Corporate Governance

Wärtsilä Corporation applies the guidelines and provisions of its Articles of Association, the Finnish Limited Liability Companies Act and the rules and regulations of NASDAQ OMX Helsinki Exchanges. Wärtsilä also complies with the Finnish Corporate Governance Code 2008 for listed companies. The Code is publically available on [www.cgfinland.fi](http://www.cgfinland.fi).

**Governing bodies**

Management of the Wärtsilä Group is the responsibility of the General Meeting of shareholders, the Board of Directors, and the President and CEO. Their duties are for the most part defined by the Finnish Companies Act.

**Annual General Meeting**

The ultimate decision making body in the company 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. These include approving the financial statements, deciding on the distribution of dividends, discharging the company’s Board of Directors and CEO from liability for the financial year, appointing the company’s Board of Directors and auditors, and deciding on their remuneration.

A General Meeting of Wärtsilä Corporation shareholders is held at least once a year. The Annual General Meeting (AGM) must be held no later than the end of June. Under the Articles of Association, an invitation to a General Meeting shall be published in at least two daily newspapers in common circulation in Finland, as decided by the Board of Directors, not earlier than two months prior to the meeting and not later than 17 days before the meeting. Wärtsilä also publishes its invitations to General Meetings as stock exchange announcements and on its internet website. Shareholders have, according to the law, the right to put items falling within the competence of the General Meeting on the agenda of the General Meeting, if the shareholder so notifies the Board of Directors in writing well in advance of the General Meeting so that the item can be added to the notice of the General Meeting.

**Annual General meeting 2009**

Wärtsilä’s Annual General Meeting, held on 11 March 2009, 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 2008. All related documents can be found on Wärtsilä’s website [www.wartsila.com](http://www.wartsila.com).

**The Board of Directors**

Responsibility for the management of the company and the proper organisation of its operations is invested in the company’s Board of Directors, which has between five and eight members. Board members serve for one year at a time and are elected by a General Meeting. The majority of the directors shall be independent of the company and at least two of the directors representing this majority shall be independent of significant shareholders of the company. Information on the Board composition, Board members and their independence is provided in the section Board of Directors CVs and in the full Corporate Governance statement.

The proposal for board composition shall be 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 so that it may be included in the notice of the general meeting. The candidates proposed in
corresponding order thereafter shall be disclosed separately.

The Board elects a chairman and 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 in its regular work are set out in the Rules of Procedure approved by the Board. The Board has also approved the rules of procedure applied by the Board’s committees setting out the main tasks of the committees and their working principles.

In addition to matters requiring its decision, the Board is also given updates at its meetings on the Group’s operations, financial position and risks.

The Board conducts an annual evaluation of its operations and working methods. The purpose of this evaluation is to establish how the Board has executed its tasks during the year and to act as a basis when assessing how the Board functions.

The Board of Directors convenes 7-10 times a year following a predetermined schedule. In addition to these meetings the Board convenes as necessary. All meetings are documented.

### Board of Directors in 2009

In 2009 the Board consisted of six members: Ms Maarit Aarni-Sirviö, Mr Kaj-Gustaf Bergh, Mr Kari Kauniskangas, Mr Antti Lagerroos (chairman), Mr Bertel Langenskiöld and Mr Matti Vuoria (deputy chairman).

During 2009, Wärtsilä’s Board of Directors held 9 meetings. The average attendance of all directors was 98%.

### Board responsibilities

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

- the annual and interim financial statements
- the matters to be put before General Meetings of shareholders
- the appointment of the President and CEO, the Executive Vice President and the CEO’s deputy if any
- and the organisation of financial supervision in 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 these matters are:

- approval of the Group’s strategic plan and long-term goals
- approval of the Group’s annual business plan and budget
- decisions concerning investments, acquisitions or divestments that are significant or that deviate from the Group’s strategy
- approval of product development projects and development programmes with strategic importance
- decisions to raise loans and the granting of security or similar collateral commitments when their size is significant
• approval of risk management principles
• the Group’s organisational structure
• appointment of the company’s Board of Management and approval of their remuneration and pension benefits
• monitoring and assessing the performance of the President and CEO
• approval of the company’s management principles and steering systems
• appointment of the Board of Directors’ committees
• the granting of donations to good causes.

The Board’s committees

The Board of Directors annually appoints an Audit Committee, a Nomination Committee and a Remuneration Committee, and may also nominate any other committees, if considered necessary at its constitutive meeting following the Annual General meeting. The Board appoints the members of these committees and their chairmen. The Board also has 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 wish to do so. 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 execution of its task of supervising the company’s financial management. The Board appoints from among its members at least three members to the Committee. The members shall have the qualifications necessary to perform the responsibilities of the Audit Committee.

The Board defines the duties of the Audit Committee in the charter confirmed for the committee. The Audit Committee monitors the reporting process of financial statements, supervises the financial reporting process and monitors 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.

Audit Committee in 2009

Chairman Antti Lagerroos, Maarit Aarni-Sirviö, Bertel Langenskiöld. All members are independent of the company and significant shareholders. The Audit Committee met 4 times in 2009. The average attendance of all committee members was 92%. One meeting was not attended by one committee member.
The Nomination Committee

The Board of Directors appoints a Nomination Committee to assist it 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 Committee communicates, as necessary, with major shareholders in matters concerning the appointment of the Board of Directors. The Nomination Committee can also, as necessary, prepare proposals to be put before the General Meeting concerning the appointment of board member. The Nomination Committee prepares matters concerning the remuneration that applies to board members.

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

Nomination Committee in 2009

Chairman Antti Lagerroos, members Matti Vuoria, Kaj-Gustaf Bergh. Two members are independent of the company and two members are independent of significant shareholders. The Nomination Committee met 2 times in 2009. The average attendance of all committee members was 100%.

The Remuneration Committee

The Board appoints a Remuneration Committee to assist it 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 nomination of the President and CEO, the Executive Vice President, the CEO’s deputy and other board members to be put before the Board. The Committee prepares proposals to be put before the Board of Directors concerning the incentive schemes and remuneration that apply to the President and CEO and the company’s other senior executives.

The chairman of the Committee convenes the Committee as required. He also reports the Committee’s proposals to the Board of Directors and, when necessary, on the Committee’s meetings to the Board. Remuneration Committee in 2009

Chairman Antti Lagerroos, members Matti Vuoria, Bertel Langenskiöld. Two members are independent of the company and all members are independent of significant shareholders. The Remuneration Committee met once in 2009. The average attendance of all committee members was 100%.
Board of Directors' CVs

Antti Lagerroos    Matti Vuoria    Maarit Aarni-Sirvio

Kaj-Gustaf Bergh    Kari Kauniskangas    Bertel Langenskiöld
Mr Antti Lagerroos

Independent of the company and significant shareholders. Chairman of the Board of Wärtsilä Corporation. Born 1945, LL.Lic. Member of the Board of Wärtsilä Corporation since 2002.

Primary working experience University of Turku, Lecturer in Process, Criminal and Public law 1971–78. Vaasa School of Economics, acting Professor of Fiscal Law 1973–79; Hollming Oy, President of Legal Affairs and Finance 1979–81; Salora Oy, Chairman & CEO 1981–84; Salora-Luxor Division, President 1984–86; Nokia Corporation, Member of the Operating Board 1984–86; Nokia Corporation, Member of Board of Directors 1986–90; Nokia Mobile Phones, Executive President 1989–90. President & CEO and Member of the Board of Finnlines Plc 1990–2007.

Other positions of trust Cargotec Corporation, Member of the Board.

Mr Matti Vuoria

Dependent on the company and independent of significant shareholders. Deputy Chairman of the Board of Wärtsilä Corporation. Born 1951, BA, Master of Laws. President & CEO of Varma Mutual Pension Insurance Company. Member of the Board of Wärtsilä Corporation since 2005.


Other positions of trust Sampo plc, Deputy Chairman of the Board; Stora Enso Oyj, Member of the Board; The Federation of Financial Services and The Finnish Pension Alliance TELA, Member of the Boards, The Securities Market Association and the Finnish-Russian Chamber of Commerce, Chairman of the Boards.

Ms Maarit Aarni-Sirviö

Independent of the company and significant shareholders. Born 1953, MSc. (Tech.), MBA. President & CEO of Mint of Finland Ltd. Member of the Board of Wärtsilä Corporation since 2007.

Primary working experience Borealis Group 1994–2008, several senior leadership positions, latest Vice President, BU Phenol; and in Neste Oyj; 1977–94.

Other positions of trust Oy Nordic Moneta Ab and Det Norske Myntverket, Chairman of the Boards; Rautaruukki Oyj and Ponsse Oyj; Member of the Boards.

Mr Kaj-Gustaf Bergh

Independent of the company and dependent on significant shareholder. Born 1955. B.Sc., LL.M. Managing Director of Föreningen Konstsamfundet r.f. Member of the Board of Wärtsilä Corporation since 2008.

Primary working experience Ky von Konow & Co, Administrative manager, 1982-83; Ane Gyllenberg Ab, Administrative manager, 1984–85; Oy Bensow Ab, Director, Executive vice president, 1985–86; Ane Gyllenberg Ab, Chief executive officer, 1986–98; SEB Asset Management, Director, 1998–2000; Skandinaviska Enskilda Banken, Member of management, 2000–9/2001; Föreningen Konstsamfundet r.f., Chief executive officer, 5/2006–.

Other positions of trust Chairman of Boards; Aktia Bank plc; Finaref Group Ab; Fiskars Corporation and KSF Media Holding Ab. Member of Boards; Ab Forum Capita Oy; Julius Tallberg Oy Ab; Ramirent Group and Stockmann Oyj Abp.
Mr Kari Kauniskangas

Independent of the company, dependent on significant shareholder. Born 1962. M.Sc (Econ.). President & CEO of Fiskars Corporation. Member of the Board of Wärtsilä Corporation since 2008.

**Primary working experience** Several different positions within Amer Sports Oyj since 1984; Amer Sports Europe GmbH, Germany, Managing Director, 1999–2004; Director, sales & distribution, 2004–07; Manager for the Winter & outdoor - business unit, 2007.

Mr Bertel Langenkiöld

Independent of the company and significant shareholders. Born 1950, MSc (Eng.). President of Metso Paper Inc. Member of the Board of Wärtsilä Corporation since 2002.


**Other positions of trust** Member of the Board of Luvata Group.

The Board of Management

The company’s Board of Management comprises the President and CEO, the Group Vice Presidents heading the Ship Power, Power Plants, Services businesses and Wärtsilä Industrial Operations, the Chief Financial Officer, the Group Vice President, Legal Affairs & Human Resources and the Group Vice President, Communications & Branding. Board of Management members 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 and CEO. It considers strategic issues related to the Group and its businesses, as well as investments, product policy, the Group’s structure and corporate steering systems, and it supervises the company’s operations.

The Group Vice Presidents, heading the businesses are each responsible for the sales volumes and profitability of their respective global businesses, employing the services of the Group’s worldwide subsidiaries. Information on the members of the Board of Management, their areas of responsibility and holdings can be found in the section Board of Management CVs and in the full Corporate Governance statement.

The Board of Management in 2009

In 2009 the Board of Management met 13 times. The principal issues addressed by the Board of Management were related to market development, company growth and profitability, personnel development, business strategy, as well as issues relating to development of competitiveness and cost. The development of markets, order intake and production capacity and footprint, as well as supplier relationships in a difficult global economic environment, were also vital concerns addressed by the Board of Management. Other important matters considered by the Board of Management included the development of the company’s personnel and management resources worldwide as well as developing internal global processes and working practices.
The President and CEO and the Executive Vice President

The Board of Directors appoints a President for the Group who is also its Chief Executive Officer. The President and 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. He is assisted in this work by the Board of Management. The President and CEO of the company is Mr Ole Johansson. The Board of Directors appoints, if necessary, one or several executive vice presidents. The company's Executive Vice President is its Chief Financial Officer Raimo Lind. Mr Lind also acts as the deputy to President and CEO Ole Johansson.

Board of Management's CVs

Ole Johansson
- President & CEO since 2000. Born 1951, BSc (Econ.). Employed by the company in 1975–79 and rejoined in 1981.
Positions of trust: Outokumpu Oyj, Chairman of the Board; Varma Mutual Pension Insurance Company, Deputy Chairman of the Board; Technology Industries of Finland, Member of the Board; Finnish Business and Policy Forum EVA, Member of the Supervisory Board.

Raimo Lind

Executive Vice President and Deputy to the President since 2005. Group Vice President, CFO since 1998. Born 1953, MSc (Econ.). Employed by the company 1976–89 and rejoined in 1998.

Primary working experience: Wärtsilä Group, positions within control and finance and in development and internationalisation 1976–80; Wärtsilä Diesel Group, Vice President & Controller 1980–84; Wärtsilä Singapore, Managing Director & Area Director 1984–88; Wärtsilä Service Division, Deputy Vice President 1988–89; Scantrawler Ajoneuvoteollisuus Oy, President 1990–92; Tamrock Oy, CFO 1992–93; Tamrock Service Business, Vice President 1994–96; Tamrock Coal Business, Vice President 1996–97.

Positions of trust: Sato Oyj, Deputy Chairman of the Board; Elisa Oyj, Member of the Board 2009–.

Jaakko Eskola

Group Vice President, Ship Power since 2006. Born 1958, MSc (Eng.). Joined the company in 1998.


Positions of trust: EMEC, President; Finpro ry, Member of the Supervisory Board.

Lars Hellberg


Primary working experience: Volvo Cars AB, Research Engine Engineer and Project Manager in vehicle development programmes; Vice President, Industrial Operations; Vice President of Global Business & Volume Optimisation; General Manager in Volvo Car Operations BV 1979–2001; Saab Automotive AB, Executive Director for the Customer Satisfaction and Quality division and a Member of the Board of Management 2001–04.

Kari Hietanen

Group Vice President, Legal Affairs and HR, Company Secretary since 2002. Born 1963, LLM. Joined the company in 1989.

Primary working experience: Metra Corporation and Wärtsilä Diesel Group, Legal Counsel 1989–94; Wärtsilä Diesel Group, General Counsel 1994–99; Wärtsilä Power Divisions, Group General Counsel 2000–01; Wärtsilä Corporation, Vice President, Legal Affairs and Group General Counsel 2002–.

Positions of trust: German-Finnish Chamber of Commerce, Deputy Chairman of the Board.

Atte Palomäki


Primary working experience: MTV3, News anchor 1993–95; News producer 1995–2000; Senior economic correspondent

**Positions of trust:** Talentum Oyj, Member of the Board, Finnfacts, Member of the Board

![Vesa Riihimäki](image)

**Vesa Riihimäki**


![Christoph Vitzthum](image)

**Christoph Vitzthum**

Group Vice President, Services as of August 2009. Born 1969, MSc (Econ.). Joined the company in 1995.


**Positions of trust:** CLEEN Oy, Member of the Board; Tamfelt Oyj Abp, Member of the Board. WADE (World Alliance for Decentralized Energy), Chairman

**Other Management**

![Corporate Management](image)

**Corporate Management**

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

**Yngve Bärgård**

Vice President, Corporate Supply Management.
Born 1958, BSc (Eng.).

**Päivi Castrén**

Vice President, Human Resources.
Born 1958, MSc (Soc. Sc.).

**Maj-Len Ek**

Vice President, Group Control.
Born 1948, BSc (Econ.).

**Per Hansson**

Vice President, Corporate Planning.
Born 1967, MSc (Eng.).
Johan Jägerroos  
Vice President, Corporate Internal Audit. Born 1965, MSc (Econ.).

Esa Kivineva  
Chief Information Officer (CIO).  
Born 1961, PhD (Eng.).

Markus Pietikäinen  
Vice President, Group Treasury (as of 1 January 2010).  
Born 1975, MSc. (Econ.)

Business Management Teams

Each business head is supported by a Business Management Team to consider issues, including the business's strategy and business operations.

Ship Power

Jaakko Eskola  
Group Vice President, Ship Power.  
Born 1958, MSc (Eng.).

Lars Anderson  
Vice President, Merchant. Born 1968,  
BSc (Mech. Eng.).

Arne Birkeland  
Vice President, Ship Design.  
Born 1966, MSc (Business).

Carl-Henrik Björk  
Vice President, Specials.  
Born 1947, Marine Engineer.

Juhani Hupli  
Vice President, Technology.  
Born 1966, MSc (Mech. Eng.).

Timo Koponen  
Vice President, Finance & Control.  
Born 1969, MSc (Econ.).

Magnus Miemois  
Vice President, Offshore.  
Born 1970, MSc (Eng.).
Henrik Wilhelms
Vice President, Business Development.
Born 1965, BSc (Mech. Eng.)

**Power Plants**

Vesa Riihimäki
Group Vice President, Power Plants.
Born 1966, MSc (Eng.).

Tore Björkman
Vice President, Sales, Europe and Africa.
Born 1957, BSc (Mech. Eng.).

Frank Donnelly
Vice President, Sales, America.
Born 1953, Bsc (Math.).

Thomas Hägglund
Vice President, Power Plant Technology.
Born 1962, MSc (Eng.)

Osmo Härkönen
Vice President, Delivery Management.
Born 1949, MSc (CE).

Caj Malmsten
Vice President, Finance & Business Control.
Born 1972, MSc (Econ.).

Markus Pietikäinen
Vice President, Development & Financial Services (as of 1 January 2010 also Vice President, Group Treasury).
Born 1975, MSc (Econ.).

Rakesh Sarin
Vice President, Sales, Middle East and Asia.
Born 1955, BSc (Chemical Eng.).

**Services (as of 1 February, 2010)**

Christoph Vitzthum
Group Vice President, Services.
Born 1969, MSc (Econ.).

Pierpaolo Barbone
Vice President, Area Middle East & Asia.
Born 1957, MSc (Min. Eng.).
Fred van Beers  
Vice President, Area North Europe.  
Born 1962, Bachelor’s degree,  
Merchant Engineer & Bachelor degree,  
BtB Marketing  

Stefan Fant  
Vice President, Area South Europe & Africa.  
Born 1955, BSc (Mech.).  

Tomas Hakala  
Vice President, Area Americas.  
Born 1968, BSc (Mech.)  

Roger Holm  
Vice President, Solutions Management.  
Born 1972, MSc (Econ.).  

Stefan Nysjö  
Vice President, Delivery Management.  
Born 1970, BSc (Mech.).  

Mikko Ruohisto  
Director, Human Resources.  
Born 1954, MSc. (Mech. Eng.).  

Eva-Stina Rönholm  
Vice President, Finance.  
Born 1967, MSc (Econ.).  

Industrial Operations  

Lars Hellberg  
Group Vice President, Industrial Operations.  
Born 1959, BSc (Eng.)  

Stefan Damlin  
Vice President, Business & Finance Centre.  
Born 1968, MSc (Econ.)  

Klaus Heim  
Vice President, Research & Development.  
Born 1962, MSc (Eng.)  

Juha Kytölä  
Vice President, Product Centre Ecotech.  
President of Wärtsilä Finland Oy.  
Born 1964, MSc (Eng.)
Managing Directors of the subsidiaries

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

Insider management

Wärtsilä applies the legal provisions applying to the management of insiders, as well as the Guidelines for Insiders approved by NASDAQ OMX Helsinki Exchange for public listed companies, and the stipulations and guidelines of the Finnish Financial Supervision Authority.

Wärtsilä’s permanent insiders comprise the statutory insiders, i.e. the Board of Directors, the President and CEO, the Executive Vice President and the Principal Auditor, as well as the members of the Board of Management.

Certain members of the Corporate Management and other employees, as required by their duties, also belong to the company’s own non-public insider register. When significant projects are at the preparation stage, the company also draws up insider registers for the projects concerned. Insiders are given written notification of their status as insiders as well as instructions on the obligations that apply to insiders.
The company’s insiders are not permitted to trade in the company’s shares for 14 days (however Wärtsilä recommends 30 days) prior to publication of the interim reports or the annual financial statements bulletin.

Wärtsilä’s insider register is maintained by the parent company’s legal affairs function, which is responsible for keeping the information updated. Information on the interests and holdings of the company’s permanent insiders and related parties is available from the SIRE system of the Finnish Central Securities Depository Ltd. The same information is also available on Wärtsilä’s homepage.

Audit

■ Internal

The Group’s internal audit is handled by the company’s Internal Audit unit, which reports to the President and CEO. The purpose of the Internal Audit is to analyse the company’s operations and processes, and 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 assigned by the Board of Management.

The internal audit function covers all of the company’s organisational levels and subsidiaries. An internal audit is undertaken in the main subsidiaries on an annual basis and in network companies with 3 year intervals. The internal audit prepares an annual plan under which they independently audit different parts of the company, but it is also empowered to carry out special audits. The annual plan is approved by the Audit Committee, to which the internal audit also reports at regular intervals. 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 auditing firm authorised by the Central Chamber of Commerce. 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’s financial statements and accounting records, and the administration of the parent company.

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

■ Auditor in 2009

In 2009, the AGM appointed the firm of public auditors KPMG Oy Ab as Wärtsilä Corporation’s auditor. Auditing fees paid to all the auditors of the Group companies amounted to EUR 2.0 million in 2009. Consultancy fees unrelated to auditing duties paid to the auditors totalled EUR 2.0 million. These latter fees concerned acquisitions and consultation on taxation matters.
Internal control

Main components of Wärtsilä’s internal control

Wärtsilä has defined its objectives for internal control based on the international COSO framework. According to Wärtsilä’s definition, internal control is a process taken part by Wärtsilä’s Board of Directors, 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 in Wärtsilä that help 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, and that the company’s assets, including its brand, are safeguarded and that financial reporting is correct. Internal control is not a separate process or set of activities, but it is embedded in the operations of Wärtsilä. 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 to comply with laws and regulations in countries where it operates.

Values and control environment

The foundation of Wärtsilä’s internal control system is its values: Energy, Excellence and Excitement. Wärtsilä’s values are reflected in its day-to-day relations with its suppliers, customers and investors and also in Wärtsilä’s internal guidelines, policies, manuals, processes and practices. The control environment sets the tone of internal control in Wärtsilä, influencing 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 include the corporate culture: the integrity, ethical values and competence of Wärtsilä’s personnel, as well as 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 the reasonable assurance regarding Wärtsilä achieving the objectives for internal control. The President & CEO and the Board of Management define Wärtsilä’s values and ethical principles (reflected in the Code of Conduct) and set the example for the corporate culture, which create the basis for the control environment. The same parties, together with Ship Power, Power Plants and Services (hereafter Business) and Wärtsilä Industrial Operations (hereafter WIO) management, are responsible for communicating Wärtsilä’s values to the organisation.

Performance management

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

The achievement of the annual targets is followed up through monthly management reporting. The performance of the Businesses and WIO and achievement of the annual targets are reviewed on a monthly basis in the respective management team meetings. The performance and the achievement of the targets of the Group and of the different Businesses and WIO 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.

Financial reporting in Wärtsilä is carried out in a harmonised way in all major Group Companies, using single instance ERP system and a common chart of accounts. The international financial reporting standards (IFRS) are applied in the whole 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 internal control over accounting and financial administration is arranged appropriately. The Audit Committee of the Board of Directors of Wärtsilä Corporation is responsible for overseeing the financial reporting process. The Group Finance & Control function is responsible for notifying relevant levels of management of deviations from plans, for analysing the underlying reasons, and for suggesting corrective actions. The Group Finance and Control supports the Businesses and WIO in decision-making and analysis to ensure attaining financial targets. It is also responsible for maintaining and developing 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, and also for developing the financial reporting processes and respective controls.

HR Management

Human resource management practices and processes have a key role in Wärtsilä’s system of internal control. Human resource management mechanisms are the primary way through which to influence the personnel’s control attitudes, for example towards the controls designed to uphold reliable financial reporting, and control awareness, i.e. knowledge about all the controls in place in Wärtsilä.

Wärtsilä’s key human resource management processes with respect to internal control are compensation and benefits, HR development, recruitment and resourcing management and individual performance management, as well as processes for collecting feedback from the employees. These processes for their part help ensure the effectiveness of internal control in Wärtsilä. The HR function is responsible for maintaining and developing Wärtsilä’s HR processes to enable effective internal control also on the individual level.

Other management systems

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

Quality

The quality of Wärtsilä’s solutions, and thus quality management, is a top priority in 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

Wärtsilä is strongly committed to sustainability. Wärtsilä’s vision, mission and values together with a solid financial performance form the basis for sustainable development in Wärtsilä. Acting in compliance with all applicable laws and regulations in all countries in which it operates, also regarding financial reporting, is a central part in Wärtsilä’s sustainability performance.

Risk management

Internal control in Wärtsilä is designed to support the company in achieving its targets. The risks related to the achievement of the targets need to be identified and evaluated in order to be able to manage them. Thus, identification and assessment of risks is a prerequisite for internal control in Wärtsilä. Wärtsilä’s internal control mechanisms and procedures provide management assurance that the risk management actions are carried out as planned.
Wärtsilä has defined and implemented entity level and process level control activities as well as information systems controls. Control activities at different levels are needed to directly mitigate risks at the respective levels. Wärtsilä’s risk management processes consist of a Group-wide risk assessment and management processes, as well as project-specific risk assessments 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 and WIO reports its main risks to the Board of Management of Wärtsilä which also follows-up the execution of the defined risk management action plans on a regular basis. The Board of Directors of Wärtsilä Corporation 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 President & CEO, with the assistance of the Board of Management, is responsible for organising and ensuring risk management in all Wärtsilä’s operations. Business and WIO management is responsible for defining action plans for managing the most important risks.

Wärtsilä’s most important strategic, operative and financial risks can be found in the Risks and risk management section.

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.

Business processes

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

Guidelines and manuals

The components of Wärtsilä’s internal control system, for example corporate governance, management system, the performance management process, as well as the business and other processes, are described in various guidelines and manuals. The key Group level policies and guidelines are collected 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 the objectives regarding the reliability of financial reporting in Wärtsilä. The Board of Management of Wärtsilä Corporation approves Wärtsilä’s Group level policies and any changes to them.

In addition to the Group level guidelines and manuals, the Businesses and WIO have issued related guidelines and instructions for their own, specific purposes. The Business and WIO 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 follow up the achievement of the company’s objectives. Both financial and non-financial information is needed, relating to both internal and external events and activities. Informal ways for employees to give feedback to management and to communicate suspected misconducts (for example directly to the Internal Audit function) are used on an ongoing basis. All external communication is 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 in Wärtsilä is performed both on an ongoing basis, and through separate evaluations including internal, external and quality audits. The Business and WIO management is responsible for ensuring that relevant laws and regulations are complied in their respective responsibility areas. The management in Wärtsilä in turn performs monitoring as part of the 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 in Group legal entities and support functions according to 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 monitors that the financial reporting processes and controls are being followed. It also monitors the correctness of external and internal financial reporting. The External Auditors verify the correctness of external annual financial reports.

Salary and remuneration report 2009

Remuneration of the Board of Directors

The Annual General Meeting decides annually 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 2009:

- To the ordinary members EUR 55,000/year
- To the deputy chairman EUR 82,500/year
- To the chairman EUR 110,000/year
In addition, each member will be paid EUR 400/meeting attended, the chairman’s meeting fee being double this amount. Roughly 40% of the annual fee is paid in Wärtsilä shares.

The six members of Wärtsilä’s Board of Directors, none of whom are employees of the company, were paid altogether 454,580 euros for the financial period that ended 31 December 2009. The Board’s members were not covered by the company’s stock option scheme or bonus scheme.

**Remuneration of the President and CEO and the Board of Management**

The remuneration paid to the President and CEO and other members of the Board of Management, and the principles underlying it, are determined by the Board of Directors. The remuneration paid to the President and CEO and the other members of the Board of Management consists of a monthly salary and a bonus. The Board of Directors determines the terms for the bonus payment. The bonus payments for the President and CEO and the Board of Management are paid according to the achievement of the company’s profit targets. Monthly updated information on shares held by the President and CEO and the other members of the Board of Management can be found on the website at www.wartsila.com.

The President and CEO is eligible to take retirement on reaching the age of sixty and his retirement pension is 60% of his statutory (TyEL) earnings. Remuneration paid to the President and CEO if dismissed by the company, corresponds to 24 month’s salary plus six months’ period of notice salary. The retirement age of some of the members of the Board of Management is sixty years.

Financial benefits of President and CEO Ole Johansson

- Salary 2009: EUR 649 thousand
- Bonuses 2009: EUR 177 thousand *
- Shares and share related rights granted as remuneration: -
- Retirement age: 60
- Period of notice: 6 months
- Compensation paid if dismissed by the company: 24 months’ salary + 6 months’ period of notice salary.

*) In addition, EUR 396 thousand has been reserved for long term bonus programs based on share price development.

**Consolidated Financial Statement, Note 29: Related party disclosures**

**Management incentive schemes**

The Board of Directors determines the incentive schemes for the President and CEO and other members of the Board of Management, and the principles underlying them. 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.

The Group operates a bonus scheme, which is implemented globally in all businesses. The bonus is based on the Group’s profitability and agreed personal targets. Approximately 1,700 directors and managers are covered by this bonus scheme.

The Board of Directors has decided on a long-term bonus scheme for senior management tied to the stock development of the company’s share. The bonus scheme applies to approximately 50 directors.

The Group’s white- and blue-collar employees are covered by various bonus or profit-based incentive schemes. These are applied in each country according to that country’s legislation, or to agreements concerning profit-sharing schemes. All in all, some 60% of the company’s employees are covered by the Group’s bonus scheme and various other profit-based incentive schemes.
### Fees paid in Wärtsilä shares in 2009

<table>
<thead>
<tr>
<th>Name</th>
<th>No. of shares</th>
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<tbody>
<tr>
<td>Chairman Antti Lagerroos</td>
<td>1,652</td>
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<tr>
<td>Deputy Chairman Matti Vuoria</td>
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<tr>
<td>Maarit Aarni-Sirviö</td>
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<tr>
<td>Kaj-Gustaf Bergh</td>
<td>827</td>
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<tr>
<td>Kari Kauniskangas</td>
<td>827</td>
</tr>
<tr>
<td>Bertel Langenskiöld</td>
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### Board of Directors share ownership in Wärtsilä

31. December 2009

<table>
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<th>Name</th>
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<tr>
<td>Antti Lagerroos</td>
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<tr>
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<td>Bertel Langenskiöld</td>
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<td>Change in 2009</td>
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### Board of Management share ownership in Wärtsilä

31. December 2009

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<th>Name</th>
<th>Share</th>
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<tbody>
<tr>
<td>Ole Johansson</td>
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<td>Raimo Lind</td>
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<td>Jaakko Eskola</td>
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<td>Lars Hellberg</td>
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<td>Vesa Riihimäki</td>
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<td>Christoph Vitzthum</td>
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