To the shareholders of Vestas Wind Systems A/S

Vestas hereby convenes the Annual General Meeting of Vestas Wind Systems A/S (the Company) (company reg. no. 10403782), to be held on Wednesday 12 April 2023 at 4:30 p.m. (CEST) at the Company’s headquarters, Hedeager 42, 8200 Aarhus N, Denmark.

Information to participants
Shareholders wishing to attend the Annual General Meeting must notify Vestas of their attendance no later than Wednesday 5 April 2023 at 11:59 p.m. (CEST).

At the entrance to the Annual General Meeting the participants will be requested to confirm their registration by logging into an AGM Portal via a smartphone or tablet. The shareholders are kindly asked to bring a smartphone or tablet and MitID or VP ID for this purpose.

We encourage shareholders who are not able to attend the Annual General Meeting in person to exercise their rights by submitting proxies or votes by correspondence in advance of the Annual General Meeting or ask any questions in advance.

Additional information is available on pages 4-5.

Information about the webcast
The Annual General Meeting will be broadcast live in Danish and English via our corporate website. The webcast does not offer possibilities for voting, expressing opinions, or asking questions at the Annual General Meeting itself.

The live webcast is publicly accessible and requires no registration. Additional information is available on page 5.

Quick links
- Annual General Meeting website
- live streaming from the Annual General Meeting
- access to the InvestorPortal
- view our financial reporting
- view our ESG reporting
Agenda and complete proposals

1. The Board of Directors’ report on the Company’s activities during the past year

2. Presentation and adoption of the Annual Report
   The Board of Directors proposes adoption of the Annual Report for 2022. The report is available on the corporate website.

3. Resolution for the allocation of the result of the year according to the adopted Annual Report
   The Board of Directors proposes that no dividend be paid out for 2022. The proposed dividend distribution is in accordance with the Company’s dividend policy. For further information, please refer to the Annual Report 2022, pages 113 and 130.

4. Presentation and advisory vote on the Remuneration Report
   The Board of Directors proposes that the Annual General Meeting approves the Remuneration Report 2022. The report is available on the corporate website.

5. Approval of the Board of Directors’ remuneration
   The Board of Directors proposes that the remuneration for 2023 of the Board of Directors, including the remuneration of members of board committees remains unchanged as approved by the general meeting in 2022.
   - Basic remuneration of DKK 455,175 per board member. The chair receives three times the basic remuneration and the deputy chair receives two times the basic.
   - Board committee fee and the committee chair fee of DKK 267,750 and DKK 481,950, respectively.

6. Election of members to the Board of Directors
   At present, the Board of Directors consists of the following members elected by the general meeting: Anders Runevad, Bert Nordberg, Bruce Grant, Eva Merete Sæfde Berneke, Helle Thorning-Schmidt, Karl-Henrik Sundström, Kentaro Hosomi, and Lena Olving.
   All board members elected by the general meeting are up for election. The Chair, Bert Nordberg has announced that he will not stand for re-election, ref. Company Announcement No. 05/2023 of 9 March 2023. All other current members are willing to be re-elected, and the Board proposes re-election of these. Hence, going forward, the Board will have seven members elected by the general meeting.
   More information about the nominated candidates can be found in appendix 1.

7. Appointment of auditor
   The Board of Directors proposes re-appointment of PricewaterhouseCoopers pursuant to the Audit Committee’s recommendation.
   The Audit Committee has not been influenced by third parties nor been subjected to any contractual obligation restricting the general meeting’s choice to certain auditors or audit companies.
   More information about the proposed auditor can be found in appendix 2.

8. Proposals from the Board of Directors
   8.1 Renewal of the authorisation to acquire treasury shares
   The Board of Directors proposes, pursuant to section 198 of the Danish Companies Act, that the Board of Directors be granted an authorisation to allow the Company to acquire treasury shares in the period until 31 December 2024 up to an aggregate of 10 percent of the Company’s share capital at the time of the authorisation, provided that the Company’s total holding of treasury shares does not at any time exceed 10 percent of the Company’s share capital. The purchase price paid in connection with acquisition of treasury shares must not deviate from the price quoted on Nasdaq Copenhagen at the time of acquisition by more than 10 percent.

9. Authorisation of the chair of the general meeting
   The Board of Directors proposes that the general meeting authorises the chair of the Annual General Meeting (with a right of substitution) to file and register the adopted resolutions with the Danish Business Authority and to make such amendments to the documents filed with the Danish Business Authority, as the Danish Business Authority may request or find appropriate in connection with the registration of the adopted resolutions.

10. Any other business
    Aarhus, 10 March 2023

Vestas Wind Systems A/S
The Board of Directors
Additional information

Adoption requirements
All proposals may be adopted by a simple majority of votes. The Remuneration Report 2022 is presented for advisory vote.

Share capital
The share capital of the Company amounts to DKK 201,973,452 corresponding to 1,009,867,260 shares of nominally DKK 0.20 each. Each share capital amount of DKK 0.20 carries 20 votes.

Participation and voting rights
The right of a shareholder to attend a general meeting and to vote in respect of his/her shares is determined on the basis of the shares held by the shareholder at the record date. The shareholdings and voting rights are calculated on the basis of entries in the shareholders’ register and any notice of ownership received by the Company for the purpose of registration in the register of shareholders.

Shareholders wishing to exercise their rights are encouraged to contact their depository bank well in advance of the record date to ensure correct and sufficient registration.

The record date is Wednesday 5 April 2023.

Furthermore, participation is conditional upon the shareholder having timely notified the Company of his/her attendance as described to the right.

How to participate / meeting details
- Registration of attendance and admission
  Registration can take place until Wednesday 5 April 2023 at 11:59 p.m. (CEST) as follows:
  - Via the InvestorPortal on our corporate website
  - By email to CPH-investor@euronext.com stating name, address, telephone no. and VP account no. as well as the name of the advisor, if applicable.

  Please note that to receive a confirmation of your registration you will need to make sure your email address is submitted in the InvestorPortal. The same applies to proxies given to a third party.

  The venue of the Annual General Meeting is Vestas Wind Systems A/S, Hedeager 42, 8200 Aarhus N, Denmark. At the entrance the shareholders will be requested to confirm their registration by logging into an AGM Portal via a smartphone or tablet. For this purpose, we kindly ask shareholders to bring:
    - Danish citizens: MitID or VP ID
    - Foreign citizens: a VP ID
    - All: a smartphone or tablet

  Help with and guidance on how to get access to the AGM Portal will be available at the entrance.

  On Wednesday 12 April 2023, registration of attendance will begin at 3:30 p.m. (CEST).

  - Meeting languages and translation
    The Annual General Meeting will primarily be conducted in Danish. However, the Chair of the Board of Directors will make his presentation and answer questions in English.

    Simultaneous interpretation will be available from English to Danish and from Danish to English via a headset that will be handed out upon request.

  - Electronic voting
    Any voting at the Annual General Meeting will take place electronically via the AGM Portal which the shareholder has logged into upon arrival. The ballot will appear on the shareholder’s smartphone or tablet.

    It is the shareholders’ responsibility to make sure they can log into the AGM Portal.

  - Refreshments
    Refreshments will be served after the meeting.
How to view the meeting online
- Information about the webcast
The Annual General Meeting will be broadcast live in Danish and English. A link will be available on our corporate website (www.vestas.com/en/investor/corporate-governance/agm) prior to the meeting. The live webcast is publicly accessible and requires no registration.

It is a live webcast and no replay will be available subsequently.

Shareholders watching the live webcast will need to vote and ask questions in advance.

How to vote in advance
- Voting by proxy
Shareholders can vote by proxy until Wednesday 5 April 2023 at 11:59 p.m. (CEST).

The proxy form can be submitted electronically via the InvestorPortal at our corporate website (requires MitID or VP ID) or in writing by using the proxy form, which can be downloaded from our corporate website.

If the form is used, it must be completed, signed, and returned to Euronext Securities, Nicolai Eigtveds Gade 8, 1402 Copenhagen K, Denmark, and received by Euronext Securities before the deadline. A scanned copy of the form may also be sent by email to CPH-investor@euronext.com.

Proxies can be revoked by the shareholder at any time. Revocation must be in writing by contacting the Company at Hedeager 42, 8200 Aarhus N, Denmark, Att.: Board Secretariat, or by email to vestasAGM@vestas.com.

- Voting by correspondence
Shareholders can vote by correspondence until Tuesday 11 April 2023 at 12:00 noon (CEST).

The vote by correspondence can be submitted electronically via the InvestorPortal at our corporate website (requires MitID or VP ID) or in writing by using the correspondence vote form which can be downloaded from our corporate website.

If the form is used, it must be completed, signed, and received by Euronext Securities before the deadline, see the postal address/email address in the section regarding proxy.

Votes cast by correspondence cannot be revoked.

Questions from shareholders
Until the date of the Annual General Meeting, shareholders may submit questions concerning the agenda or other documents to be used at the Annual General Meeting. Questions must be sent by email to vestasAGM@vestas.com or by ordinary mail to Vestas Wind Systems A/S, Hedeager 42, 8200 Aarhus N, Denmark, for the attention of the Board Secretariat.

We will aim to answer such questions in writing before the Annual General Meeting. A summary of questions and answers will be published on our corporate website.

Additional information
On our corporate website, the following information is available:
- The notice convening the meeting (the agenda/the complete proposals)
- The Annual Report 2022
- The Remuneration Report 2022
- The total number of shares and voting rights as of the date of the notice to convene the Annual General Meeting
- The proxy and vote by correspondence form
- Link to the InvestorPortal

From Friday 10 March 2023 until and including Wednesday 12 April 2023, the above information will also be available for inspection by the shareholders at the Company’s headquarters in Aarhus, Denmark.

Personal data
For further information on how the Company collects and processes personal data, reference is made to Vestas’ Privacy Policy which is available on our corporate website (www.vestas.com/en/pages/privacy-policy).
Appendix 1

Election of members to the Board of Directors

It is crucial Vestas has the right board members to lead Vestas on its journey to become the Global Leader in Sustainable Energy Solutions. Vestas also needs a board that creates long-term value and promotes a strong company culture and values.

Nomination of board candidates
Pursuant to the Articles of Association, the Board of Directors shall consist of five to ten members to be elected by the general meeting for a term of one year.

Board members elected by the general meeting may be recommended for election by the shareholders or by the Board of Directors. The Board of Directors uses external assistance for the search process and assessment of the profiles and qualifications specifically required in order to complement the expertise reflected in the overall composition of the Board of Directors.

Required board competences
The Board has defined the following key competences as being required by individual board members in order to support Vestas in its journey toward being the Global Leader in Sustainable Energy Solutions:

- showing accountability, collaboration, simplicity, and passion;
- acting independently of special interests;
- representing a balance between continuity and renewal; and
- being able to align with the Company's present situation (developing, expanding, M&A phase, etc.).

Collectively, the Board also needs to demonstrate knowledge of:

- the industry;
- international business;
- accounting, finance, and capital markets;
- strategic operations;
- sustainability;
- change management and governance;
- R&D, manufacturing, and logistics;
- services and infrastructure;
- digitalisation;
- M&A;
- restructuring; and
- HR and people leadership

Furthermore, the Board of Directors must reflect the competences and experience required to manage a listed company.

Diversity
With the proposed candidates, the shareholder-elected board members will consist of four male members and three female members, corresponding to equal gender distribution according to the Danish Business Authorities’ definition.3 The Board of Directors also aims to achieve diversity in terms of nationalities represented amongst its members4, reflecting Vestas’ global presence.

Independence
It is the Board of Directors’ aspiration that at least half of the board members elected by the shareholders should be independent in accordance with the Danish Code on Corporate Governance. All proposed candidates are considered independent of the Company except from Anders Runevad, who was the Group President & CEO of the Company from 2013 to 2019.

In addition, the proposed composition of the Board will enable the Board to elect members to the Audit Committee who qualify as independent and with the necessary accounting qualifications as required and defined by the Danish Act on Approved Auditors and Audit Firms.

Reporting on the Board’s work in 2022
An overview of the Board’s and the board committees’ main activities in 2022 and the individual members attendance are available in Vestas’ Annual Report 2022, pages 57-58 and pages 60-62.

1 See the Danish Business Authorities’ ‘Guidelines on target figures, policies and reporting on gender composition of management’
2 Due to EU GDPR, Vestas is not allowed to inquire about or register the ethnicity of its board members – instead, Vestas uses nationality as a proxy.

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Information about proposed candidates
The information on the following pages describes the competencies and directorships with other Danish and foreign listed and non-listed companies and organisations as disclosed by the board member candidates.

The Articles of Association do not include restrictions concerning the number of times a director may be re-elected to the Board of Directors. The Board of Directors finds that seniority in itself is not a crucial criterion, but that long seniority and extensive experience can be highly beneficial to the Company.

The Board of Directors finds that the candidates proposed by the Board of Directors represent broad international business management experience and have the required board competences as specified further above.

In light of the Company’s development and expectations for future growth, continuity in the composition of the Board of Directors has been a major advantage to the Company, and the Board of Directors assesses that there is still a need for such continuity.

Anders Erik Runevad

Bom: 1960
Nationality: Swedish
Resident: Sweden
Position: Professional board member
Independence: Not considered independent

Position with Vestas Wind Systems A/S
Member of the Board since 2020.
Re-elected for subsequent terms, most recently in 2022.
Deputy Chair of the Board since 2020.
Chair of the Technology & Manufacturing Committee.
Member of the Nomination & Compensation Committee.

Other management duties
Chair of the boards of Peab AB5 and PGA Sweden National AB6. Member of the boards of Copenhagen Infrastructure Partners GP Interests Holding K/S5, Copenhagen Infrastructure Partners Holding P/S6, and Schneider Electric SE5.

Former positions
2013-2019 Group President & CEO, Vestas Wind Systems A/S
2010-2013 President Region West & Central Europe, Ericsson
2006-2010 Executive Vice President, Sony Ericsson
2004-2006 President, Ericsson Brazil
2000-2004 Vice President, Sales and Marketing, Business unit Network, Ericsson AB
1996-2000 President, Ericsson Singapore
1991-1996 Product Manager / Director Product Management, LM Ericsson Group
1989-1991 Product Manager, Ericsson-General Electric USA
1985-1989 Various positions at LM Ericsson Group

Education
1985-1989 MBA studies, University of Lund
1980-1984 Master of Science in Electrical Engineering, University of Lund

Special competencies
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of the renewable energy industry. Experience from leading an international listed company. Knowledge in international business, strategy development and implementation, corporate management, sales, product development, and operation.

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5 Stock exchange listed company.
6 Not a stock exchange listed company.
Bruce Grant

Born: 1959  
Nationality: American  
Resident: USA  
Position: Executive Chair, Applied Value LLC  
Independence: Considered independent

Position with Vestas Wind Systems A/S  
Member of the Board since 2019.  
Re-elected for subsequent terms, most recently in 2022.  
Member of the Technology & Manufacturing Committee.

Other management duties and positions of trust  
Chair of the boards of Applied Invest LLC, Applied VenCap LLC, and Human Care Corporation. Deputy chair of the board of CosmosID, Inc. Member of the boards of RiverMeadow LLC and Swedish-American Chamber of Commerce, Inc.

Chair of the board of Hand in Hand International.

Former positions  
1995-1997 President, Arthur D. Little North America  
1993-1995 President, Arthur D. Little Scandinavia

Education  
1981-1984 PhD Cand. Industrial Management, Chalmers University of Technology  
1977-1981 MSc., Business Economics, University of Gothenburg

Special competencies  
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of strategy and turn-around implementation in the renewable industry and large, global industrial companies. Expert on sourcing in the steel market and in-depth knowledge of the US market.

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Eva Merete Søfelde Berneke

Born: 1969  
Nationality: Danish  
Resident: France  
Position: Chief Executive Officer, Eutelsat SA  
Independence: Considered independent

Position with Vestas Wind Systems A/S  
Member of the Board since 2019.  
Re-elected for subsequent terms, most recently in 2022.  
Member of the Nomination & Compensation Committee.  
Member of the Audit Committee.

Other management duties and positions of trust  
Member of the boards of École Polytechnique and LEGO A/S.  
Chair of the audit committee of École Polytechnique. Member of the audit committee of LEGO A/S.

Former positions  
2014-2021 CEO, KMD A/S  
2007-2014 Senior Executive Vice-President, TDC A/S  

Education  
1994-1995 MBA program, INSEAD University  
1988-1992 Master of Mechanical Engineering, Technical University of Denmark  
1990-1991 Master studies, Economics, École Centrale Paris

Special competencies  
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of corporate management, including knowledge of strategy execution, management of a listed company, digitalisation, and IT.

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7 Not a stock exchange listed company.
Helle Thorning-Schmidt

Born: 1966  
Nationality: Danish  
Resident: United Kingdom  
Position: Professional board member  
Independence: Considered independent

Position with Vestas Wind Systems A/S  
Member of the Board since 2019.  
Re-elected for subsequent terms, most recently in 2022.  
Member of the Nomination & Compensation Committee.

Other management duties and positions of trust  
Member of the boards of Carsøe Group A/S, DJE Holdings Limited, SafeLane Global Limited, and Vista Equity Partners.

Chair of the Danish Football Union (DBU)’s Governance and Development Committee. Co-Chair of The Oversight Board.  

Former positions  
2011-2015 Prime Minister of Denmark  
2005-2015 Member of Danish Parliament  
and leader of the Social Democratic Party  
1999-2004 Member of the European Parliament

Education  
1992-1993 Master’s Degree in European Studies from the College of Europe in Bruges  
1987-1994 Master’s Degree in Political Science from the University of Copenhagen

Special competencies  
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of governmental affairs and political environments as well as strategic management of international and political organisations.

Karl-Henrik Sundström

Born: 1960  
Nationality: Swedish  
Resident: Sweden  
Position: Professional board member  
Independence: Considered independent

Position with Vestas Wind Systems A/S  
Member of the Board since 2020.  
Re-elected for subsequent terms, most recently in 2022.  
Chair of the Audit Committee.

Other management duties and positions of trust  
Chair of the boards of Boliden AB and Mölnlycke Health Care AB. Member of the boards of NXP Semiconductors N.V. and Ahlström Munksjö Oyj.

Chair of Climate Leadership Coalition. Member of the board of the Marcus Wallenberg Foundation.

Former positions  
2014-2019 CEO, Stora Enso AB  
2013-2014 Executive Vice President – Printing & Living, Stora Enso AB  
2012-2013 CFO & Executive Vice President, Stora Enso AB  
2008-2012 CFO & Executive Vice President, NXP Semiconductors N.V.  
2003-2007 CFO & Executive Vice President, LM Ericsson Group  
2002-2003 Vice President and Head of Ericsson Global Services, LM Ericsson Group  
1999-2002 Managing Director Ericsson Australia, LM Ericsson Group  
1997-1999 Corporate Treasurer and Senior Vice President, LM Ericsson Group  
1988-1991 CFO for Compania Argentina de Telefonos, LM Ericsson Group  
1985-1988 Various positions within the LM Ericsson Group  
1982-1985 Foreign Currency Dealer, Svenska Handelsbanken

Education  
1997 Advanced Management Program, Harvard Business School  
1982-1985 Business Administration, specialising in Finance and Accounting, Uppsala University  
1979-1981 Royal Coast Artillery, Rank Master Sergeant and Boat Chief, Military Service

Special competencies  
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of sustainability, strategy, accounting, and finance. International experience of marketing and sales of capital goods.
Kentaro Hosomi

Born: 1957  
Nationality: Japanese  
Resident: United Kingdom  
Position: Advisory Fellow¹⁰, Mitsubishi Heavy Industries, Ltd.  
Independence: Considered independent

Position with Vestas Wind Systems A/S  
Member of the Board since 2021.  
Re-elected in 2022.

Former positions  
2021-2023 Executive Vice President and Chief Regional Officer, Europe, Middle East & Africa, Mitsubishi Heavy Industries, Ltd.  
2019-2021 Executive Vice President & COO, Head of Energy Systems, Mitsubishi Heavy Industries, Ltd.  
2017-2019 Senior Vice President & Deputy Head of Power Systems, Mitsubishi Heavy Industries, Ltd.  
2014-2019 Head of Nuclear IPP Development Department, Energy & Environment, Mitsubishi Heavy Industries, Ltd.  
2011-2014 General Manager, Business Development & Strategic Planning Dept., Power Systems, Mitsubishi Heavy Industries, Ltd.  
1980-2011 Various positions within Mitsubishi Heavy Industries, Ltd.

Education  
1976-1980 Earned Bachelor of economics degree from University of Tokyo

Special competencies  
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of power systems and energy industries. Wide experience in business development and sales of power systems ranging from thermal, nuclear and renewable energy.

¹⁰ New position as of 1 April 2023.

Lena Olving

Born: 1956  
Nationality: Swedish  
Resident: Sweden  
Position: Founder & Partner Olving & Ohberg AB  
Independence: Considered independent

Position with Vestas Wind Systems A/S  
Member of the Board since 2021.

Other management duties and positions of trust  
Chair of the boards of Akind Universe AB¹¹ and ScandiNova AB¹¹. Member of the boards of Assa Abloy AB¹², Investment AB Latour¹², NXP Semiconductor NV¹², and Stena Metall AB¹¹.

Chair of The Royal Swedish Opera.

Former positions  
2013-2019 CEO and President, Mycronic AB  
2010-2013 Executive Vice President & COO, Saab AB  
2008-2013 Member of Group Management, Saab AB  
2008-2010 Executive Vice President & Group Chair Systems & Products, Saab AB  
2005-2008 Senior Vice President Process & Operational Excellence, Volvo Car Corporation  
2002-2008 Member of Volvo Car Corporation Executive Management Team  
2002-2005 Senior Vice President, Quality & Customer Satisfaction, Volvo Personvagnar AB  
1999-2002 President, Volvo Car Area Asia and Managing Director, Volvo Car Malaysia Sdn Bhd  
1998-1999 Executive Vice President, Volvo Car Asia Pacific  
1995-1997 Vice President, Torslanda Assembly Plant, Volvo Cars  
1991-1994 CEO, Samhall Högland AB  
1984-1991 Manager, Volvo Car  
1980-1984 Various positions within Volvo Car

Education  
1981 Master of Science, Mechanical Engineering, Chalmers University of Technology

Special competencies  
Competencies specifically essential to the work of the Board of Vestas Wind Systems A/S: In-depth knowledge of managing international high-tech companies, including strategy, sales and services, re-structuring, product development, and supply chain management.

¹¹ Not a stock exchange listed company.  
¹² Stock exchange listed company.

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Appendix 2
Appointment of auditor

PricewaterhouseCoopers Statsautoriseret Revisionspartnerselskab
Nobelparken
Jens Christian Skous Vej 1
8000 Aarhus C
Denmark
Company reg. no. 33771231

Signing partners
An auditor may as a main rule only be the signing partner for a listed company for up to seven years according to the International Ethics Standards Board for Accountants’ International Code of Ethics for Professional Accountants (IESBA Code) and the additional ethical requirements applicable in Denmark. This is to ensure the auditor’s independence in relation to the company.

Claus Lindholm Jacobsen
Partner, PricewaterhouseCoopers, Denmark
State Authorised Public Accountant
Appointed signing partner for the annual reports 2018-2022.

Special insight into
Auditing, IFRS, and advice to global companies within finance organisation and optimisation.

Experience
Global industrial groups headquartered in Denmark within the private sector.

Rune Kjeldsen
Partner, PricewaterhouseCoopers, Denmark
State Authorised Public Accountant
Appointed signing partner for the annual report 2022.

Special insight into
Auditing, IFRS, internal controls, and optimisation of finance processes.

Experience
International groups headquartered in Denmark within the private sector.

Policy for procurement of audit and non-audit services
The Vestas Group’s auditors may be used, within certain parameters, for certain non-audit services, and they may often be the preferable choice due to business knowledge, confidentiality, and cost considerations. Vestas has a policy for non-audit services ensuring that the provision of non-audit services to the Group does not impair the auditor’s independence or objectivity. The Audit Committee is responsible for the development and maintenance of this policy and monitors compliance.

During 2022, audit and non-audit services provided by the Group auditors globally totalled EUR 6 million, of which 67 percent is audit related – the ratios have been calculated in accordance with guidelines prepared by certain proxy advisors.

Independent auditor’s report
Regarding the independent auditor’s report on Vestas Group’s Consolidated Financial Statements and Vestas Wind Systems A/S’ Parent Company Financial Statements, please see the Annual Report 2022, pages 141-143.

Appointment of auditor
Each year, Vestas’ annual report is audited by an independent external audit firm appointed annually by the shareholders at the Annual General Meeting. Retiring auditors are eligible for re-appointment.

PricewaterhouseCoopers was first appointed auditors of Vestas Wind Systems A/S on 5 May 1999 for the financial year 1999. They have been reappointed for subsequent terms, most recently in 2022.

The Board of Directors proposes re-appointment of PricewaterhouseCoopers pursuant to the Audit Committee’s recommendation. The Audit Committee has not been influenced by third parties nor been subjected to any contractual obligation restricting the general meeting’s choice to certain auditors or audit companies.