The quality of our products and services reflects our power and heritage. We are determined to serve our customers through innovation, continuous improvement, an intense focus on customer needs and dedication.
Vestas Wind Systems A/S and its group of companies ("Vestas") and Supplier are hereinafter also referred to individually as a ‘Party’ and collectively as the ‘Parties’

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Preface

Vestas’ mission is to deliver best-in-class wind energy solutions and set the pace in our industry to the benefit of our customers and our planet. We set ambitious targets, and suppliers to Vestas have a key role in ensuring that we achieve our goals. Along with a strong focus on safety and sustainability, it is crucial that quality is built into our entire value chain and always prioritized to prevent any compromise on performance or reliability.

As a supplier to Vestas, you are perceived as a capable and reliable partner and are accountable for delivering a specified level of quality that supports high product performance at the lowest possible cost throughout the entire product life cycle. You must be passionate about the product and/or service that you provide and relentlessly strive for continuous improvement towards excellence to achieve our common objective of sustainable and profitable growth.

You are requested to incorporate the practices laid forth in this manual into your internal procedures wherever a gap may exist today. Strict enforcement of the requirements included in this manual is a mandatory condition of the relationship between Vestas and its suppliers.
Vestas Quality, Health, Safety and Environmental Policy

We are the global partner in sustainable energy solutions. We design, manufacture, install and service wind turbines and associated products across the globe and our mission is to deliver best-in-class energy solutions for the benefit of our customers and the planet. We operate a certified integrated management system to manage risk and drive continuous improvement of business performance through innovation, benchmarking and learning from experience.

We satisfy applicable legal and voluntary requirements and ensure transparency in our quality, occupational health and safety and environmental performance through disclosure of the annual external statement available at Vestas.com

At Vestas, leadership and management at all levels across value chain is committed to uphold our policy by:

Health and safety:
- Preventing injury and work-related illness by ensuring application of hierarchy of controls to eliminate hazards, wherever practicable and reduce occupational health and safety risks.
- Demonstrating Safety First by prioritising occupational health and safety in developing, planning and execution of our operations, products and services to ensure safe and healthy working conditions and environment
- Engaging our customers, employees, contractors, suppliers, and other stakeholders through dialogue and training to,
  - Meet or exceed the occupational health and safety standards
  - Ensure safety is a prerequisite of doing business with, in or on behalf of Vestas

Quality:
- Ensuring that all committed customer requirements are met through adherence to process, specifications and procedures in order to achieve Customer Satisfaction.
- Preventing defects by ensuring corporate embedment of proactive quality assurance and data-driven continual improvements, to eliminate error or effectively reduce risks and associated cost of poor quality.
- Delivering a specified level of quality that supports superior product performance at lowest possible cost throughout the entire product life cycle.

Environment:
- Preventing pollution and protecting the environment in everything we do.
- Demonstrating environmental vigilance by having a life cycle approach in developing, planning, and execution of our operations, products and services.
- Engaging our customers, employees, contractors, suppliers, and other stakeholders through dialogue and training to,
  - Meet or exceed the environmental standards
  - Ensure environment protection as a prerequisite of doing business with, in or on behalf of Vestas

On behalf of Vestas

Henrik Andersen
President and Chief Executive Officer

Classification: Public
1. **Scope**

The purpose of this manual is to define a common framework of quality requirements and necessary practices which must be in place to ensure a successful and professional relationship between Vestas and its suppliers. The requirements of this manual apply to all suppliers belonging to direct and indirect scopes of supply used in the development, production, and installation of Wind Turbine Generators (WTGs) or other sustainable energy solutions.

Direct scope of supply includes suppliers providing materials / products and services used in serial production of wind turbines.

Indirect scope of supply includes suppliers providing Crane Service, Installation and Maintenance, Balance of Plant, and Transport for main components and some Special Tools.

By acting as a supplier of products or services to Vestas, you acknowledge that you have read, understood, and accepted all requirements of this manual. Moreover, you accept that it is your responsibility as a supplier to notify Vestas of any suspected area of non-compliance with these requirements as early as possible, e.g. prior to giving a quotation, during supplier qualification, or prior to shipment of any products affected by this non-compliance. This notice must be provided to the responsible Vestas Supplier Quality Engineer (SQE) or Supplier Account Manager (SAM) in writing, and its receipt must be confirmed by Vestas to be considered as sufficient notice.
2. Quality, Health, Safety, and Environmental Management Requirements

2.1. Quality Management System

All suppliers’ production sites shall hold a certification to latest edition of ISO 9001 International Standard, or an equivalent system accepted by Vestas.

Upon request, the supplier must furnish Vestas with a controlled copy of the supplier’s Quality Manual and make supporting procedures accessible for review / auditing.

2.2. Health, Safety & Environmental Management System

All suppliers shall comply with all applicable Laws regarding health, safety, and environment. Suppliers’ production sites shall hold and maintain a certification of their HSE (Health, Safety and Environmental) management systems to the latest edition of ISO 14001 & OSHAS 18001 / ISO 45001 or an equivalent system accepted by Vestas.

In all cases, suppliers to Vestas must:

- Assess the safety hazards of each workstation and implement counter measures to mitigate safety incidents and share these results with Vestas upon request.

- Ensure that employees receive the necessary training and instruction to be able to perform the work in a safe way. For Indirect scope of supply all suppliers should comply with Vestas’ training requirements to be approved to perform work on site.

- Comply with the most recent revision of the Code of Conduct.

- Comply with the most recent revision of the Vestas Prohibited and Restricted Substance document.

2.3. Certifications

Suppliers must comply with the relevant certification schemes (for example IEC RE, UL, CSA,) as per the scope of the project. If it is not defined, they must follow Directive 2006/42/EC of the European Parliament and the Council of 17 May 2006 on machinery and later amendments thereto.

2.4. Product Safety

In the event that Vestas identifies any potential significant Product Safety concerns and forwards the concern to the supplier, the supplier shall immediately assess the product safety claims. If the parties agree that the claim is valid and poses a significant safety risk to persons, a Safety Alert must be issued by either the Supplier or Vestas. If possible, any corrective and mitigating actions should be included into the Safety Alert ensuring short-term safe work conditions.

Long-term solutions and any claims will be handled via the measures described in “11. Quality Complaints and Non-Conformities (NCs)”
3. Supplier Qualification Requirements

Vestas Qualification Phases for Direct and Indirect Scope of Supply

This section describes Vestas’ requirements for a company for direct and / or indirect scope of supply to be qualified as a Vestas supplier, which will enable a commercial relationship between the two Parties. All suppliers for direct or indirect products need to be approved before product qualification and supply can start. Equally, individual approval is required for each supplier manufacturing site.

Vestas uses the SAP Ariba Platform for digital management and execution of the complete supplier qualification process, which consists of four consecutive phases to verify if supplier’s organizational maturity corresponds to Vestas’ requirements.

See the process flow for qualification for both indirect and direct scope of supply below.

The main phases are the following:

1. Supplier Registration
2. Compliance check – GAN assessment*
3. Self-Assessment: Supplier self-evaluation as per Vestas’ defined questionnaire. Vestas’ cross-functional assessment team will review the self-assessment results and decide the additional steps.
4. On-site Assessment: Vestas evaluation at supplier premises by cross-functional assessment team. The scope of the questionnaire is adapted to planned supplier segmentation and characteristics of the intended business.
**GAN Compliance Assessment:** All suppliers undergo a third-party due-diligence screening covering business ethics and sanctions. Depending on the level of risk identified, the screening may consist of an internal questionnaire to be completed by the Vestas requestor and an external questionnaire to be completed by the supplier. If the screening identifies any compliance issues, Vestas’ compliance department (Compliance) together with the requestor develops mitigating actions to lower Vestas’ risk exposure. However, if the supplier is from an embargoed country, the supplier will be rejected at this stage. If the supplier is subject to targeted sanctions, Vestas’ Compliance department consults with relevant legal and compliance subject matter experts to determine if Vestas can engage with the supplier.

### 3.1 Qualification Process for Direct Scope of Supply

Supplier assessments are required for each manufacturing location prior to start of production. Before start of business, Vestas needs to approve each manufacturing location via a written Supplier Approval Notification.

Supplier approval is obtained when the assessment process is successfully passed, involving the overall and individual score for the assessed areas satisfying approval threshold. If sufficient maturity is not demonstrated, the supplier will be rejected or required to solve identified gaps prior to scheduling the next assessment.

### 3.2 Qualification Process for Indirect Scope of Supply

Suppliers for indirect scope of supply are qualified based on the criteria below. The assessment score is combined with safety and compliance indicators and this score will result in a low, medium, or high-risk score. A supplier cannot obtain final approval before medium and high risks are addressed and reduced to satisfactory low level.

- **TRIR** (Total Recordable Injury Rate): ratio of the accident rate in the last year
  - Calculation Formula: Total Number of Recordable Cases x 1,000,000 hours / total hours worked by all employees during the year covered. TRIR is calculated on corporate level
Recordable cases shall include fatalities, lost time injuries (LTI), restricted work injuries (RWI) and medical treatment injuries (MTI).

- Number of fatalities: number of fatal accidents that have occurred in the last three years.
- Country Risk Level by Maplecroft™: fixed and annual global risk index that evaluates political, human rights and environmental risk per country.

3.3 Maintain Vestas supplier approval status

After approval, the supplier shall maintain and continually improve its development. Approved status can be suspended whenever a decline on this obligation is manifested, e.g. severe deviation, inconsistent performance or failed re-assessment.

3.4 Re-assessments

Re-assessment can be triggered by the following:

- Development programmes
- Performance reviews
- Supplier business reviews
- Risks identified during audits, annual corporate risk assessments and projects
- Significant changes taking place at supplier since first approval

4 Qualification Requirements for New Product or Service Introduction

4.1 APQP

Vestas requires suppliers to use Advanced Product Quality Planning (APQP4Wind) which is a common quality assurance methodology for the global wind industry. The supplier must adapt APQP4WIND methodology in their product and process development. Further information and training options can be found on the organization’s official website (apqp4wind.org).

APQP4Wind is applicable for new product and process development, changes in the product and processes, technology transfers at suppliers and process outsourcing if nothing is otherwise agreed with Vestas. APQP4Wind is applicable for the direct scope of supply.

The quality planning activities are to be conducted according to the APQP4Wind manual. The required APQP4Wind deliverables are to be agreed during the kick-off meeting between the Vestas Supplier Quality & Development (SQD) representative and the supplier.

The supplier shall establish appropriate product quality planning activities as part of their overall project plan. In addition to APQP4Wind requirements, Vestas’ APQP activities are extended to include the following:
• Quality requirements specified in Request for Quotation (RFQ)
• Capacity evaluation
• VDA 6.3 audit or an equivalent process audit accepted by Vestas
• Product-specific requirements specified by Vestas.

APQP reviews are formal meetings where Vestas reviews the supplier’s APQP milestone readiness. During this meeting, Vestas and the supplier jointly confirm that the project is on track with respect to milestone deadlines and results. In a case where the project is not on track, an escalation process will take place.

**The supplier is responsible for:**
• Assigning a dedicated project manager or APQP leader
• Organizing a cross functional APQP project team
• Developing and executing an APQP Plan to support a successful product launch

**Vestas is responsible for:**
• Identifying the Vestas project team members
• Assigning an SQD resource to support the completion of APQP activities with the project team
• Identifying key milestones and project parameters

**SUPPLIERS ARE RESPONSIBLE FOR DEVELOPING AND DRIVING APQP FOR ALL COMPONENTS DELIVERED TO VESTAS IF OTHER CONDITIONS ARE NOT AGREED WITH VESTAS.**

The illustration below demonstrates the relationship between APQP4Wind and Vestas' Product development model.
4.2 Capacity evaluation

Capacity assessments will be conducted based on Vestas’ request to validate for weekly peak demand or annual demand. The Capacity validation must be based on actual process cycle times, OEE, and other relevant capacity parameters and can be performed both for new product introduction and for running products.

Capacity validation for new product introduction is divided in 4 phases:

- L0 - Planning Phase
- L1 - Design Phase
- L2 - Prototype Phase
- L3 - Serial Ramp-up Phase

Capacity validation for running products can be triggered by the following: volume change, new factory, new production line, new machines, delivery challenges, high share of wallet, any crisis impacting delivery or similar.

The L2 and L3 validation should be done with presence of Vestas personnel. The supplier is obliged to share all relevant capacity data with Vestas.

4.3 Production Part Approval Process (PPAP) for direct scope of supply

Vestas requires PPAP Approval (signed Part Submission Warrant (PSW)) prior to the start of serial deliveries. The compliance of PPAP samples needs to be proven prior to shipment to any Vestas/subcontractor location.

Suppliers shall ensure that the PPAP document and sample submissions are in accordance with the requirements in APQP4Wind and Vestas’ requirements described below:
<table>
<thead>
<tr>
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<th>APQP Chapter</th>
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<td>PPAP Submission &amp; PSW (Part Submission Warrant)</td>
<td>18) Part Submission Warrant, PSW, 19) PSW, Deviation sheet</td>
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For each new or changed product, the supplier shall upon request submit serial production samples with a complete report and supporting documents based on the Vestas supplier product qualification process and agreed Extent of Documentation (EoD).

The extent of required documentation depends on the component risk level determined by Vestas.

Serial production samples must be sent as scheduled and always before the start of serial production. Samples must be clearly marked as PPAP samples, using Vestas-specified PPAP labelling unless otherwise agreed.

Additionally, a process, product, or system audit may be carried out at the supplier’s manufacturing plant by Vestas before initial sample submission to validate the process / product.

The initial samples shall be made under serial production conditions, following the same process.

The supplier shall notify Vestas prior to initial PPAP samples being shipped to a Vestas factory.

The initial samples shall be in full compliance with Vestas’ requirements and pass Form, Fit, & Function (FFF) at the first submission. If this is not the case, Vestas will request corrective actions and a re-submission of the product in scope along with its corresponding documentation.

Vestas will notify the supplier with written approval or rejection of the serial production samples or PPAP documentation. In the event of rejection, the supplier will not be allowed to supply this item number until corrective actions are implemented and accepted by Vestas.

In addition to demonstrating compliance with the specification of the product in scope, the supplier must also prove / state conformance with the Dangerous Substances Directive (DSD - 67/548/EEC) and must confirm that they are not using materials banned by the “Vestas Prohibited and Restricted Substance Document” published on the Vestas homepage.

Vestas will respect the supplier’s confidentiality / expertise concerning data covering proprietary parts and it is accepted that in these circumstances the supplier cannot share all information / data with Vestas. However, if problems or concerns arise, the supplier must be prepared to share information eliminating such concerns.

By signing the PSW, the supplier confirms fulfilment with Vestas’ specification and requirements.

Note: Vestas approval does not relieve the supplier of the liability for the product(s) delivered to Vestas in accordance with the agreement in place between the parties.

VESTAS REQUIRES PPAP APPROVAL PRIOR TO SHIPMENT OF ANY PRODUCTS FOR USE IN CUSTOMER TURBINES

4.4 Safe Launch for direct scope of supply

If required by Vestas, the supplier shall develop a safe launch plan. A safe launch plan is designed to protect both Vestas and the supplier in the initial phase of product supply. The focus is on ensuring capacity readiness, process stability and capability resulting in continuous quality.
5 Sub-supplier Management

Sub-supplier qualification and monitoring shall be the responsibility of the supplier and shall be carried out in accordance with the qualification and monitoring procedures used under the Vestas supplier qualification and selection process or an equivalent qualification process which has been accepted by Vestas in order to ensure the same defined quality standards at sub-suppliers as applicable to the supplier. The supplier shall ensure Vestas has access to monitoring, reviewing, and performing assessments at sub-suppliers in case Vestas sees a need.

Vestas’ consent shall be obtained prior to any outsourcing of a process related to the production of the product(s) supplied to Vestas. If the supplier, upon Vestas’ consent, chooses to outsource such a process, the supplier is fully responsible for qualifying the relevant sub-supplier. Vestas reserves the right to stipulate sub-suppliers in exceptional cases.

The supplier is responsible for APQP4Wind deployment at its sub-suppliers when a need is identified or when requested by Vestas.

6 Documents, Data and Reports

Upon reasonable request, the supplier shall grant access to the documents, data, and reports regarding the sourced product(s) and related processes, as required. This applies to documents and records retained by the supplier, as well as documents and records retained by sub-suppliers, if necessary.

The supplier shall have a written procedure for the documentation and retention of quality data of the product(s) and processes related to product(s) supplied to Vestas. The record retention period shall be a minimum of 30 years unless otherwise specified by Vestas. The supplier shall ensure that all product-related documents and records specified in the applicable technical purchase specification (TPS) are retained according to the requirements stipulated in this section. All documents must be text searchable.

In case of any discrepancy between this Supplier Quality Manual (SQM) and the product TPS, this SQM requirement shall prevail. In case of non-fulfilment of the above-mentioned requirements, the supplier is obligated to cover all related costs according to the agreement in place between the Parties. If there are consistent deviations, the relevant certification body will be notified. All submitted documentation must be in English.

7 Traceability

The supplier shall demonstrate the agreed level of traceability on the product(s). The traceability level is specified in the TPS and may require implementation of a Vestas Unique Identifier (VUI) with the product(s). The supplier may, in agreement with Vestas, integrate the VUI into the supplier’s existing traceability system for the product(s). For offshore projects, the supplier is obligated to support forward traceability.

Where standards or regulations require the traceability of materials, welds, non-destructive testing, sub-assemblies, etc., the supplier must identify such requirements and implement controls that will ensure they
are satisfied. In addition to Vestas’ required traceability, the supplier is obligated to establish additional traceability where a need is identified based on DFMEA and PFMEA risk evaluation.

8 Change Management

The supplier shall have a documented procedure for change management. The supplier shall submit a Supplier Change Request (SCR) to Vestas for any type of change or modification related to the provided product(s) as stated below having potential impact on form, fit, system function, safety, quality, reliability, durability, appearance, delivery, or serviceability:

- Part modifications (including form, fit, and function changes of catalogue items)
- Change of material
- Change of sub-suppliers
- Process changes (including modification of machines or manufacturing equipment changes)
- Change of manufacturing site

The SCR must include the objectives, change description, cost implications, effect on form, fit and function and a schedule for implementation. The SCR is to be sent to the relevant Vestas Supplier Account Manager.

No implementation of the requested change shall take place prior to a written agreement between Vestas and the supplier. Vestas’ SCR should be included in the communication regarding all changes. A modification requires a revision and submission of the PPAP and, if applicable, an update of the corresponding product and / or process documentation.

In case of a premature implementation of a change, the following consequences will apply:

- All costs related to correcting the situation created by an unauthorized change will be charged back according to the agreement in place between the Parties.
- The supplier’s third-party certification body will be formally notified that the supplier is not following their quality system or customer requirements.
- The supplier will be required to complete corrective action and demonstrate effective controls to prevent recurrence.
- The supplier may be placed on hold for new business.

*Note: Product-related changes initiated by Vestas will be communicated via the Supplier Account Manager (SAM) in accordance with the internal Engineering Change Management (ECM) process. Once the change is confirmed, the product modification follows the Vestas Vendor item qualification process just like a new product (see section 4).*
9 Delivery and Invoice

The products and / or services shall be delivered in line with the quantities, delivery date, and locations specified in the Purchase Order (PO). The supplier must ensure that every invoice must clearly reference a valid Vestas PO.

Each invoice shall conform to the following requirements:

- Include invoice number and date of issue or date of resubmission (if the invoice was previously rejected).
- Invoice currency must match the currency on the Vestas PO.
- Credit notes should always be referenced to the original invoice and Vestas PO.
- Include full address of the ship-from company.
- Include full address of the ordering Vestas entity.
- For EU suppliers, include VAT number of supplier and Vestas entities.
- Before issuing an invoice, the supplier shall ensure that all goods and / or services have been delivered according to the terms shown on the Vestas PO.
- The quantities on the invoice must match the quantities given on the Vestas PO. Higher quantities on the invoice than shown on the PO will cause your invoice to be rejected.
- The invoice shall not reference any charges not included on the Vestas PO.
- Additionally, requirements are to be outlined in the Purchase Agreement (PA).

10 Packaging, Storage and Handling

All products shall be packaged, stored, handled, and shipped as per the agreement between Vestas and the supplier. If there is no special agreement between Vestas and the supplier, the standard packaging procedures of the supplier shall be applied. The supplier shall avoid any damage to products and use the correct packaging for handling.

The supplier must prepare packaging to withstand the type of transportation used in shipping (air, truck, sea, and rail). This means that multiple forms of packaging might be required if the supplier ships to multiple regions for Vestas. It is the supplier’s responsibility to understand these requirements and to use appropriate packaging methods. After mutual agreement, returnable containers shall be introduced to achieve cost reductions and to save natural resources contributing to a better environment.

The supplier shall inform Vestas of all unique storage / handling conditions that can have an impact on the performance of a material. All material shall be properly stored as per the manufacturer’s recommendations to protect against both handling damage and natural elements such as temperature, humidity, and corrosion.
11 Quality Complaints and Non-Conformities (NCs)

Upon Vestas’ request, the supplier shall apply the Eight Disciplines (8D) of the problem-solving process when receiving a non-conformity report. If requested, the supplier shall provide an 8D report to the Vestas facility of claim origin. It must be in the English language and must, upon closure, clearly define and verify the corrective actions implemented to eliminate the verified root cause of occurrence and lack of detection. A Vestas template is required if nothing is agreed with Vestas. Link to template.

The minimum requirements on the 8D report can be found in Appendix 1. Use of a supplier template needs to be authorized by Vestas SQD. The 8D report will not be considered complete until proposed corrective and preventive actions to stop the recurrence are fully implemented and approved by the department responsible for quality. Upon supplier request, a defect part can be picked up from Vestas’ location with timeline to be agreed with Vestas’ NC case handler.

In the event of non-conformities, the supplier shall provide immediate corrective actions necessary to ensure production flows without interruption within the timeframe stipulated below. These actions may include sorting, rework, containment, immediate replacement of defective and identification of “OK” parts or materials and the presence of supplier or supplier’s personnel in the Vestas facilities affected.

Once the supplier has been notified of a non-conformity, the supplier shall follow the 2/2/2 rule, meaning:

- The supplier shall implement containment actions and inform Vestas within two days of receiving the notification. The appropriate Vestas representative responsible for handling the concern shall review and approve the proposed actions.
- The supplier shall provide Vestas with a root-cause analysis report within two weeks of receiving the notification or upon receipt of the defective parts. This report must identify why the NC has occurred and why it was not detected before delivery as well as define corrective action(s) describing how to eliminate the root cause. The appropriate Vestas representative responsible for quality shall review and approve the proposed actions.
- The supplier shall verify and implement the agreed corrective actions within a timeframe of two months maximum.

### 8D RESPONSE TIMING

<table>
<thead>
<tr>
<th>Duration</th>
<th>Action Description</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>2 Days</td>
<td>Containment actions</td>
<td>D1-D3</td>
</tr>
<tr>
<td>2 Weeks</td>
<td>Root cause analysis</td>
<td>D4-D5</td>
</tr>
<tr>
<td>2 Months</td>
<td>Implementation of corrective actions</td>
<td>D6-D8</td>
</tr>
</tbody>
</table>

Classification: Public
12 Deviations / Concession Handling

Prior to delivery, the supplier shall submit in writing a Supplier Deviation Request (SDR) to Vestas SQD when the supplier is not capable of supplying the ordered products within specification but deems them to fit and function without any rework. The Vestas template is to be used if nothing is otherwise agreed with Vestas. The supplier needs to request the latest template from their Vestas contact.

The request shall include the following:

- Supplier name, manufacturing site name
- Contact details of the person responsible for handling deviation / concession
- Specification which is not fulfilled
- Complete description of the deviation including effect on form, fit, and function.
- Quantity affected
- Serial numbers / batch numbers / VUI codes affected
- Timeframe for applicability
- Description of suggested repair (if applicable)

If Vestas grants a concession, each affected delivery must be identified with a concession label including the reference number of the Vestas deviation approval (NC number). The concession shall be limited by time and number of parts.

Any costs of poor quality (CoPQ) caused by the defective parts at Vestas or at Vestas customer sites will be charged back to the supplier according to the responsible party principle in accordance with the agreement between the Parties. Vestas reserves the right to take additional action to avoid any extra costs to the wind farm or reputational damage to Vestas or its customers.

13 Continuous Improvements

The supplier shall maintain a Continuous Improvement Plan and shall share the content of this plan upon Vestas’ request. The plan must reflect suitable actions to achieve the performance targets and shall be reviewed and updated latest 1 month after any of the performance KPI falls below target.

Note: Achieving the Quality Performance Targets does not relieve the supplier of its obligations to continuously improve its products, services, and processes resulting in tangible customer benefits like reductions in cost and lead time.

Depending on the results of the supplier’s performance evaluation, the supplier shall present short- and middle-term action plans on how to achieve the Quality Performance Targets within a specified time frame. It is an essential pre-condition for achieving the Quality Performance Targets that the supplier secures the availability of resources required to implement such improvement plans.
14 Supplier Performance Criteria

Supplier Performance may be measured monthly using any of the following KPIs with targets communicated to suppliers by Vestas and reviewed annually:

14.1 Direct suppliers

- Defective rate of parts (PPM): Total number of defective parts in relation to total number of parts delivered.
- NC Quantities: Total number of NCs issued to the supplier.
- Warranty consumption: Total number of replacements / repairs during the warranty period in relation to total number of delivered parts.
- Containment and corrective action efficiency: Total number of reoccurrences of same failure mode / root cause.
- 8D / claim resolution time: Number of working days between notification date (date of NC reception at supplier) and 8D report sign-off / closure (by both Parties).
- Process Capability measured in Cpk for Vestas identified special characteristics (CTQs – “Critical-To-Quality” characteristics
- Based on the supplier’s PFMEA, additional process special characteristics shall be identified and SPC shall be introduced. Guidance from APQP4Wind standard should be used unless any special agreement with Vestas.
- The process capability targets for the special characteristics (CTQs – “Critical-To-Quality” characteristics) should be set according to AQPP4Wind standard unless otherwise specified in Vestas’ TPS.
- The supplier must establish special characteristics control and monitoring and share the data monthly. Upon the request of Vestas, the supplier shall upload special characteristics and SPC data to the Vestas database using the templates or data structure provided.
- The supplier shall inform Vestas SQD in writing in case of a significant process variation or if the CTQ targets (Cpk) are not met.
- CoPQ ratio: Total cost incurred by Vestas due to poor quality caused by supplier / total cost of goods delivered.
- On time delivery (OTD): This compares the goods received date to the agreed delivery date on purchase order line level. Even though deliveries should be exactly on date, the KPI counts deliveries as on time if they are maximum three days early or one day late. Undelivered items count as not being on time.
- Safety Performance, e.g. TRIR or other metrics specified by Vestas.
- Adequate improvement projects for low-performing special characteristics and other performance targets are to be executed at the supplier’s expense.
- Should performance improvement not be visible, then further action shall be taken as appropriate. This may include alternative product / service provider sourcing where quality expectations cannot be met.
- The supplier herewith commits to fulfill the Performance Targets agreed with Vestas.
14.2 Indirect Suppliers

- CoPQ ratio: Total cost incurred by Vestas due to poor quality caused by supplier / Total spend.
- Safety Performance: TRIR from subcontractors at Vestas projects.
- Post Service Evaluation: this is an internal assessment where Vestas’ construction department rates and provides feedback on the subcontract service level, considering different criteria, e.g. project execution, safety behavior, quality of work, mobilization on-time.

15 End Customer Audit, Test, and Inspection

It is a requirement of Vestas to have the possibility to enter into an inspection, test, and audit plan with its customers to be carried out at Supplier. Such inspections, observance of tests and audits may be extended to products subject to project specific requirements or local legislation requirements in the country of WTG installation.

Supplier shall accept and facilitate End customers’ inspections, observance of tests, and audits (accompanied by representatives of Vestas and representatives of the relevant End customer), provided such inspections, tests and audits are requested 10 Business Days prior to the date of the initiation of inspection, test, and/or audit.

Supplier shall support the inspections, tests, and/or audits, by making adequate resources and technical personnel available to successfully perform the inspections, tests and/or audits.
## 16 Glossary

<table>
<thead>
<tr>
<th>Term</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>5-why</td>
<td>Technique used to explore the cause-and-effect relationships</td>
</tr>
<tr>
<td>8D report:</td>
<td>8 Disciplines, a problem-solving method</td>
</tr>
<tr>
<td>APQP</td>
<td>Advanced Product Quality Planning</td>
</tr>
<tr>
<td>CoPQ</td>
<td>Cost of Poor Quality</td>
</tr>
<tr>
<td>Cpk/Ppk</td>
<td>Capability Analysis Index Ratio of difference of nearest specification limit minus Process Average over three times the process standard deviation.</td>
</tr>
<tr>
<td>CTOs</td>
<td>Critical-to-quality characteristics</td>
</tr>
<tr>
<td>DFMEA</td>
<td>Design Failure Modes and Effects Analysis</td>
</tr>
<tr>
<td>Direct scope</td>
<td>Material, component, and services used in serial productions</td>
</tr>
<tr>
<td>ECM</td>
<td>Engineering Change Management</td>
</tr>
<tr>
<td>EoD</td>
<td>Extent of Documentation</td>
</tr>
<tr>
<td>End customer</td>
<td>Vestsas customer or third-party representative</td>
</tr>
<tr>
<td>FAI</td>
<td>First article Inspection</td>
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<tr>
<td>FFF</td>
<td>Form, Fit, and Function; trial use of components in production setting to confirm conformance to requirements.</td>
</tr>
<tr>
<td>• “Form” means shape, size, dimensions, and other parameters that distinguish the product.</td>
<td></td>
</tr>
<tr>
<td>• “Fit” means the ability of the Product to physically interface with, connect to, or become an integral part of another part of the relevant WTG as intended by Vestas for the proper functioning of such WTG.</td>
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</tr>
<tr>
<td>• “Function” means the intended action, inaction, or other capability of a Product.</td>
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<tr>
<td>Fishbone diagram</td>
<td>A fishbone diagram is a visualization tool for categorizing the potential causes of a problem.</td>
</tr>
<tr>
<td>FMEA</td>
<td>Failure Modes and Effects Analysis</td>
</tr>
<tr>
<td>Forward traceability</td>
<td>The project for the produced item is already known</td>
</tr>
<tr>
<td>GAN</td>
<td>Global compliance assessment</td>
</tr>
<tr>
<td>HSE</td>
<td>Health, Safety, and Environment</td>
</tr>
<tr>
<td>Indirect scope</td>
<td>Site development, Cranes, installation of turbines, balance of plant, transport of main components to WTG site, CAPEX and site tools, PPE and safety equipment</td>
</tr>
<tr>
<td>ITP</td>
<td>Inspection &amp; Test Plan</td>
</tr>
<tr>
<td>KPI</td>
<td>Key Performance Indicator</td>
</tr>
<tr>
<td>LTI</td>
<td>Lost Time Injury</td>
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<tr>
<td>MPD</td>
<td>Modular Product Development</td>
</tr>
<tr>
<td>MSA</td>
<td>Measurement Systems Analysis</td>
</tr>
<tr>
<td>MTI</td>
<td>Medical Treatment Injury</td>
</tr>
<tr>
<td>NC</td>
<td>Non-Conformity</td>
</tr>
<tr>
<td>OEE</td>
<td>Overall Equipment Effectiveness</td>
</tr>
<tr>
<td>OTD</td>
<td>On Time Delivery</td>
</tr>
<tr>
<td>PA</td>
<td>Purchase Agreement</td>
</tr>
<tr>
<td>PFMEA</td>
<td>Process Failure Modes and Effects Analysis</td>
</tr>
<tr>
<td>PO</td>
<td>Purchase Order</td>
</tr>
<tr>
<td>PPAP</td>
<td>Production Part Approval Process</td>
</tr>
</tbody>
</table>
PPM  Total number of defective parts in relation to total number of parts delivered

Product Safety  The ability of a product to be safe for intended use, as determined when evaluated against a set of established rules

PSW  Part Submission Warrant

RFQ  Request for Quotation

RPN  Risk Priority Number

RWI  Restricted Work Injuries

Safety Alert  A notification issued by the Manufacturer to affected personnel of a recently identified high risk of a serious accident

SAM  Supplier Account Manager

SCR  Supplier Change Request

SDR  Supplier Deviation Request

SPC  Statistical Process Control

SQD  Supplier Quality & Development

SQE  Supplier Quality Engineer

SQM  Supplier Quality Manual

TFC  Team Feasibility Commitment

Tower Doc  Vestas Tower documentation database

TPS  Technical Purchase Specification

TRIR  Total Recordable Injury Rate

VDD  Vestas Document Database

VUI  Vestas Unique Identifier

WTG  Wind Turbine Generators including all its systems and components
17 Appendix 1: 8D report minimum content

1. Problem description
2. Risks on similar products and processes
3. Containment action
4. Sorting activities at relevant locations in the supply chain
5. Root-cause analyses using 5-why and fishbone diagram defining:
   • Root cause for non-detection
   • Root cause for deviation
6. Permanent countermeasures
7. Effectiveness / tracking
8. PFMEA RPN recalculation and lessons learned