To the shareholders of Wallenius Wilhelmsen ASA

Wednesday 26 April 2023 at 13:00 hours (CEST)

electronically through the general meeting portal administered by Euronext Securities Oslo (the "Euronext Securities Portal")

NOTICE OF ANNUAL GENERAL MEETING

The annual general meeting will be opened by the chairman of the board, Mr. Rune Bjerke, in accordance with Norwegian Public Limited Liability Companies Act. The board of directors propose that the general meeting is chaired by Ylva Gjesdahl Petersen, lawyer at Advokatfirmaet Thommessen AS.

AGENDA

- Adoption of the notice and the agenda
- 2. Election of a person to co-sign the minutes
- Approval of the annual accounts and the annual report for the financial year 2022, including payment of dividend

The annual accounts, including the financial statements and the director's report for Wallenius Wilhelmsen ASA for the financial year 2022, together with the auditor's report, are available on the company's www.walleniuswilhelmsen.com in accordance with the second last paragraph of Article 7 of the articles of association. The board of directors propose an ordinary dividend of USD 0.85 per share to the annual general meeting on 26 April 2023, of which USD 0.51 per share is payable in May 2023 and USD 0.34 per share payable is in November 2023. The dividend is declared in USD and paid in NOK, and the USD to NOK conversion will take place shortly before each payment. See Stock Exchange Notice dated 20 February 2023 with key information relating to proposed cash dividend NewsWeb (oslobors.no)

The board of directors propose that the annual accounts and the annual report for the financial year 2022, including the proposed dividend of USD 0.85 per share, is approved.

Report on salary and other remuneration to leading personnel

The Company has prepared a report on salary and other remuneration to executive personnel pursuant to section 6-16b in the Norwegian Public Limited Liability Companies Act, supplemented by the Regulations for guidelines and reports for salary and other remuneration for leading personnel. The report has been reviewed by the Company's auditor in accordance with the fourth paragraph of section 6-16b. The report is available at www.walleniuswilhelmsen.com in

accordance with the second last paragraph of Article 7 of the articles of association.

The report shall be considered by the general meeting by way of an advisory vote.

The board of directors recommends that the general meeting by an advisory vote endorses the report on salary and other remuneration to the Company's leading personnel.

Statement on corporate governance pursuant to Section 3-3b of the Norwegian Accounting Act

Pursuant to Section 5-6 (4) of the Norwegian Public Limited Liability Companies Act, the general meeting shall consider the statement on corporate governance submitted in accordance with Section 3-3b of the Norwegian Accounting Act. The statement is made available on the company's website www.walleniuswilhelmsen.com and is included in the company's annual report for 2022.

The statement is not subject to the general meeting's vote.

6. Approval of the fee to the company's auditor

The board of directors propose that the auditor's fee to Pricewaterhouse Coopers AS for the financial year 2022 of NOK 1,300,000 is approved.

7. Election of new external auditor

The board of directors propose that Ernst & Young AS is to be appointed as the new group's external auditor with effect from the financial year 2024.

8. Election of members to the board of directors

Reference is made to the nomination committee's proposal which is available on the Company's website www.walleniuswilhelmsen.com.

9. Election of members to the nomination committee

Reference is made to the nomination committee's proposal which is available on the Company's website www.walleniuswilhelmsen.com.

Determination on the remuneration for the members of the board of directors

Reference is made to the nomination committee's proposal which is available on the Company's website www.walleniuswilhelmsen.com.

11. Determination on the remuneration to the members of the nomination committee

Reference is made to the nomination committee's proposal which is available on the Company's website www.walleniuswilhelmsen.com.

12. Determination on the remuneration to the members of the audit committee

Reference is made to the nomination committee's proposal which is available on the Company's website www.walleniuswilhelmsen.com.

13. Determination on the remuneration to the members of the people, culture and remuneration committee

Reference is made to the nomination committee's proposal which is available on the Company's website www.walleniuswilhelmsen.com.

14. Authorisation to the board of directors to acquire shares in the company

The company has implemented a long-term incentive scheme for the executive management of the company as referred to and approved under Item 4. The purpose of the long-term incentive scheme is to further align the interest of the executive management with shareholders through awarding shares. The scheme would require the company to acquire shares in the market for this purpose, estimated to amount to maximum 500,000 shares or 0.118% of the share capital per annum.

Additionally, the company would like to have a general authorisation to enable the acquisition of its own shares as an alternative to, or complement with, dividends in order to optimize capital planning in the company.

On this background, the board of directors proposes that the general meeting grants the board of directors an authorisation to acquire shares in the company for these purposes, with a nominal value of up to NOK 22,001,456, equal to 10% of the current share capital.

The board of directors proposes that the general meeting adopts the following resolution:

- a) Pursuant to Section 9-4 of the Norwegian Public Limited Liability Companies Act, the board of directors is granted an authorisation to, on behalf of the company, acquire own shares with a total nominal value of up to NOK 22,001,456 which equals 10% of the current share capital.
- b) The maximum amount to be paid for each share is NOK 300 and the minimum amount is NOK 0.52.
- Acquisition and sale of own shares may take place in any way the board of directors finds appropriate, however, not by way of subscription.

d) The authorization is valid until the company's annual general meeting in 2024 but no longer than 30 June 2024.

15. Authorisation to the board of directors to increase the share capital

To give the board of directors financial flexibility and enable quick access to the market in the event of an acquisition using shares as payment or for general corporate purposes, the board of directors propose that it is given an authorisation to increase the Company's share capital.

The board of directors propose that the size of the authorisation shall correspond to 10% of the Company's current share capital.

To exercise the authorisation in the best possible manner commercially, it may be relevant in certain situations to make a private placement of shares to certain named persons and/or enterprises. It may also be appropriate to use the authorisation in the event of acquisition of business/assets in return for shares. It is therefore also proposed that the board of directors is authorised to deviate from the shareholders' preferential rights when using the authorisation.

The board of directors propose that the general meeting adopts the following resolution:

- a) Pursuant to Section 10-14 of the Norwegian Public Limited Liability Companies Act, the board of directors is granted an authorisation to increase the share capital by up to 10% of the share capital of the Company, i.e., up to NOK 22,001,456.
- b) The shareholders' preferential right to the new shares pursuant to Section 10-4 of the Norwegian Public Limited Liability Companies Act may be deviated from
- c) The authorisation may comprise share capital increases against contribution in kind, cf. Section 10-2 of the Norwegian Public Limited Liability Companies Act.
- d) The authorisation may comprise share capital increases in connection with mergers pursuant to Section 13-5 of the Norwegian Public Limited Liability Companies Act.
- e) From the time of registration of this authorisation in the Norwegian Register of Business Enterprises, this authorisation shall replace the authorisation to increase the share capital granted to the board of directors at the annual general meeting held on 26 April 2022.
- f) The authorisation is valid until the Company's annual general meeting in 2024, but no longer than 30 June 2024.

16. Amendment of the Company's articles of association

On 1 July 2023, certain amendments to the Norwegian Public Limited Liability Companies Act will enter into force, including

the rules regarding advanced notice to the company to participate in general meetings. As a result, the board of directors propose that Article 7 (third paragraph) of the articles of associations is amended to be in line with the Norwegian Public Limited Liability Companies Act following 1 July 2023.

Article 7 (third paragraph) of the articles of association currently reads as follows:

"The notice of a general meeting may state that those shareholders wishing to participate in the general meeting have to report to the company by a certain deadline which shall not be less than 2 working days prior to the general meeting."

"I innkallelsen til generalforsamlingen kan det bestemmes at de aksjeeiere som ønsker å delta i generalforsamlingen må melde seg hos selskapet innen en frist som ikke skal utløpe tidligere enn 2 virkedager før generalforsamlingen."

The board of directors proposes that Article 7 (third paragraph) of the articles of association is amended to read as follows:

"Shareholders who wish to participate in the general meeting must give the company notice of this in advance. Such notice must be received by the company no later than two working days prior to the general meeting. The board may, however, before the notice to the general meeting has been sent, set a later deadline for such notice."

"Aksjeeiere som ønsker å delta på generalforsamlingen må gi selskapet melding om dette på forhånd. Slik melding må være mottatt av selskapet senest to virkedager før generalforsamlingen. Styret kan likevel, før det er sendt innkalling til generalforsamlingen, fastsette en senere frist for meldingen".

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The annual general meeting will be held as a digital meeting in the Euronext Securities Portal. Participation in the annual general meeting will exclusively take place through the Euronext Securities Portal. Access to the Euronext Securities Portal is only provided to shareholders that have registered attendance within the deadline set out below.

Registration and participation in the meeting

Pursuant to Article 7 of the Company's articles of association, the board of directors has decided that the shareholders wishing to attend the general meeting (in person or by proxy) must give notice no later than 24 April 2023 at 13:00 hours (CEST). Shareholders who do not give such notice of attendance or who do not meet the deadline stated above, may be refused access to the general meeting and if so, will not be able to vote for their shares.

Attendance can be registered by sending the enclosed attendance form (which is also available on the Company's website) to the Company's registrar, Nordea Bank Issuer Service, to the following address: Nordea Bank Issuer Services, P.O. Box 1166 Sentrum, 0107 Oslo, Norway or per email to nis@nordea.com. Attendance may also be

registered online via the Company's website www.walleniuswilhelmsen.com or through VPS Investor Services.

Proxy

Shareholders who are prevented from attending the general meeting may be represented by way of proxy. A proxy form, including detailed instructions for the use of the form, is enclosed to this notice (also available on the company's website as set out below). If desirable, the proxy may be given to the chairman of the board of directors, Rune Bjerke, or to CEO, Lasse Kristoffersen. Completed proxy forms may be sent to Nordea Bank Issuer Service by ordinary mail or email within 24 April 2023 at 13:00 hours (CEST), at the address as stated above, or registered online via the Company's website www.walleniuswilhelmsen.com or VPS Investor service within 24 April 2023 at 13:00 hours (CEST).

Advance vote

In accordance with the resolution passed at the general meeting in 2013 and pursuant to Section 7 of the articles of association, advance online voting is allowed. Advance voting can be registered online via the company's website www.walleniuswilhelmsen.com or VPS Investor Services. The deadline for advance voting is 24 April 2023 at 13:00 hours (CEST). Until the deadline, votes already cast may be changed or withdrawn. Votes already cast prior to the general meeting will be considered withdrawn if the shareholder attends the general meeting in person or by proxy.

Participation in the meeting with a proxy and/or with an adviser

Shareholders may attend the general meeting by proxy and/or with an adviser. Note that registration of attendance for proxies and advisers can only be made by use of the attendance form enclosed (and not by electronic registration in VPS Investor Services). The attendance form must include the name and e-mail address of the proxy and/or adviser so that login details can be distributed to the proxy and/or adviser, see "Registration and participation in the meeting" above for further information. Separate attendance forms for a proxy and/or adviser will only be required if the shareholder and/or proxy or adviser do not participate from the same location.

Questions and voting

It will be possible to ask questions and submit comments concerning the proposals through the Euronext Securities Portal with a maximum of 2,400 signs throughout the general meeting. It is recommended to keep questions and comments brief and concise. The shareholders' written questions/comments will be presented in the annual general meeting by the chairperson of the meeting and will be answered in the meeting if possible, or in writing after the meeting if necessary.

Upon voting on an agenda item, this will be clearly stated in the Euronext Securities Portal. Shareholders must log into the portal in order to be able to vote. Shareholders who have granted proxies prior to the annual general meeting will not be able to vote during the annual general meeting.

As voting and communication at the annual general meeting are conducted digitally, delays may occur. In utmost cases, these delays may last up to one minute. The chairperson of the meeting is of course aware of this and will conduct the meeting accordingly, but the company does not assume any responsibility for shareholders' questions, comments, proposed amendments or votes cast if any, not being received in time for them to be taken into consideration under the relevant item on the agenda.

Technical information about access to the Euronext Securities Portal

Each shareholder is responsible for ensuring that he or she has a smartphone/tablet/computer with an internet browser and that he or she has a sufficient and functional internet connection subject to the following requirements.

Browser/PC:

The Euronext Securities Portal can be accessed through "evergreen browsers" on PC/Mac, smartphone and tablet/iPad. "Evergreen browsers" (e.g., Edge, Chrome, Firefox and Opera) are browsers which are automatically updated to new versions. Safari is also supported, even though it is not an "'evergreen browser". Internet Explorer cannot be used.

Apple products:

The Euronext Securities Portal will run on the four latest main versions of the Safari browser on Mac, iPhone and iPad (Safari versions 12, 13, 14 and 15). Shareholders who have older Apple equipment which cannot be updated to a usable Safari version can install and use a Chrome browser.

Internet connection:

The quality of the transmission will depend on the shareholders' individual internet providers. Shareholders should, as a minimum, have a 5-10 Mbit/s connection for good transmission.

It is recommended that each shareholder in due time prior to the start of the annual general meeting tests his or her device and internet connection by logging on to the Euronext Securities Portal. The Euronext Securities Portal will be open for testing from 08:00 hours (CEST) on the day of the annual general meeting.

Shareholders experiencing any technical problems may reach out to the Euronext Securities Portal hotline at +45 4358 8894.

Wallenius Wilhelmsen ASA is a public limited liability

company, subject to the rules of the Norwegian Public Limited Liability Companies Act. As of the date of this notice, the company has issued 423,104,938 shares. All shares are entitled to vote and have equal rights in all other respects. A shareholder may make proposals for resolutions with respect to matters on the agenda and may require that members of the board of directors and the management in the general meeting provide available information about matters which may affect the assessment of (i) the approval of the annual accounts and the annual report, (ii) items which are presented to the shareholders for decision, and (iii) the Company's financial situation, including information about

activities in other companies in which the company participates, and other matters to be discussed in the general meeting, unless the requested information cannot be disclosed without causing disproportionate harm to the Company.

This notice, including the attendance form and the proxy form, draft resolutions for items on the proposed agenda, as well as the Company's articles of association, are available at the Company's website www.walleniuswilhelmsen.com. Shareholders may also contact the Company by ordinary mail, e-mail or phone in order to request the documents in question on paper.

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For practical information regarding the annual general meeting, please contact the Legal department at Wallenius Wilhelmsen ASA. Phone: +47 954 48 911.

E-mail: legal@walleniuswilhelmsen.com

For information regarding registration, proxies and voting, please see attached forms and contact information for Nordea Bank Issuer Service.

On behalf of the Board of Directors of Wallenius Wilhelmsen ASA

Appendices: 2

Wallenius Wilhelmsen ASA Notice of attendance Annual General Meeting 2023

NAME & ADDRESS:				
	Annual general meeting in Wallenius Wilhelmsen ASA held electronically through the Euronext Securities Portal on 26 April 2023 at 13:00 hours (CEST).			
In the event the shareholder is a legal entity, it will be represented (To grant proxy, use the proxy form below)	Name of representative (capital letters)			

ATTENDANCE FORM

If you wish to attend the annual general meeting, please send this form to the company's registrar, Nordea Bank Issuer Services, P.O. Box 1166 Sentrum, N-0107 Oslo, Norway or by e-mail: nis@nordea.com. The completed form must be received **no later** than 24 April 2023 at 13:00 hours (CEST). The form may also be completed online via the company's website www.walleniuswilhelmsen.com or VPS Investor Services. If a shareholder registers its participation in the annual general meeting electronically through VPS Investor Services, the shareholder must have registered an e-mail address with VPS Investor Services. Registration of e-mail in VPS Investor Services is done by the shareholder itself in the menu choice Investor information/change customer information.

The undersigned will attend the annual g	ersigned will attend the annual general meeting of Wallenius Wilhelmsen ASA on 26 April 2023 and represent:				
A total of		own shares. other shares in accordance with enclosed proxy(ies). shares.			
SHAREHOLDER'S NAME (capital letter	rs)	E-MAIL ADDRESS			
PLACE / DATE		SHAREHOLDER'S SIGNATURE			

ADVANCE VOTING

Shareholders may submit votes in a period prior to the annual general meeting. Advanced voting may be registered online via the company's website www.walleniuswilhelmsen.com or VPS Investor Services.

Wallenius Wilhelmsen ASA Annual General Meeting 2023

PROXY WITH VOTING INSTRUCTIONS

CEO, or

Chairman of the board of directors,

.....

If you wish to give voting instructions to the proxy holder, please use this proxy form. The items in the detailed proxy below refer to items on the agenda of the annual general meeting. A detailed proxy with voting instructions may be granted to a nominated proxy holder. A proxy not naming a specific proxy holder will be deemed given to the chairman of the board of directors or any person designated by the chairman of the board of directors.

The completed form must be received no later than 24 April 2023 at 13:00 hours (CEST).

The undersigned shareholder (capital letters), hereby authorises

Please send the completed proxy form to the company's registrar, Nordea Bank Norge ASA, Issuer Services, P.O. Box 1166 Sentrum, N-0107 Oslo, Norway or email: nis@nordea.com. The form may also be filled out electronically via the company's website www.walleniuswilhelmsen.com or VPS Investor Services.

off), will forward I proxy de understache proxy	es shall be cast in accordance with the instructions below. Please related be the cast in accordance with the instructions below. Please related by any person or entity other than the board of directors, or in additectermines the voting. In case the contents of the voting instructions anding on a reasonable understanding of the wording of the proxy. By may at his/her discretion refrain from voting. AGENDA ANNUAL GENERAL MEETING 26 April 2023	sals in the nation to, or instance	otice. To the stead of, the pous, the proxy	extent proposals proposals in the n holder will base	s are put otice, the his/her
1 A	AGENDA ANNUAL GENERAL MEETING 26 April 2023	In favour			
		III Iavoui	Against	Abstention	At proxy's discretion
2 E	Adoption of the notice and the agenda				
-	Election of a person to co-sign the minutes				
136 1	Approval of the annual accounts and the annual report for the financial year 2022, including payment of dividend				
4 R	Report on salary and other remuneration to leading personnel				
1 5 1	Statement on corporate governance pursuant to Section 3-3b of the Norwegian Accounting Act				
6 A	Approval of the fee to the company's auditor				
7 E	Election of new external auditor				
8 E	Election of members to the board of directors				
9 E	Election of members to the nomination committee				
110	Determination on the remuneration for the members of the board of directors				
11	Determination on the remuneration for the members of the nomination committee				
12	Determination on the remuneration to the members of the audit committee				
113	Determination on the remuneration to the members of the people, culture and remuneration committee				
14 A	Authorisation to the board of directors to acquire shares in the company				
15 A	Authorisation to the board of directors to increase the share capital				
16 A	Amendment of the Company's articles of association				

If the shareholder is a company, please attach the shareholder's certificate of registration to the proxy.