HARVIA

GOVERNANCE

CORPORATE GOVERNANCE STATEMENT 2023

INTRODUCTION

Harvia Plc's ("Harvia" or "the company") corporate governance complies with the Finnish Limited Liability Companies Act and Securities Markets Act, regulations concerning listed companies, the company's Articles of Association, and the rules and regulations of Nasdag Helsinki Ltd. The company also adheres to the Finnish Corporate Governance Code 2020 ("the Corporate Governance Code") set by the Securities Market Association and available at www.cafinland.fi.

The Corporate Governance Statement is issued separately from the company's Report of the Board of Directors, and it is published together with Harvia's Report of the Board of Directors. Financial Statements and Remuneration Report for 2023 on the company website at www.harviagroup.com. The Corporate Governance Statement has been processed by the Audit Committee of the company's Board of Directors and approved by the Board. The company's auditor has verified that this Statement has been issued and that the included description of the principles of internal control and risk management systems related to the financial reporting process is consistent with the financial statements.





HARVIA'S GOVERNANCE MODEL

Harvia's governing bodies comprise the Annual General Meeting, the Board of Directors, and the CEO. The General Meeting of shareholders is the highest decision-making body of the company.

The Board of Directors and the CEO are responsible for the management. The Board has an Audit Committee, which assists the Board. The Management Team assists the CEO in managing the company and the group.

GENERAL MEETING

The highest decision-making body of Harvia Plc.

SHAREHOLDER'S NOMINATION BOARD

The Nomination
Board prepares and
presents proposals for
the composition and
remuneration of the
Board of Directors.

BOARD OF DIRECTORS

The Board is comprised of 3–6 members, elected by the General Meeting. The Board sees to the strategic management of the company.

AUDIT COMMITTEE

The Audit Committee supervises the financial reporting process as well as monitors the efficiency of internal control and auditing and the risk management system, among others.

CEO

Harvia's Board of Directors appoints the CEO, who manages Harvia's business operations.

MANAGEMENT TEAM

The Management Team supports the CEO in implementing the strategy and managing business operations.

AUDITOR

The general meeting elects the auditor, who audits the financial statements and accounting as well as the company's administration.



ANNUAL GENERAL MEETING

The General Meeting of shareholders is the highest decision-making body of Harvia that decides on matters stipulated by the Finnish Limited Liability Companies Act and the company's Articles of Association. In the General Meeting, all shareholders of the company are entitled to raise questions and propose resolutions regarding issues on the agenda. Harvia has one share series, and every share entitles to one vote in the General Meeting.

The Annual General Meeting is held annually on the date set by the Board of Directors within six months of the end of the financial period. An Extraordinary General Meeting can be convened to resolve on a specific issue if the Board of Directors deems it necessary or it is otherwise required by law. Harvia's General Meeting is held in Muurame, where the company has a registered office, or in Helsinki, and is convened by the Board of Directors.

The Annual General Meeting's agenda includes:

- presenting the financial statements, which include the consolidated financial statements and the Report of the Board of Directors;
- presenting the Auditor's Report;
- deciding on the adoption of the financial statements and use of profit shown in the balance sheet:
- deciding on the discharging of the members of the Board of Directors and the CEO from liability;
- deciding on the remuneration of the members of the Board of Directors and the auditor:
- deciding on the number of members of the Board of Directors;
- electing the members of the Board of Directors;
- · electing the auditor; and
- handling other possible matters included in the notice of the General Meeting.

The notice of the General Meeting is published on the company's website or by a newspaper announcement which is published in at least one national daily newspaper designated by the Board of Directors. The notice shall be delivered to shareholders no earlier than three months and no later than three weeks before the meeting, and in any case at least nine days before the record date.

To be entitled to participate in the General Meeting, a shareholder needs to be registered in the company's shareholder register at least eight (8) business days prior to the General Meeting (record date of the General Meeting). To be entitled to exercise their right to speak, vote and ask questions in the General Meeting, a shareholder must have registered their participation in the meeting in the manner stated in the meeting notice and no later than the date specified in the meeting notice which cannot be earlier than ten (10) days before the General Meeting. Holders of nominee-registered shares may also attend the General Meeting by temporary registration in the company's shareholder register. A shareholder may attend the General Meeting either in person, or via a representative authorized by the shareholder.

2023 ANNUAL GENERAL MEETING

Harvia's Annual General Meeting was held at 10:00 a.m. on 20 April 2023 at Tyynenmerenkatu 2, 00220 Helsinki. 129 shareholders were represented in the meeting via either advance voting, in person attendance or a legal or authorized representative. At the start of the meeting, the participants represented 8,289,196 shares and votes, which amounted to approximately 44% of all shares and votes.

The shareholders and their representatives could participate in the Annual General Meeting and use their shareholder rights by both voting in advance and by submitting counterproposals and asking questions in advance, as well as by attending the Annual General Meeting event in person. In addition, they could follow the Annual General Meeting 2023 online via a webcast.

Further information and the documents related to the General Meeting are available on Harvia's website.

BOARD OF DIRECTORS

According to Harvia's Articles of Association, the company's Board of Directors consists of three to six members. The members are elected in the Annual General Meeting for a term which expires at the end of the Annual General Meeting following their election. The Board of Directors elects a Chairperson from among its members for its term.

The majority of the Board members shall be independent of the company, with at least two of these members also being independent of the major shareholders of the company. The Board of Directors assesses its members' independence of the company and its major shareholders annually and as needed, in accordance with the criteria set in the Corporate Governance Code. In the selection of members, attention shall be paid to members' mutually complementary experience and competence in the company's field of business and development stage.



DUTIES OF THE BOARD OF DIRECTORS

The duties and activities of the Board of Directors are defined by the Finnish Limited Liability Companies Act. the Corporate Governance Code. other applicable legislation. Harvia's Articles of Association and the Rules of Procedure of the Board of Directors

The key duties and operating principles of the Board of Directors are defined in the Rules of Procedure of the Board of Directors. The Board of Directors approves Harvia's strategy and supervises its implementation.

The duties of the Board of Directors include

- approving the company's financial statements and interim reports and monitoring the appropriateness of accounting and the company's financial management:
- deciding on significant loans, acquisitions, and investments:
- approving the annual and long-term business plans and budgets as well as the principles of risk management;
- deciding on the principles according to which the management may make decisions regarding investments, acquisitions and divestments and issuing of guarantees;
- approving the Group's long- and short-term remuneration schemes and their realization; and
- appointing Harvia's CEO and deciding on the terms of the CEO's service contract.

THE BOARD OF DIRECTORS IN 2023

Between 1 January and 20 April 2023, the members of the Board of Directors were Olli Liitola. Anders Holmén, Hille Korhonen, Heiner Olbrich and Sanna Suvanto-Harsaae

The Annual General Meeting on 20 April 2023 elected the members of the Board of Directors for a term that expires at the end of the next Annual General Meeting, Olli Liitola, Anders Holmén. Hille Korhonen and Heiner Olbrich were re-elected as members. Markus Lengauer and Catharina Stackelberg-Hammarén were elected as new members

The organizational meeting of the Board of Directors elected from among its members Olli Liitola as its Chairperson. Heiner Olbrich was elected as Deputy Chair of the Board.

In 2023, the Board of Directors focused in its work on selecting the new CEO, updating the company's strategy as well as on the reorganization of the company. The Board of Directors held a total of 15 meetings in 2023. Information about the attendance of the members of the Board of Directors in meetings is shown in the table below.

MEETING ATTENDANCE OF BOARD AND COMMITTEE MEMBERS IN 2023

	Board of Directors		Audit Committee	
Member	Attendance	Attendance %	Attendance	Attendance %
Olli Liitola, Chair of the Board	15/15	100	-	-
Heiner Olbrich, Deputy Chair of the Board	14/15	93	5/5	100
Anders Holmén	15/15	100	7/7	100
Hille Korhonen	15/15	100	7/7	100
Markus Lengauer (from 20 April 2023)	10/10	100	-	-
Catharina Stackelberg-Hammarén (from 20 April 2023)	9/10	90	-	-
Sanna Suvanto-Harsaae (until 20 April 2023)	5/5	100	2/2	100

HARVIA

The Board of Directors on 31 December 2023



- Chairperson and member of the Board of Directors
- Master of Science in Engineering
- Born 1957. Finnish citizen
- · Main occupation: Board professional
- Harvia Plc's shares on 31 December 2023: 46 873 shares



- Deputy Chair of the Board 2023-, member 2022-
- Member of the Board's Audit Committee 2023-
- PhD (Economics), Master of Business Administration (MBA)
- Born 1965. German citizen
- Main occupation: Board professional
- Harvia Plc's shares on 31 December 2023; 2.000 shares



- Member of the Board of Directors 2021-
- Member of the Board's Audit Committee 2022-
- Master of Science in Economics and Business. Administration
- Born 1977. Finnish citizen
- Main occupation: CEO of Fyrklöver-Invest Oy Ab 2013-
- Harvia Plc's shares on 31 December 2023: 1,685 shares (through Tillwäxt Ventures Ab, a company owned by Holmén)



- Member of the Board of Directors 2021-
- Chairperson of the Board's Audit Committee 2023-. member 2021-
- Licentiate of Science (Technology)
- Born 1961, Finnish citizen
- Main occupation: Board professional
- Harvia Plc's shares on 31 December 2023: 5,106 shares



- Member of the Board of Directors 2023-
- PhD (Mechanical Engineering), Master of Science (Engineering)
- Born 1965, Austrian citizen
- Main occupation: Board professional
- Harvia Plc's shares on 31 December 2023: O shares



- Member of the Board of Directors 2023-
- Master of Science (Business Administration)
- Born 1970, Finnish citizen
- · Main occupation: Senior Vice President, Knowit Insight Oy
- Harvia Plc's shares on 31 December 2023: 1,485 shares

GOVERNANCE



INDEPENDENCE OF THE MEMBERS OF THE **BOARD OF DIRECTORS**

In accordance with the Corporate Governance Code, the majority of the Board members shall be independent of the company. At least two of these members shall also be independent of the major shareholders of the company.

The Board of Directors assesses its members' independence of the company and its major shareholders annually. The members of the Board of Directors, elected in the Annual General Meeting on 20 April 2023, were deemed to be independent of the company and its major shareholders based on an assessment of independence in accordance with the Corporate Governance Code.

SELF-ASSESSMENT

The Board of Directors assesses its operations and ways of working annually as an internal selfassessment. The Board of Directors conducted the self-assessment in December 2023. The selfassessment emphasized the need for developing the Management Team and the monitoring of market development, the implementation of the business plan and sustainability matters. The Chairman of the Board reviewed the results of the self-assessment together with the Board members in late 2023. The results of the Board's self-assessment were also presented to the Shareholders' Nomination Board in December 2023.



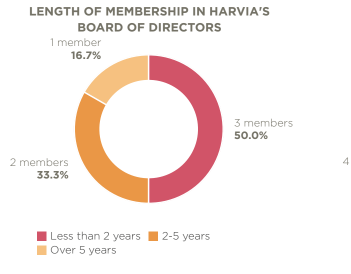
HARVIA

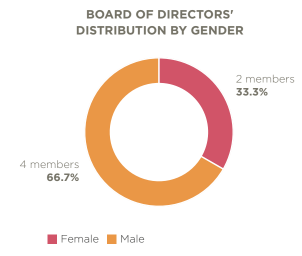
DIVERSITY OF THE BOARD

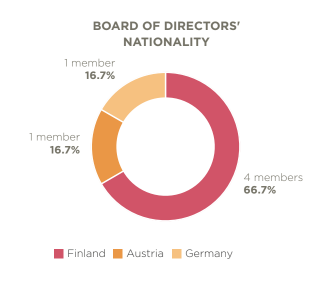
Harvia's Shareholders' Nomination Board takes into account the principles concerning the Board of Directors' diversity in its work and its proposals. A person elected as a member of Harvia's Board of Directors must have qualifications required for the task as well as adequate availability for carrying out the duties of a Board member. In the selection of members, attention shall be paid to members' mutually complementary experience and competence in the company's field of business and development stage.

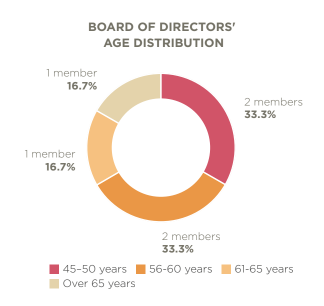
Varied professional and educational backgrounds support the diversity of the Board. The goal is to promote gender equality in the selection of Board members. Additionally, the objective is to ensure that the Board of Directors as a whole enables efficient management of the Board's responsibilities and supports the development of Harvia's business

In 2023, both genders and several nationalities were represented in the company's Board of Directors. There are two women and four men among the six Board members elected by the Annual General Meeting in April 2023. The members include four Finnish citizens as well as one German and one Austrian citizen











AUDIT COMMITTEE

To enhance the efficiency of its work, the Board of Directors has set up an Audit Committee. The Committee has no independent decision-making authority: it functions as a preparatory body, and the matters it addresses are brought to be decided on by the Board of Directors

The Board of Directors annually elects from among its members the chairperson and members of the Committee and confirms its written Rules of Procedure. The Audit Committee consists of a minimum of three Board members. The majority of the members of the Committee shall be independent of the company, with at least one member also being independent of the major shareholders of the company. At least one member of the Audit Committee shall also have expertise in accounting or auditing.

According to its Rules of Procedure, the Audit Committee sees to the financial reporting and auditing of the company, and its duties consist particularly of monitoring and assessing

- the company's financial reporting system;
- the efficiency of its internal control and audit as well as that of the risk management systems;
- the independence of the auditor and especially the non-auditing services provided by the auditor.

The Audit Committee prepares matters related to the company's remuneration policy and programs and sees to the expediency of the remuneration programs. In addition, the Audit Committee is tasked with monitoring the company's audit and preparing the selection of the company's auditor.

AUDIT COMMITTEE IN 2023

In 2023, the members of the Audit Committee between 1 January and 20 April 2023 were Sanna Suvanto-Harsaae (Chairperson), Anders Holmén and Hille Korhonen. The Board of Directors, appointed in the Annual General Meeting on 20 April 2023, elected from its members Hille Korhonen (Chairperson), Anders Holmén and Heiner Olbrich as members of the Audit Committee

In 2023, the Audit Committee convened seven times. The members' attendance in the meetings is described in the table on page 45. In 2023, the Audit Committee focused in its work on risk management, preparing for the upcoming CSRD reporting and inviting tenders for the company's audit.

SHAREHOLDERS' **NOMINATION BOARD**

Harvia has a Shareholders' Nomination Board which prepares proposals concerning the election and remuneration of the Board Members, as well as the remuneration of the members of the various Board committees, to be submitted to Annual General Meetings and to any Extraordinary General Meetings where necessary.

The Shareholders' Nomination Board consists of representatives appointed by the company's four largest shareholders.

Each year, those four shareholders that hold the largest share of the votes conferred by all shares in the company on the first working day of the September preceding the applicable Annual General Meeting pursuant to the shareholders' register maintained by Euroclear Finland Ltd will be entitled to appoint members that represent the shareholders.

The Chairperson of the Board of Directors will convene the first meeting of each term of office of the Shareholders' Nomination Board, and the representative of the largest shareholder will be appointed as the Chair of the Shareholders' Nomination Board, unless the Nomination Board specifically decides otherwise.



The Shareholders' Nomination Board submits its proposal to the company's Board of Directors on an annual basis and at the latest on 31 January preceding the applicable Annual General Meeting.

On 18 September 2023, Harvia announced that the following persons were appointed as members of the Shareholders' Nomination Board:

- Juho Lipsanen (Onvest Ov)
- Jarno Käyhkö (WestStar Oy)
- Timo Harvia (Tiipeti Ov)
- Annika Ekman (Ilmarinen Mutual Pension) Insurance Company).

Olli Liitola, Chairperson of the company's Board of Directors, serves as an expert in the Nomination Board but is not a member.

The aforementioned members acted as members of the Shareholders' Nomination Board also during the term between 28 September 2022 and 18 September 2023.

The Shareholders' Nomination Board held a total of two meetings in 2023.

On 13 December 2023, the Nomination Board submitted its proposals for the composition and remuneration of the Board of Directors to Harvia Plc's Annual General Meeting, which is planned to be held on 26 April 2024, and for the remuneration of the members of the Audit Committee to Harvia's Board of Directors The Nomination Board was unanimous in its proposals.

CEO

The CEO is responsible for the day-to-day management of the company. The CEO is responsible for ensuring that the targets, plans, guidelines and goals set by the Board are carried out within Harvia. According to the Finnish Limited Liability Companies Act, the CEO ensures that the accounting practices of the company comply with the law and that the company's financial administration is arranged in a reliable manner.

The Board of Directors appoints and, if necessary, dismisses the CEO and decides on the CEO's terms of service, defined in a written service contract approved by the Board. The CEO is appointed for the post until further notice. The Board of Directors evaluates the CEO's work and performance in achieving the assigned targets. The CEO cannot be elected as Chairperson of the Board of Directors.

Tapio Pajuharju acted as the CEO of Harvia until 31 May 2023, appointed by the Board of Directors. On 17 November 2022, Harvia announced that Pajuharju had resigned from his position to pursue new challenges outside Harvia. Appointed by Harvia's Board, Matias Järnefelt has acted as the CEO since 1 June 2023.

The CEO's financial benefits are introduced in the 2023 remuneration report.

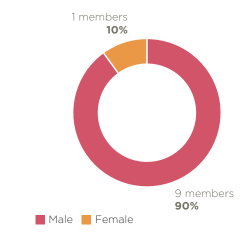
THE GROUP'S MANAGEMENT TEAM

The Management Team supports the CEO and is responsible for the development and operational management of the Group and its business, in accordance with the goals set by the Board

of Directors and the CEO. The Management Team also defines the operating principles and procedures in line with the direction given by the Board of Directors. The Management Team convenes monthly, and when needed, and focuses on strategic questions concerning the Group and its businesses. Questions and reports concerning financial development, governance, corporate responsibility and development projects are regularly on the agenda. The CEO acts as the chairperson of the Group's Management Team.

In 2023, the Management Team focused on the reorganization of the company and strategic planning in addition to the ordinary business management and development duties.

GENDER DISTRIBUTION OF MEMBERS OF THE **EXECUTIVE BOARD**



Members of the Management Team on 31 December 2023



• CEO

HARVIA

- M.Sc. Industrial Engineering and Management
- Born 1974. Finnish citizen
- CEO and member of the Management Team from 1 June 2023
- Harvia Plc's shares on 31 December 2023: O shares



- · Chief Financial Officer
- Master of Science in Engineering and a Master of Business Administration (MBA)
- Born 1963. Finnish citizen
- CFO and member of the Management Team 2014-
- Harvia Plc's shares on 31 December 2023: 149 482 shares



- Export Director
- Vocational qualification in business and administration
- Born 1966 Finnish and UK Citizen.
- Export Director 2016-, member of the Management Team 2014-
- Harvia Plc's shares on 31 December 2023: 120.943 shares



- · Chief Technology Officer
- Master of Science in Engineering
- Born 1978. Finnish citizen
- Chief Technology Officer 2022-, member of Harvia's Management Team 2014-
- Harvia Plc's shares on 31 December 2023: 138.525 shares



- Sales Director, Scandinavia
- Technical education and professional experience in construction of wooden houses
- Born 1968. Swedish citizen
- Sales Director in Scandinavia 2018-, member of the Management Team 2018-
- Harvia Plc's shares on 31 December 2023: 4.280 shares



- Vice President, Marketing & Innovation
- Master of Science in Economics and Business Administration
- Born 1976. Finnish citizen
- Vice President, Marketing & Innovation, member of the Management Team 2020-
- Harvia Plc's shares on 31 December 2023: 2.398 shares





- Managing Director of EOS Group
- Legal studies
- Born 1964, German citizen
- Member of Harvia's Management Team 2020-. Managing Director of EOS Group 2013-
- Harvia Plc's shares on 31 December 2023: 13 695 shares



- Sales Director, Finland
- Vocational qualification in business and administration
- Born 1964. Finnish citizen
- Sales Director in Finland, member of the Management Team 2014-
- Harvia Plc's shares on 31 December 2023: 66 049 shares



- Mika Suoja
- Vice President, Operations & Sourcing
- Master of Engineering degree
- Born 1975. Finnish citizen
- Production and Sourcing Director, member of the Management Team 2016-
- Harvia Plc's shares on 31 December 2023: 36 447 shares



- Sales Director, Central Europe
- Technical chemistry studies
- Born 1974. Austrian citizen
- Sales Director, Central Europe, and member of the Management Team 2017-, Managing Director of Sentiotec GmbH 2007-
- Harvia Plc's shares on 31 December 2023: 115 000 shares

On 17 October 2023, Harvia announced that it is changing its organizational structure and making changes to its Group Management Team. The new organization consists of four geographical sales regions and five Group functions. Additionally, there will be a Management Team position for the Head of EOS Brand and Products. The new organizational structure is effective as of 1 January 2024.

On 26 January 2024, Harvia announced that Jennifer Thayer has been appointed as Head of Region, North America, and President of Harvia US Inc., as well as a member of Harvia's Management Team. Thaver assumed her position on 1 February 2024. In addition, the company announced on 28 September 2023 that Rainer Kunz has decided to leave his position in Harvia Group. However, he will continue to work in Harvia until March 2024. The resumés of the members of the Management Team are available on the company website at harvingeness-com/investorrelations/corporate-governance/management/.



PRINCIPLES OF INTERNAL CONTROL AND RISK MANAGEMENT RELATED TO THE FINANCIAL REPORTING PROCESS

Harvia compiles its financial reporting in accordance with the International Financial Reporting Standards (IFRS), the Finnish Securities Markets Act, the Finnish Accounting Act and the guidelines and statements of the Finnish Accounting Board, while also complying with the rules and regulations of the Financial Supervisory Authority and the rules of Nordic Main Market Rulebook for Issuers of Shares.

The principles, instructions, practices and areas of responsibility in internal auditing and risk management relating to the company's financial reporting process are aimed at ensuring that the company's financial reporting is reliable and that the financial statements have been prepared in accordance with applicable laws, regulations and the company's operating principles. Harvia's financial reporting is supervised on two levels, in a separate company and at the Group level. On both levels, control measures and analyses are carried out to ensure the validity of financial reporting.

The Audit Committee of the Board of Directors is responsible for overseeing the financial reporting process.

OVERVIEW OF RISK MANAGEMENT

Risk management is part of Harvia's business management. Harvia Group's risk management is guided by the Risk Management Policy. The purpose of risk management is to promote the identification of risks and their preventive management, to ensure an adequate level of risk management, and to include risk management as part of the company's business.

Harvia has a group-level risk assessment and reporting model. The Group carries out a comprehensive risk assessment annually in which the most relevant risks to the realization of the Group's strategy or other objectives are evaluated based on their likelihood and impact on business operations. The annual risk assessment also evaluates the company's risk management measures. The Group's Management Team is responsible for the risk assessment. If needed, the risk assessment is updated, for example, for the risk assessment included in interim reports. The results of the risk assessment are reported to the Group's Board of Directors.

The Group's Management Team is responsible for the execution of risk management. The Audit Committee of the Board of Directors supervises the efficiency and expediency of the Group's risk management. Harvia will evaluate and develop its risk management system during 2024.

INTERNAL CONTROL AND AUDIT

The objective of internal control at Harvia is to ensure the realization of the company's strategic, financial, operational and procedural targets, and to ensure compliance with applicable laws and regulations in the Group. The Group's internal control is an essential part of business management and of ensuring that the set objectives are reached. The Group aims to organize internal control efficiently so that any deviations from targets can be detected as early as possible or that they can be prevented.

Harvia's tools of internal control include internal policies, guidelines and instructions, together with manual controls as well as controls built into systems. In addition, internal control is implemented in the form of various monitoring reports and meetings.

The Board of Directors of Harvia is responsible for organizing the internal control, and the Audit Committee oversees the efficiency of internal control. The Group Management Team and the CEO of each Group company are responsible for the Group having functioning control procedures in use.

Harvia Group does not have its own internal audit function. The Board of Directors will annually assess the need for internal audit procedures and, if needed, may use internal company resources or external service providers for internal audit measures.



RELATED PARTY TRANSACTIONS

Harvia's Board of Directors has defined the principles for monitoring and evaluating related party transactions. The Group maintains a related party list intended to identify transactions that involve a person considered a related party to Harvia. Harvia's related parties include the Board of Directors and the Management Team and their closely associated persons as well as the companies under the control of the managers.

Harvia's Board of Directors processes any significant related party transactions. The company's Board of Directors decides on significant transactions carried out with Harvia's management and its related parties. The Board of Directors also decides on possible related party transactions that do not fall within the company's regular business or are not carried out with regular market terms.

In 2023, the company had no related party transactions that were significant to the company and deviated from its regular business or were carried out on other than normal market terms.

INSIDER MANAGEMENT

Harvia complies with the Market Abuse Regulation ((EU) No. 596/2014, "MAR"), including its amendments, and regulations issued under it, instructions issued by the authorities, as well as the insider guidelines of Nasdaq Helsinki Ltd. In addition, the company has supplemented Nasdaq Helsinki Ltd's insider guidelines with its own insider guidelines.

The company maintains a list of employees and service providers who have access to insider information. The company's insider list comprises one or more project-based insider lists. The company has estimated that it does not have insiders who would require a separate supplement to the insider list.

The company has appointed a person in charge of insider issues, who is responsible for maintaining insider lists, handling trading restrictions and the management of the obligation to notify and disclose transactions, internal communications related to insider issues, training on insider issues and the supervision of insider issues.

Harvia has internal procedures for publishing insider information, possible delayed disclosure of insider information and maintaining projectspecific insider lists.

Harvia observes the trading ban on managers (closed window) specified in MAR article 19(11). In addition, the company has separately defined specific individuals who participate in preparing financial reports, or who have access to information related to such reports. as being restricted by a trading ban of similar length and content (closed window). The closed window begins 30 days prior to the publication of a financial statements bulletin, half-vear report or interim report.

Harvia uses a whistleblowing channel that enables all stakeholders to report possible misconduct through Harvia Group's website. No suspected violations of the rules and regulations concerning the financial markets were reported through the reporting channel in 2023.



OPERATING ENVIRONMENT

FINANCIAL STATEMENTS



MANAGEMENT TRANSACTIONS

Harvia has determined that managers whose transactions shall be notified include members and deputy members of the Board of Directors, the CEO, and other members of the Management Team. These persons and their closely associated persons are required to notify the company and the Financial Supervisory Authority of every transaction conducted on their own account relating to the shares, debt instruments, derivatives or other financial instruments of Harvia. Harvia discloses the information via a stock exchange release without delay, at the latest within three business days following the execution of the transaction

Managers may not conduct any transactions on their own account or on the account of a third party, directly or indirectly, relating to Harvia's shares, debt instruments, derivatives or other financial instruments during a closed period of thirty (30) calendar days before the publication of a financial statements bulletin, half-year report or an interim report.

AUDIT

The statutory audit covers the company's accounting, financial statements and administration for the financial year.

In addition to the annual auditor's report, the auditors regularly report their auditing observations to the Board of Directors and participate in the meetings of the Board's Audit Committee The company shall have an auditor which is an auditing organization approved by the Finnish Patent and Registration Office. The term of the auditor expires at the conclusion of the Annual General Meeting following their election.

The company's Audit Committee prepares a proposal on the auditor and the remuneration of the auditor to the General Meeting, which elects the auditor and decides on their remuneration.

AUDIT IN 2023

PricewaterhouseCoopers Oy acted as the company's auditor in 2023 with Markku Katajisto, Authorized Public Accountant, acting as the principal responsible auditor. The audit fees paid to PricewaterhouseCoopers Oy in 2023 totaled EUR 223 thousand. Of the fees paid, EUR 197 thousand were fees for a statutory audit and EUR 26 thousand were comprised of other fees. The other fees were related to consultancy on EU taxonomy and sustainability matters. Audit fees paid to other firms totaled EUR 89 thousand.