fees unrelated to auditing duties totalled EUR 0.5 million. The latter fees concerned tax advisory and other services.

Related party transactions

Wärtsilä’s related parties comprise the Board of Directors, the President & CEO, the Board of Management, as well as the associated companies and joint ventures. The Group Finance and Control function evaluates and monitors transactions concluded between the company and its related parties to ensure that any conflicts of interest are considered appropriately in Wärtsilä’s decision-making process.

Insider management

Wärtsilä manages inside information and insiders in accordance with all applicable laws and regulations regarding insiders and insider trading.

The most important statutory provisions are contained in the Market Abuse Regulation (EU) 596/2014 (“MAR”). Wärtsilä also follows the Insider Guidelines of Nasdaq Helsinki Ltd. and Wärtsilä’s Insider Policy.

The company draws up insider lists for projects containing inside information. Insiders are given written notification of their status as insiders and instructions on the obligations that apply to insiders.

The members of Wärtsilä’s Board of Directors and Board of Management and certain other Wärtsilä personnel are prohibited from trading Wärtsilä’s financial instruments during the 30 days prior to the publication of a financial statements bulletin or an interim report.

Wärtsilä publishes notifications on transactions conducted by persons discharging managerial responsibilities, and persons closely associated with them in accordance with the provisions of the MAR. The term “persons discharging managerial responsibilities” refers exclusively to the members of the Board of Directors and the Board of Management of Wärtsilä. These notifications are available on Wärtsilä’s webpages.
Salary and remuneration report

Dear Shareholders,

This report sets out the Wärtsilä remuneration principles for the Board of Directors and Board of Management for 2019 and enumerates the same for three previous years. With this, we aim to increase transparency regarding Wärtsilä’s remuneration practices and how they contribute to the business strategy and long-term interests.

Wärtsilä strives for high performance, and strong achievements are recognised and rewarded. Remuneration at Wärtsilä is guided by our ‘Pay for Performance’ principles. These principles are used to structure the reward approach throughout the organisation and designed to align employee rewards with the interests of the company and its shareholders.

The remuneration policy for the President & CEO, prepared and issued in accordance with the Finnish Corporate Governance Code 2020 and EU’s Second Shareholder Rights Directive ‘SHRD II’, has been developed taking these principles into account.

We believe in a consistent approach to performance rewarding at Wärtsilä. The remuneration arrangements for the Board of Management, which also cascade down to other members of the senior management team, have operated broadly unchanged for some years.

The short-term incentive awards for the Board of Management have been consistently based on profitability (EBIT%) and cash flow targets over the past years. The expected performance criteria for profitability were set at highly ambitious levels also for 2019. Wärtsilä’s financial performance in 2019 resulted in neither the profitability nor the cash flow target thresholds being met. Therefore, no short-term incentives were awarded for the year.

Wärtsilä’s long-term incentive scheme is based on share price development. The 2017-2019 scheme performance period ended at the end of 2019. Due to share price performance during the performance period, there will be no pay-out for the scheme.

Going forward, performance-based rewarding principles remain the foundation of Wärtsilä remuneration practices. Both long-term and short-term incentive arrangements will continue in 2020 with ambitious targets.

Mikael Lilius
Chairman of the Remuneration Committee
Remuneration principles for the Board of Management

Wärtsilä’s rewarding principles are designed to attract, retain, and motivate executives by providing compensation solutions that reward them for their performance in delivering business results.

The remuneration mix for the Board of Management consists of fixed and variable, performance related, pay. The objective is to have a good balance of rewarding elements. These comprise a fixed pay level guaranteed to be market competitive, supported by short- and long-term incentive schemes to drive company performance and to reward accordingly.

**Fixed pay**

The fixed remuneration paid to the President & CEO and to the other members of the Board of Management consists of a monthly base salary and fringe benefits. Base salaries are reviewed annually, taking into account the company’s and the individual’s performance and the market conditions.

The members of the Board of Management are provided private medical insurance and life insurance. They are also offered a company car benefit. Taking into consideration Wärtsilä’s emphasis on environmental responsibility, hybrid or low emission cars are recommended.

The President & CEO and members of the Board of Management participate in company specific pension schemes, in addition to any statutory requirements. The nature of the supplementary pension schemes and retirement ages vary. They are generally based on the retirement scheme of the national social security system to which the person in question belongs and are either defined benefit or defined contribution based.

**Variable pay**

**Short-term incentive schemes**

The Group operates a bonus scheme, which is implemented globally and is designed to provide incentives for achievement of and reward for delivery of the short-term business plan. The bonus is based on the Group’s financial targets, business specific targets, as well as agreed team and personal targets. Around 3,000 directors and managers are covered by this scheme.

For the President & CEO and the Board of Management, the payment is based on the achievement of the company’s profitability and other financial targets for the financial year, as set by the Board of Directors. The short-term incentive opportunity is capped at 100% of the annual base salary for the President & CEO, and 65% of the annual base salary for the other members of the Board of Management. Bonuses are paid in cash shortly after year-end.

Wärtsilä’s employees also participate in bonus or profit-based incentive schemes. These are applied in the majority...
of countries where Wärtsilä operates, in accordance with each country’s legislation. Alternatively, they take the form of local bonus or profit-sharing schemes. All in all, 80% of the company’s employees are covered by the Group’s bonus schemes and various other performance-related incentive schemes.

**Long-term incentive scheme**

Around 100 senior managers, including the President & CEO and the Board of Management, participate in Wärtsilä’s long-term incentive scheme. The objective of the long-term incentive scheme is to align the interests of senior management with those of Wärtsilä’s shareholders by creating a long-term equity-related interest for the participants. This promotes shareholder value creation and drives a long-term performance culture within Wärtsilä.

The long-term incentive scheme has a three-year performance period. Under the scheme, participants are awarded incentive rights. The value of an incentive right at the end of the performance period is based on share price development between the three-month period immediately preceding the performance period and the last three months of the performance period. The share price at the end of the period may include a value for some or all of the normal and any extraordinary dividends paid by Wärtsilä Corporation during the performance period.

**Valuation of the incentive rights:**

\[
\text{Value of long-term incentive} = \left( \frac{\text{Comparison share price}}{\text{Starting share price}} \right) \times \text{Number of incentive rights}
\]

To ensure an appropriate level of reward, an upper limit is set for each award cycle, capping the maximum value for each incentive right. The incentive rights are paid out in cash or in shares. The schemes launched as of 2019 will be paid out in shares to promote shareholder value creation by strengthening the alignment of senior management interests with those of Wärtsilä’s shareholders.

**Share ownership policy**

Each member of the Board of Management is expected to accumulate and, once achieved, maintain a share ownership in Wärtsilä that, at minimum, corresponds to the individual’s annual gross base salary.

**Governance**

The Board of Directors determines the levels and underlying principles of the fixed pay as well as the incentive schemes for the President & CEO and other members of the Board of Management. The Board of Directors also decides on other possible long-term incentive schemes for senior management, unless they are by law determined by the Annual General Meeting. The Board of Management decides on bonus schemes for other directors and managers.
Remuneration of the Board of Management

Contractual terms for the President & CEO

The base salary of the President & CEO is EUR 893,582 p.a. He is entitled to participate in the short- and long-term incentive schemes according to the terms and conditions described above. The President & CEO is eligible to take retirement upon reaching the age of sixty-three (63). His pension scheme is determined according to a defined contribution based system. The retirement pension contribution is equivalent to 20% of the annual salary. Remuneration paid to the President & CEO if dismissed by the company corresponds to 18 months’ salary plus a six months’ period of notice salary.

Board of Management’s total remuneration in 2019

<table>
<thead>
<tr>
<th>Board of Management</th>
<th>Salary and short-term benefits</th>
<th>Supplementary pension contributions</th>
<th>Short-term incentives¹</th>
<th>Long-term incentives²</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jaakko Eskola, President &amp; CEO</td>
<td>894 (862)</td>
<td>179 (170)</td>
<td>0 (239)</td>
<td>0 (1 696)</td>
<td>1 072 (2 967)</td>
</tr>
<tr>
<td>Pierpaolo Barbone, Deputy to the CEO (until 31.12.2018)</td>
<td>- (384)</td>
<td>- (107)</td>
<td>- (56)</td>
<td>- (848)</td>
<td>- (1 396)</td>
</tr>
<tr>
<td>Other members of the Board of Management³</td>
<td>2 423 (2 263)</td>
<td>370 (368)</td>
<td>0 (480)</td>
<td>0 (4 452)</td>
<td>2 792 (7 563)</td>
</tr>
</tbody>
</table>

¹The figures of the comparison period relate to the annual bonus for 2017 performance, which was paid in 2018.
²The figures of the comparison period relate to the 2015-2017 long-term incentive cycle, which was paid in 2018.
³Remuneration for a period other than the financial year: Marco Ryan 1.1.-17.7.2019, Päivi Castrén 1.1.-24.10.2019, Alid Dettke 1.11.-31.12.2020

Short-term incentive schemes

The Board of Management’s performance target structure for short-term incentives is described in the table below. A sliding scale of targets is set for each measure.
Short-term incentives for 2019 performance

The above performance measures and weightings apply to the annual bonus for 2019 performance. Performance against the group targets was as follows:

<table>
<thead>
<tr>
<th>Measure</th>
<th>Performance outcome</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group EBIT%</td>
<td>Below threshold</td>
</tr>
<tr>
<td>Group cash flow from operating activities</td>
<td>Below threshold</td>
</tr>
</tbody>
</table>

As the performance outcomes were below the target thresholds, no bonuses were paid out.

Short-term incentives for 2020 performance

There are no changes proposed to the short-term incentive plan for 2020. The performance measures, weightings, and maximum limits will be the same as those applied for 2019.

Historical development of performance outcome

The performance measures and weightings have remained consistent during the past years. Actual performance against the group targets during 2016-2018 is presented below.

<table>
<thead>
<tr>
<th>Measure</th>
<th>2016</th>
<th>2017</th>
<th>2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group EBIT%</td>
<td>Between threshold and target</td>
<td>Between threshold and target</td>
<td>Below threshold</td>
</tr>
<tr>
<td>Group cash flow from operating activities</td>
<td>Between target and maximum</td>
<td>Between target and maximum</td>
<td>Below threshold</td>
</tr>
<tr>
<td>The bonus paid out on average (of the maximum)</td>
<td>President &amp; CEO: 50%</td>
<td>President &amp; CEO: 31%</td>
<td>President &amp; CEO: 0%</td>
</tr>
<tr>
<td></td>
<td>Board of Management: 50%</td>
<td>Board of Management: 35%</td>
<td>Board of Management: 0%</td>
</tr>
</tbody>
</table>
Long-term incentive scheme

The table below sets out details of the realised and outstanding awards under Wärtsilä’s long-term incentive scheme. The scheme applies to Wärtsilä’s senior management, consisting of approximately 100 directors, including the Board of Management. The value delivered is based on share price development during the three-year performance period. The values reflect the share split effective as of March 2018.

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of incentive rights granted (on 31.12.2019)</td>
<td>4 857 000</td>
<td>4 332 000</td>
<td>3 609 000</td>
<td>5 108 000</td>
</tr>
<tr>
<td>Starting share price, EUR</td>
<td>15.82</td>
<td>16.19</td>
<td>22.58</td>
<td>16.76</td>
</tr>
<tr>
<td>Measurement period for comparison share price</td>
<td>Q4 2018 + 100% of dividends paid</td>
<td>Q4 2019 + 100% of dividends paid</td>
<td>Q4 2020 + 100% of dividends paid</td>
<td>Q4 2021 + 100% of dividends paid</td>
</tr>
<tr>
<td>Maximum value per incentive right, EUR</td>
<td>4.61</td>
<td>6.07</td>
<td>8.47</td>
<td>6.56</td>
</tr>
<tr>
<td>Final comparison share price, EUR</td>
<td>15.79</td>
<td>9.57</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Final value per incentive right, EUR</td>
<td>0.00</td>
<td>0.00</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Scheme payment date</td>
<td>February 2019</td>
<td>February 2020</td>
<td>February 2021</td>
<td>February 2022</td>
</tr>
</tbody>
</table>

The share issue without payment (share split) approved by Wärtsilä Corporation’s Annual General Meeting on 8 March 2018 increased the total number of Wärtsilä shares to 591 723 390. The figures in the above table have been restated accordingly.

In January 2020, the Board of Directors decided on the long-term incentive scheme for 2020-2022. The scheme comprises 8,788,000 incentive rights. The reward is paid in shares. It is based on the share price development during a three-year period, with a starting share price of EUR 11.01. The reward cannot exceed EUR 4.31 per incentive right, and it takes into account 100% of dividends paid out during the performance period and reinvested in the company’s shares. The scheme will be due for payment in February 2023.

Share ownership

Board of Management’s share ownership in Wärtsilä on 31 December 2019

<table>
<thead>
<tr>
<th>Board of Management</th>
<th>No. of shares</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jaakko Eskola</td>
<td>41 739</td>
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<tr>
<td>Change in 2019</td>
<td>0</td>
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<tr>
<td>Arjen Berends</td>
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<tr>
<td>Change in 2019</td>
<td>0</td>
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<tr>
<td>Alid Dettke</td>
<td>0</td>
</tr>
<tr>
<td>Change in 2019</td>
<td>0</td>
</tr>
<tr>
<td>Kari Hietanen</td>
<td>15 633</td>
</tr>
<tr>
<td>Change in 2019</td>
<td>0</td>
</tr>
<tr>
<td>Roger Holm</td>
<td>11 796</td>
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<tr>
<td>Change in 2019</td>
<td>0</td>
</tr>
<tr>
<td>Atte Palomäki</td>
<td>14 493</td>
</tr>
<tr>
<td>Change in 2019</td>
<td>0</td>
</tr>
<tr>
<td>Marco Wirén</td>
<td>20 184</td>
</tr>
<tr>
<td>Change in 2019</td>
<td>0</td>
</tr>
</tbody>
</table>

Evaluation

The Board of Directors monitors the Group’s short- and long-term incentive schemes and evaluates the achievement of the targets on which they are based. The incentive schemes for 2019 were found to be well balanced and in accordance with market practices. The Board of Directors was satisfied that the pay-out outcome was appropriate given the company’s performance.

This pdf is composed of selected elements from Wärtsilä’s Annual Report and may deviate from other generated documents. To view the report in full, please visit www.wartsila.com/ar2019.
Remuneration of the Board of Directors

The Annual General Meeting annually decides on the fees to be paid to the members of the Board of Directors for one term of office at a time.

The Annual General Meeting approved the following fees to the members of the Board of Directors for 2019:

- to the ordinary members EUR 70,000/year
- to the deputy chairman EUR 105,000/year
- to the chairman EUR 140,000/year

Approximately 40% of the annual fee is paid in Wärtsilä shares. In addition, each member will be paid EUR 750 per board meeting attended, the chairman’s meeting fee being double this amount. Furthermore, the chairman of the Audit Committee will receive a fixed fee of EUR 20,000 and each member of the Committee a fixed fee of EUR 10,000 for the term; the chairman of the Remuneration Committee will receive a fixed fee of EUR 10,000 and each member of the Committee a fixed fee of EUR 5,000 for the term; and the chairman of the Nomination Committee will receive a fixed fee of EUR 8,000 and each member of the Committee a fixed fee of EUR 4,000 for the term. The members of Wärtsilä’s Board of Directors were paid altogether EUR 718 thousand for the financial period that ended on 31 December 2019. The Board’s members were not covered by the company’s incentive schemes.

Fees paid to the Board of Directors

<table>
<thead>
<tr>
<th>Board of Directors</th>
<th>Attendance fees</th>
<th>Yearly fees</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mikael Lilius, Chairman</td>
<td>32</td>
<td>140</td>
<td>172</td>
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<tr>
<td>Tom Johnstone, Deputy Chairman</td>
<td>12</td>
<td>105</td>
<td>117</td>
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<tr>
<td>Maarit Aarni-Sirviö</td>
<td>22</td>
<td>70</td>
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<tr>
<td>Kaj-Gustaf Bergh</td>
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<tr>
<td>Karin Falk</td>
<td>7</td>
<td>70</td>
<td>77</td>
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<tr>
<td>Johan Forssell</td>
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<tr>
<td>Risto Murto</td>
<td>21</td>
<td>70</td>
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</tr>
<tr>
<td>Markus Rauramo</td>
<td>27</td>
<td>70</td>
<td>97</td>
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</table>

Fees paid in Wärtsilä shares in 2019

<table>
<thead>
<tr>
<th>Board of Directors</th>
<th>No. of shares</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mikael Lilius, Chairman</td>
<td>4,132</td>
</tr>
<tr>
<td>Tom Johnstone, Deputy Chairman</td>
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</tr>
<tr>
<td>Maarit Aarni-Sirviö</td>
<td>2,066</td>
</tr>
<tr>
<td>Kaj-Gustaf Bergh</td>
<td>2,066</td>
</tr>
<tr>
<td>Karin Falk</td>
<td>2,066</td>
</tr>
<tr>
<td>Johan Forssell</td>
<td>2,066</td>
</tr>
<tr>
<td>Risto Murto</td>
<td>2,066</td>
</tr>
<tr>
<td>Markus Rauramo</td>
<td>2,066</td>
</tr>
</tbody>
</table>
Board of Directors’ share ownership in Wärtsilä on 31 December 2019

<table>
<thead>
<tr>
<th>Board of Directors</th>
<th>No. of shares</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mikael Lilius, Chairman</td>
<td>65 392</td>
</tr>
<tr>
<td>Change in 2019</td>
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<tr>
<td>Tom Johnstone, Deputy Chairman</td>
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</tr>
<tr>
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<td>Maarit Asmi-Sirviö</td>
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<tr>
<td>Change in 2019</td>
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<tr>
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<tr>
<td>Change in 2019</td>
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<tr>
<td>Karin Falk</td>
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<td>Risto Murto</td>
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<td>Markus Rauramo</td>
<td>18 675</td>
</tr>
<tr>
<td>Change in 2019</td>
<td>2 066</td>
</tr>
</tbody>
</table>
Risks and risk management

The aim and principles of risk management

Wärtsilä, like any other company, is exposed to various risks through the normal course of its activities. No business can be conducted without accepting a certain level of risk, and any expected gains from business activities are to be assessed against the involved risks.

The purpose of risk management is to ensure that Wärtsilä is able to effectively execute its strategies and reach its targets, in the short-term as well as over the long run. The key is to identify those risks that have the potential to restrain the company from reaching its goals and to determine whether such risks are at an acceptable level.

By definition, risk is the effect of uncertainty on objectives. An effect is a deviation from the expected, positive or negative; in other words, either a threat or an opportunity. Actions need to be taken to avoid, mitigate, transfer, or monitor identified risks, or to capture and utilise the opportunities. Wärtsilä’s structured risk management process offers a set of reactive, proactive, protective, and preventive tools that are used not only to protect it against threats, but also to turn some of the risks into opportunities.

Risks can only be managed if they are identified and understood in advance, if risk treatment plans for managing them are made, and if a process of continuous follow-up is in place for the related controls. Therefore, risk management is a central part of Wärtsilä’s strategic and operational management.

Risk management at Wärtsilä is a continuous process of analysing and managing all the opportunities and threats faced by the company in its efforts to achieve its goals and to ensure the continuity of the business.

The basis for risk management is the lifecycle quality of Wärtsilä’s operations and products and the continuous, systematic loss prevention efforts at all levels of the Group, not only as an integrated part of management systems, but as part of every employee’s daily work. In the long-term, this is the only means for reducing overall risk related costs.

The Businesses are responsible for the risks and rewards, and thus managing risks is the responsibility of Business Management teams and individual managers. The risk management process at Wärtsilä is embedded in Wärtsilä’s culture and practices and has been tailored to fit the business functions and processes of the organisation. The process can be seen as a continuous loop consisting of the repetitive steps of context establishment, risk assessment, risk treatment, communication and consultation, and finally monitoring and review.
### Risk management guidelines and principles

**Establish context and set objectives**

**Risk assessment**
- Identify risks and opportunities
- Analyse risks
- Evaluate risks
- Consolidate risks

**Treat and control risks**

**Inform and communicate**

**Review, monitor, and continuously improve**

### Implementation

The Board of Directors and the Board of Management decide and set the guidelines on strategic matters. The Businesses are responsible for achieving their set strategic goals and for mitigating and managing their risks. The Corporate Risk Management function is part of Group Treasury, which reports to the Chief Financial Officer. The function is responsible for the risk reporting process and for conducting risk assessments with the Businesses and their underlying organisations.

Risk mitigation actions are decided in the normal course of business. At its meetings, the Board of Management conducts annual management reviews for each Business and certain main support functions, addressing also their risks and risk mitigation.

### Risk reporting
**Risk categories**

The relevant risks for Wärtsilä have been classified under four categories: strategic, operational, hazard, and financial risks. The potential loss expectancy is the highest with strategic and operational risks and the lowest with hazard and financial risks. The risks in most of the categories can have both upside and downside impacts. In this regard, hazard risks are an exception, since for them only a negative effect is possible.

Risk radars are used to map the main risks within the risk categories. The Business-specific radars are consolidated into a single Group Risk Radar, which is presented to the Board of Directors and to the Audit Committee once a year. The purpose is to facilitate the discussion on risks and to give a quick overview of where priorities should lie in terms of risk management.

**Risk radar**

**Strategic risks**

Strategic risk assessment is part of the strategic planning process within the Group. At Wärtsilä, a risk is defined as strategic if it has the potential for imposing a long-term impact on the business.

**Business environment risks**

Business cycles in the global economy, and in customer industries, influence the demand for Wärtsilä’s products, as well as its financial condition and operating result. The flexible manufacturing model based on capacity outsourcing, together with exposure to two separate end markets with different demand drivers and a large share of sales deriving from service activities, provides Wärtsilä with a certain level of stability in a cyclical market. Important economic matters that indirectly affect Wärtsilä, its clients, and suppliers include inter alia, the liquidity and solvency of financial institutions, and thus not only their capability but also their willingness to extend credit, the counter cyclical stimulus programmes adopted by governments – especially in the power and infrastructure sectors – the activities of multilateral institutions, such as the International Finance Corporation, the availability of export credit schemes and guarantees, and other such factors. Wärtsilä’s order book gives the company time to adapt to changes in market conditions.

The implementation of more stringent environmental regulations is important for Wärtsilä’s future growth potential, since the company’s comprehensive portfolio of products and services allows customers to meet such stricter requirements. A delay in legislation implementation may present a risk to Wärtsilä. Possible changes in the legislation timeline and scope are, therefore, actively monitored.
Market and customer risks

In the energy markets, there is a global shift towards more sustainable energy sources. The penetration of renewables is increasing, and energy storage is emerging as a technology that changes the paradigm of power systems. Wärtsilä is strongly participating in these new market developments. Rapid deployment of new technologies can create new risks related to managing complex hybrid installations in an optimal way. Wärtsilä’s Greensmith Energy Management System (GEMS) is a proven, efficient, and stable software for controlling and operating complex systems, which gives Wärtsilä a competitive advantage in managing the related risks.

The rapidly changing market environment has impacted the speed of customer decision-making, as the changes require updating their future portfolio strategies. Electricity demand is increasing, but fragile economic growth represents a risk for demand development. Geopolitical tensions and the implications of trade barriers create notable challenges to the demand environment. Significant currency fluctuations can result in investment decisions being postponed in certain countries. Low oil prices have a similar impact in the oil and gas producing countries. Orders are received from all geographic regions, thus limiting the risk of dependence on one particular market. Wärtsilä’s three customer segments, namely industrial customers, IPPs (independent power producers), and utilities, are also all represented in the order intake.

In the shipbuilding industry, Wärtsilä is well represented in all the major markets and is active in all the main vessel segments. This, along with the company’s large product portfolio and global service network providing lifecycle support to the growing installed base of over 50,000 vessels and 10,000 customers, mitigates both geographical and single customer risks.

Trade tensions, geopolitical uncertainty, and a possible slowdown in the global economy are affecting investment decisions in the shipping industry. While slow economic growth is also a risk to demand development in the service markets, the capital-intensive newbuilding market is more sensitive to changes in the economic outlook. Changes in the financial landscape have resulted in challenges to securing financing for newbuilds. Consolidation among the major shipyards is a potential risk that might result in lower capture rates in equipment sales due to changed relationships with the shipyards.

The importance of fuel efficiency and environmental regulations are clearly visible, driving interest in environmental solutions, gas as a marine fuel, as well as electric and hybrid solutions. While concerns related to climate change require increasing efforts to reduce emissions within the shipping industry, uncertainties concerning developments in the regulatory environment may slow newbuild activity. Uncertainty concerning bunker fuel pricing and availability has delayed decision-making among customers for scrubber technology investments, despite supportive initial price indications. The deliveries of exhaust gas cleaning solutions, on the other hand, increased significantly, creating a recognised risk, namely to manage and deliver the demanded orders on time and with the required quality. The shortage of available shipyard capacity to install and commission scrubber retrofits is a risk in the form of delays in project deliveries.

Digitalisation has become increasingly important for both the shipping and energy industries’ business and operating models. In accordance with its Smart Marine strategy, Wärtsilä continued to work towards the digital transformation of future shipping markets with the development of a digital strategy and by introducing new market offerings. These include initiatives such as Operim, which enables improvements in operational performance by means of continuous monitoring and the reporting of key performance indicators through enhanced use of data. In the power generation markets, energy management systems gain importance as renewable penetration grows. Wärtsilä’s advanced energy management software platform GEMS enables customers to remotely monitor individual systems or entire fleets, identifying and diagnosing equipment issues in real time, and extending system lifetime.

Competitive situation and price risks

In 2019, competition on those markets where Wärtsilä operates has increased. In large gas-fired projects, Wärtsilä faces competition from gas turbine manufacturers, such as GE and Siemens. In smaller gas power plant projects, and in the liquid fuel power plant market, the competitors are mainly other combustion engine suppliers, such as MAN Energy Solutions, INNIO (previously GE Jenbacher), Caterpillar (MAK), and Rolls-Royce. In Wärtsilä’s addressable market, i.e. the market for installations of up to 500 MW, orders for natural gas and liquid fuel power
plants totalled 11.6 GW during the twelve-month period ending in September. Wärtsilä’s market share was 17%. Wärtsilä’s success in the market can be attributed to its flexible power generation solution, which can be used in a broad range of different applications and power plant sizes. Price pressure resulting from the prevailing competitive environment remains a risk.

When it comes to servicing the energy markets, in line with the value-based offering concept, Wärtsilä continues to develop and offer a range of lifecycle services and asset management solutions aimed at optimising its customers’ power plants over their lifecycle. Such long-term service agreements not only ensure the power plant’s performance and protect the customer’s investment but bring stability to Wärtsilä as a service provider. Competition for energy services is fragmented, consisting mainly of individual local players.

In the marine equipment markets, the competitive landscape became more consolidated in 2019 as a result of Kongsberg’s acquisition of Rolls-Royce’s Commercial Marine unit. The most significant competitors in the main engine markets are MAN Energy Solutions and Caterpillar (MAK). Wärtsilä has a strong position in medium-speed main engines with a 45% market share in 2019. In auxiliary engines, Wärtsilä’s market share was 15%. In propulsion equipment, the competition is more fragmented and varies by product category. One of the main competitors for these products is Kongsberg. In environmental solutions, as well as in gas products, the markets are very fragmented. Alfa Laval and Evac are two of the main competitors in environmental solutions, while in the electrical and automation segment Wärtsilä faces competition from companies such as Kongsberg, GE, and Siemens. In marine services, Wärtsilä has no direct competitors capable of offering a similar portfolio of services from a single source.

Price competition has intensified in the marine newbuild markets, partly due to lower vessel contracting volumes. The strategic move of becoming a systems integrator with automation and ship design capability has proven to be an important differentiator in the competition for new projects with larger and more value-adding scopes. The concept of selling packaged solutions reduces price volatility.

**Political and legislative risks**

Wärtsilä is present in over 200 locations in more than 80 countries and has delivered power plants to 180 countries. Political developments and changes in legislation can have a significant impact on Wärtsilä’s business. Wärtsilä actively monitors political and legal developments in its markets and engages in a dialogue with various official bodies on projects of importance to its operations and intellectual property rights. Much of this engagement takes place through interest groups and trade organisations. The company monitors political and legislative changes at both the corporate and subsidiary levels.

Trade related tensions have increased globally in 2019, and the uncertainty related to trade relations is now a more noteworthy risk on the marketplace than before. The impact on Wärtsilä has materialized mainly in the form of delayed contract decisions and reduced demand for new vessels caused by the expected reduction in trade volumes between the USA and China.

In recent years, there has been increased regulatory activity by different governments worldwide, which has led to the need for emphasising due internal processes to ensure compliance. As an example, the ongoing and changing trade sanctions were complied with and closely monitored during 2019. This continues to require internal efforts to ensure that adequate procedures are in place.

**Climate change and sustainability risks**

Wärtsilä has assessed its sustainability risks, including climate change risks, in both its strategic and operative risk assessments. The potential business risks related to sustainability, climate change, and Wärtsilä’s products are in the areas of regulatory emission restrictions and changes in attitudes to using combustion engines and fossil fuels. The risks in environmental legislation changes are related to the complexity of the overall field of different emissions, the balance between commercially available fuels and their resulting emissions, available abatement technologies, the impact on overall energy efficiency, and the resulting financial feasibility of the various alternative ways to meet regulatory demands.
Being at the forefront of technological developments mitigates sustainability risks and gives Wärtsilä many opportunities arising from tightening environmental regulations. Over the years, Wärtsilä has worked continuously to improve the efficiency of its products, while at the same time seeking ways to reduce emissions. The fuel flexibility of Wärtsilä’s products enables the utilisation of various fuels, including gas and those from renewable sources, while their operational flexibility enables the installation of large capacity-based wind and solar energy systems without hampering the reliability of the electricity grid. Wärtsilä has entered both the hybrid energy and energy storage businesses, representing a further step in providing customers with sustainable innovations that reduce carbon emissions. Wärtsilä’s technology also enables energy to be generated with a minimum use of water. The lack of fresh water is expected to be one of the major challenges facing the world in the future. In shipping, Wärtsilä can reduce the carbon footprint of vessels through optimised ship design, optimal propulsion solutions, and voyage management. Environmental solutions offer, among others, alternative technologies to reduce sulphur oxide (SOx) emissions and to treat waste and ballast water. Wärtsilä offers several retrofit solutions for the after-sales market to reduce emissions and to increase fuel efficiency.

For more information, please see the Sustainability section in this annual report.

Technology risks

Wärtsilä aims to increase the competitiveness of its solutions and to manage technology risks and opportunities through solid R&D efforts and innovation. The development of new products is based on the strategic view of optimising lifecycle value for customers and on reducing the lifecycle impact on the environment of developed technologies and products. This is achieved with modern and sustainable power solutions through, for example, gas solutions, environmental technologies, ship design, as well as electrical and automation solutions. As a technology leader, Wärtsilä places strong emphasis on emissions control, enhancing efficiency and maintaining the cost competitiveness of its products. Connectivity and the utilisation of data to further optimise efficiency and unlock new customer value is becoming an increasingly important element of Wärtsilä’s development roadmap.
Operational risks

Operational risk management is part of the daily work of the Businesses. Opportunities and risks are identified, assessed, and managed on a daily basis and reported to, and managed by, the appropriate management level. The status of these opportunities and threats is reviewed on a periodic basis, and appropriate further actions are then taken.
Risk management process

Manufacturing risk
Wärtsilä constantly analyses its manufacturing footprint and capacity costs, including costs related to the supply chain. Risk assessments have been made for all the main delivery centres, and significant safety, environmental impact, and risk mitigation investments have been completed. Risk identification, assessment, and mitigation actions are executed on a regular basis as part of operational management. Management systems for quality, environmental, occupational health and safety, and other systems are utilised to improve productivity, while safety and business continuity plans have been implemented for the key delivery centres.

Supplier and sub-contractor risk
Wärtsilä’s supply management is integrated within the business lines. The aim is to work in partnership with the supplier base to create value for Wärtsilä’s customers by ensuring quality, on-time delivery, and the lowest total cost. In order to ensure coordinated interfaces and synergies for the cross-divisional supplier base, a category management structure has been in place since 2007. Indirect Purchasing remains a centralised function responsible for managing strategic sourcing activities for indirect materials and services in all businesses and support functions.

The supply management units have a unified process for managing and controlling Wärtsilä’s supplier network and for verifying that the suppliers’ performance meets Wärtsilä’s expectations. Supplier performance is, therefore, continuously measured. A key activity in managing business continuity planning is the regular assessment of business interruption risks, which is carried out in cooperation with the company’s suppliers. Several supplier risk audits have been completed jointly with the insurer as one means of mitigating risk. These audits are now one of the regular tasks for the supply category managers and the Risk Management function.

Wärtsilä has developed its supply related activities by creating close collaboration and long-term relationships with its main suppliers. This cooperation creates a common view towards values and goals, which in turn supports the management of Wärtsilä’s strategic risks. To further mitigate supplier and sub-contractor risks, a comprehensive follow-up of suppliers’ credit worthiness has been established. Supplier related risks for key components are mitigated through dual- or multi-sourcing.

Wärtsilä uses an online solution for supply chain risk identification, assessment, and monitoring. More than 2,000 suppliers have been, and continue to be, followed through the system. The solution includes a selection of key criteria defined by Wärtsilä, against which the situation of each supplier is continuously measured. Any
discrepancies are automatically reported to the responsible category manager, who is responsible for ensuring that the necessary steps, if any, are taken to mitigate the risk. A supply chain cyber security assessment process was introduced in 2019, with the focus of covering a variety of suppliers, from large key suppliers to smaller low-spend suppliers. Until now, only a limited number of suppliers has undergone this assessment, with further assessments to be conducted during the coming year.

Lifecycle quality of products and product liability risk

Wärtsilä’s quality strategy focuses on preventive and proactive actions to deliver increased customer satisfaction, shorter lead times, and a reduced number of claims. To realise Wärtsilä’s quality vision, the strategy has been focused towards effective project risk management, strengthened awareness, and ownership supported by a streamlined product improvement process.

The launching of new products always involves risks. In the R&D process, several risk management techniques are applied, including the risk elimination tool FMEA (Failure Modes and Effects Analysis) and in-house validation testing. Wärtsilä seeks to control quality risks by monitoring the incoming quality of the supply chain and by designing and manufacturing its products with all due care. A non-destructive robotic ultrasonic data analysis procedure, which replaces manual scanning of critical components, enhances the probability of detecting imperfections in components with a complex geometry.

Wärtsilä applies a GATE model in order to control the product development process. Initially, only a limited release of new products is allowed, and via the gate approach, full release authority is given to the sales organisations only after testing and further validation has been completed.

Wärtsilä seeks to control its manufacturing quality risks by applying several assurance and quality control principles. The level of quality assurance and control requirements are determined based on component criticality, and they are applied throughout the delivery chain.

Requirement management is used to assess components systematically, enabling the allocation of resources and efforts according to the component criticality. The ranking criteria indicates the consequence if a component fails. The objective is to improve quality proactively within product development, supply management, and the entire delivery process from order intake to commissioning.

Nonconformity management at Wärtsilä focuses on developing and improving operations by registering and handling detected nonconformities. This ensures that customers receive products and services according to the agreed scope and specifications. Efficient handling, monitoring, and reviewing of nonconformities is crucial for proper risk management and mitigation.

Product improvement management (issue resolution) projects are prioritised based on risk and importance. This happens when Wärtsilä identifies a technical issue according to claim statistics, customer feedback, or internal analysis, and the case fulfils the risk categorisation for a non-isolated case.

The business lines are responsible for supporting customers in all warranty issues. This offers a feedback loop from the field to production and R&D, while taking care of the customers’ installations throughout their lifecycle. The company makes warranty provisions to cover any costs that may arise after product delivery. The company’s product liability insurance covers unexpected damages.

Wärtsilä seeks to continuously improve the quality of its products and services through the adoption of best industry practices and good governance. Management at all levels is responsible for the quality of output from their organisations and is accountable for ensuring that appropriate review and feedback mechanisms are in place. The centralised Wärtsilä Quality function is responsible for coordinating quality activities across the businesses and for ensuring that senior governance mechanisms are in place and effective. Wärtsilä’s business level management systems are certified in accordance with the 2015 standard revisions (ISO 9001:2015 and ISO 14001:2015), with an emphasis on a risk-based approach and proactive risk and opportunity management. Migration to the new 45001:2018 standard version will be completed during 2020.
Contractual risks

Wärtsilä’s equipment business includes projects and deliveries of various sizes. The most substantial orders concern power plants delivered on a complete EPC (engineering, procurement, and construction) basis and major marine and energy delivery contracts requiring extensive coordination, efficient risk management, and the integration of contracted systems and solutions.

In 2019, Wärtsilä’s operating result was weakened by unforeseen cost overruns in a handful of complex marine and energy projects. A review of the projects in question revealed incorrect underlying assumptions in cost estimates, insufficient risk identification, and supplier related challenges. Corrective actions have been taken to prevent similar issues from occurring in the future. These include changes to the organisational structure, processes, and technical assessment controls. Furthermore, supplier approval has been tightened, new tools introduced, and training enhanced. With these measures, Wärtsilä aims to improve the quality of its project execution activities and to ensure better upfront identification of risks and opportunities.

The risk of product liability claims is reduced through the lifecycle quality of the products and work, starting from the initial design, through all stages of the production process, to the eventual field service activities, and the use of standard sales contracts, including the establishment of a contract review process.

In activities related to lifecycle support, contractual risk is mainly related to long-term agreements and service projects, such as engine upgrades, retrofits, or modifications. In large scale performance-based agreements, the recognised contractual risk is related to the ability to manage and maintain assets as planned.

Risk of non-compliance, corruption and fraud

Wärtsilä complies with the law and its own internal policies and procedures everywhere the company does business. Wärtsilä’s Code of Conduct is the key guideline for all employees globally. Wärtsilä is committed to high ethical standards and integrity, and to preventing corruption and violations of the principles set forth in the Code of Conduct, as well as in Wärtsilä’s Anti-Corruption and Compliance Reporting policies. Compliance processes are embedded in all of the Businesses, and the responsibility for compliance and awareness of ethics and integrity is that of all Wärtsilä employees. Wärtsilä is fully committed to compliance with anti-corruption laws and statutes. Wärtsilä’s Anti-Corruption Policy absolutely forbids any kind of corruption and bribery, and the top management of the company has a zero-tolerance policy regarding corruption and fraud.

The Compliance function promotes Group-wide compliance and continuously strives to raise awareness of the risk of corruption and bribery and other misconduct. It is primarily responsible for creating and enforcing Group level policies and procedures, training programmes, misconduct incident reporting, internal compliance investigations, as well as for managing the consequences of misconduct, and reporting. The continuous development of Wärtsilä’s compliance programme and nurturing the company’s commendable ethical culture are pivotal tasks for the Compliance function. Moreover, Compliance supports and cooperates with the Businesses and other corporate functions in their risk management efforts. Wärtsilä has a Group-wide programme for strengthening its Code of Conduct, which aims to increase the employees’ understanding as to how the Code of Conduct impacts everyday activities at all Wärtsilä locations, wherever Wärtsilä operates.

While Wärtsilä is aware of the risk of being subject to fraud by external business parties, and that the risk of corruption and fraud is heightened in many markets where the company operates, Wärtsilä maintains its highly ethical practices at all times. Full compliance with its stringent anti-corruption regime, including policies to prevent the corruption and bribery risk of third parties, is demanded by Wärtsilä.

Cyber and information security related risks

Wärtsilä has an experienced and professional internal organisation dedicated to the effective management of cyber security risks across Wärtsilä’s portfolio. This organisation, in cooperation with Wärtsilä’s Business Management teams, delivers cyber security operational support. It also provides the associated governance, risk management, and assurance required to support and enable safe and secure internal operations, while ensuring that the Businesses’ customer offerings are compliant with the relevant current and future regulations and applicable standards.
The Wärtsilä cyber security governance model aligns closely with overall business risk management and supports the Businesses in identifying and prioritising their respective cyber security risks. The cyber security team works seamlessly with physical security colleagues across Wärtsilä to ensure the effective and coordinated delivery of holistic security solutions for both the cyber and physical domains.

Information security risks related to Wärtsilä’s internal operations are continually identified, analysed, and evaluated. The attendant mitigation activities are executed across Wärtsilä’s networks, endpoints, systems, and services. The 24/7 Wärtsilä Security Operations Centre continually monitors the perimeter to internal systems and closely observes the external threat exposure level, whilst providing a coordinated response to identified information security incidents, as and when they may occur.

The effective mitigation of risks associated with cyber security hygiene throughout Wärtsilä are continually and progressively reinforced through coordinated and complementary cyber security training, awareness initiatives, and extensive communications. This involves all Wärtsilä corporate functions and the Businesses.

Wärtsilä has identified the need to mitigate the cyber security risks associated with its supply chain. The company is addressing this need through a comprehensive and risk-based approach, involving both increased opportunities for remote and objective assessment of some suppliers, as well as increased levels of communication with others.

Recognising the ever-present and increasing cyber security risks to customers in the maritime industry, Wärtsilä has developed, in close partnership with a leading cyber security provider, a world-leading maritime cyber emergency response capability based in Singapore. This service puts thought leadership into tangible action and places Wärtsilä at the forefront in mitigating the cyber security risks to its customers.

In 2019, Wärtsilä became one of the founding members of the Operational Technology Cyber Security Alliance (OTCSA) intended to provide a technical and organisational framework for safe and secure operational technology. This new alliance aims to bridge dangerous gaps in security for operational technology and industrial control systems. As cyber criminals are seen to increasingly target operational technology used to control physical equipment like those found in factories, power plants, ships, or ports, finding ways to collaborate with the ecosystem of suppliers, customers, and other partners, even competitors, is the best way to manage the continuously evolving threat landscape.

**Privacy and data protection risks**

EU's General Data Protection Regulation (GDPR) sets out the general framework for Wärtsilä’s efforts in data protection. Wärtsilä has global privacy notices to inform its personnel, customers, vendors, other stakeholders, and interest groups about the processing of personal data. Data protection implementation is supported by and aligned with group-wide privacy policies and processes.

Mandatory GDPR training is in place for employees processing personal data. Tailored data protection training is provided also for specific employee groups, such as management teams.

Wärtsilä’s applies a risk-based approach to privacy and data protection and continues to take further actions to strengthen privacy and data protection implementation in order to mitigate risks.

**Commodity price risk**

**Oil**

The direct effect of oil price changes on Wärtsilä’s production is limited, with their impact being mainly demand related. Higher oil prices represent a risk for global economic growth and increase operating costs, especially in the shipping markets. However, they also stimulate investments in exploration and production for oil and gas, both on land and offshore. Furthermore, high oil prices increase investments in gas carriers, gas-based power plants and, increasingly, also in gas-fuelled vessels. Low oil prices can delay investment decisions in oil producing countries and regions, as well as in the offshore industry. Wärtsilä is a global company involved in different shipping and power plant segments where oil price changes can have an opposing impact on demand drivers. This position is further diversified by the increasing importance of natural gas in Wärtsilä’s business.
Metals

Metal prices have an indirect effect on the component cost of Wärtsilä's products. Some key components are sourced with long-term contracts, and raw material price volatility is, therefore, limited.

Electricity

Electricity prices have no substantial impact on Wärtsilä's production costs. In the energy markets, high electricity prices support investments in new capacity by utility customers. Lower grid electricity prices do not favour investments in their own generating capacity by industrial customers.

Hazard risks

Occupational health and safety systems, travel safety instructions, and crisis management guidelines are aimed at protecting Wärtsilä employees. Appropriate insurances are in place for the personnel, and to emphasise the importance of employee safety, the Board of Management has decided on a corporate level target of zero lost-time injuries. A specific Zero Injury project exists for this purpose, and the target is included in the company's sustainability programme. During 2019, the near-miss reporting system, WeCare, was actively used worldwide in order to manage information related to incidents that can threaten the safety, health, and security of the company’s employees and operations, as well as the environment. This IT solution provides a guide for identifying the causes of incidents and for taking all appropriate actions in a systematic way.

Environmental management systems are in place to mitigate environmental hazard risks. Wärtsilä maintains a register of all properties used and gives guidelines for the purchase, sale, rental, and security of premises, and uses external advisors for environmental audits.

None of Wärtsilä’s major facilities are located in natural disaster areas. Catastrophic peril related scenarios are identified and, where necessary, exposures are mitigated by, for example, elevating sites above the flood risk level or by constructing flood dikes. For Wärtsilä’s main sites, business impact analyses have been conducted and continuity plans created to cover both property and business interruption risks.

The risks that Wärtsilä is unable to influence through its own efforts are transferred, whenever possible, to insurance companies. Wärtsilä uses appropriate insurance policies to cover indemnity risks related to its personnel, assets, and business interruptions, including supplier triggered interruptions, as well as third-party and product liability. Wärtsilä has established its own captive insurance company, Vulcan Insurance PCC Ltd. This risk management tool only insures Wärtsilä’s own risks. For insurance technical reasons, the company is located on the island of Guernsey. Vulcan Insurance PCC Ltd’s results are consolidated into the corporation’s books and are subject to normal taxation in Finland.
Which insurances cover our business?

Financial risks

Wärtsilä’s financial risks are presented in the notes to the financial statements, Note 33.
## Risk profiles and responsibilities

<table>
<thead>
<tr>
<th>Risks</th>
<th>Risk profile</th>
<th>Policy or other guideline</th>
<th>Responsible body</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Strategic risks</strong></td>
<td></td>
<td>Wärtsilä's strategy and business plans</td>
<td>Wärtsilä's Board of Directors (BoD), Board of Management (BoM) and Businesses</td>
</tr>
<tr>
<td>Political and legislative risk</td>
<td>![ ] ![ ] ![ ] ![ ] ![ ]</td>
<td>Various guidelines and risk management policy</td>
<td>Businesses, R&amp;D, Risk management (RM) and Legal functions</td>
</tr>
<tr>
<td>Climate change and sustainability risk</td>
<td>![ ] ![ ] ![ ] ![ ] ![ ]</td>
<td>QHSE policy, Code of Conduct, management systems (ISO 14001 &amp; OHSAS 18001)</td>
<td>Businesses, R&amp;D and Sustainability function</td>
</tr>
<tr>
<td><strong>Operational risks</strong></td>
<td></td>
<td>Wärtsilä's strategy and business plans</td>
<td>BoM and Businesses</td>
</tr>
<tr>
<td>Risk Type</td>
<td>Description</td>
<td>Responsible Functions</td>
<td></td>
</tr>
<tr>
<td>---------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>Commodity price risk</td>
<td></td>
<td>Businesses and Treasury function</td>
<td></td>
</tr>
<tr>
<td>Data security risk</td>
<td></td>
<td>Businesses and IM function</td>
<td></td>
</tr>
<tr>
<td>Non-compliance risk</td>
<td></td>
<td>Businesses and Compliance function</td>
<td></td>
</tr>
<tr>
<td><strong>Hazard risks</strong></td>
<td></td>
<td>Businesses and RM function</td>
<td></td>
</tr>
<tr>
<td>Personnel risk</td>
<td>Management system (OHSAS 18001), travel safety instructions, crisis management guidelines, near misses reporting and premises safety plans</td>
<td>Businesses, Human Resources, RM, EHS and security functions</td>
<td></td>
</tr>
<tr>
<td>Natural catastrophes</td>
<td>Crisis management guidelines, Business Continuity Plan</td>
<td>Businesses and RM function</td>
<td></td>
</tr>
<tr>
<td>Fire, cargo and other accidents</td>
<td>Management systems (ISO 14001 &amp; OHSAS 18001), premises safety plan</td>
<td>Businesses, RM and Real Estate functions</td>
<td></td>
</tr>
<tr>
<td><strong>Financial risks</strong></td>
<td>Wärtsilä's strategy and business plans</td>
<td>Businesses and Treasury function</td>
<td></td>
</tr>
<tr>
<td>Foreign exchange risk</td>
<td>Treasury policy</td>
<td>Businesses and Treasury function</td>
<td></td>
</tr>
<tr>
<td>Interest rate risk</td>
<td>Treasury policy</td>
<td>Businesses and Treasury function</td>
<td></td>
</tr>
<tr>
<td>Liquidity and refinancing risk</td>
<td>Treasury policy</td>
<td>Businesses and Treasury function</td>
<td></td>
</tr>
<tr>
<td>Credit risk</td>
<td>Credit and Treasury policy</td>
<td>Businesses and Treasury function</td>
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</tbody>
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**Low** ✻ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ High