

Corporate Governance Statement

3.3.2026

Table of contents

1	General	3
2	Description of Fingrid's administrative bodies	3
3	General meeting	4
	3.1 Shareholders' Nomination Board	5
4	Board of Directors	6
	4.1 Duties of the Board of Directors	6
	4.2 Board of Directors in 2025	8
	4.3 Diversity of the Board of Directors	12
5	Board committees	13
	5.1 Audit committee	13
	5.2 Remuneration committee.....	14
6	Managing Director and the Deputy Managing Director	14
7	Company management	15
	7.1 Executive management group	15
8	Advisory committee	16
9	Internal control and risk management	17
	9.1 Internal control and risk management principles	17
	9.2 Arrangement of internal control and risk management and distribution of responsibility.....	17
	9.2.1 Board of Directors	17
	9.2.2 Line management and other organisation	18
	9.3 Arrangement of internal control and risk management related to the financial reporting process.....	18
	9.3.1 Control environment of the financial reporting process	18
	9.3.2 Roles and responsibilities of the financial reporting process.....	19
	9.3.3 Risk management, control procedures and monitoring of the financial reporting process	19
10	Financial audit and internal audit	20
	10.1 Financial audit	20
	10.2 Internal audit.....	21
11	Related party transactions	21
12	Main procedures relating to insider administration	22

1 General

Fingrid is a public limited company whose governance is based on the Finnish Limited Liability Companies Act, the Market Abuse Regulation, the Securities Market Act, the company's articles of association and its shareholder agreements. Fingrid complies in its operations with the Corporate Governance Code for Finnish listed companies published by the Securities Market Association because the company has issued bonds listed on the Ireland and London Stock Exchanges. This corporate governance statement has been drawn up in accordance with the recommendations and the reporting requirements of Finland's Corporate Governance Code. Fingrid's shares are not subject to public trading.

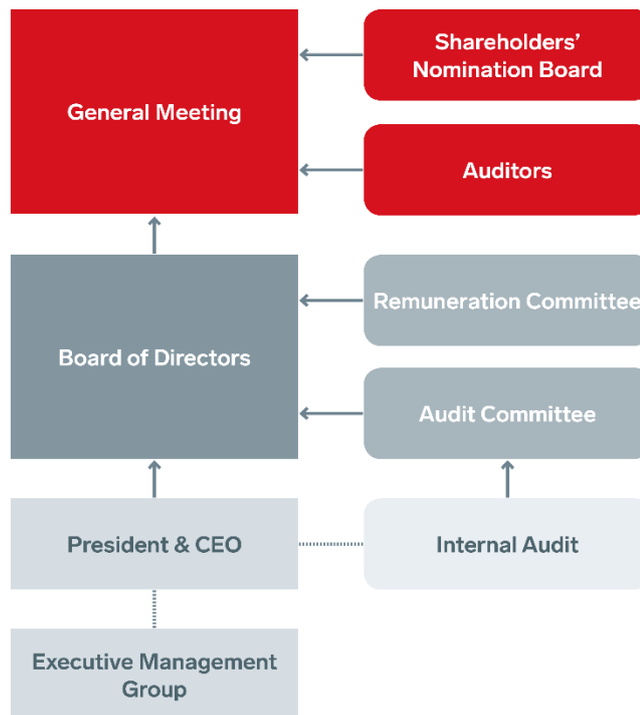
The company's activities are primarily regulated by the Electricity Market Act. The Electricity Market Act stipulates that Fingrid's governance and its grid operations must be independent of the production and sale of electricity and natural gas. Fingrid's owners must ensure that they keep decision-making which concerns Fingrid separate from decision-making concerning companies which practice the production or sale of electricity or natural gas. The confirmed regulatory methods allow the Energy Authority to monitor the reasonableness of the prices of Fingrid's electricity transmission operations, as well as its capabilities to make sufficient investments in its grid and cover its costs. The Energy Authority confirms the allowed earnings for each regulatory period. The current regulatory methods for the regulatory periods 2024-2027 and 2028-2031 entered into force on 1 January 2024.

Fingrid's corporate governance statement has been drawn up as a separate report from the annual review and has been processed by Fingrid's Board and the Board's audit committee. Fingrid's auditing organisation KPMG Oy Ab has verified that this statement has been provided and that the description of the internal control and risk management systems pertaining to the financial reporting process is consistent with the financial statements of the company.

The Finnish Corporate Governance Code is available in full at www.cgfinland.fi.

2 Description of Fingrid's administrative bodies

Fingrid's administrative system is described below, and the tasks of the administrative bodies are described later in sections 3–7.



3 General meeting

The general meeting is the company's supreme decision-making body. Each shareholder has the right to participate in the general meeting and to exercise their right to vote. The shares of the company are divided into Series A shares and Series B shares. Series A shares confer three (3) votes each at the general meeting and Series B shares one (1) vote each. When electing members of the Board of Directors, Series A shares confer ten (10) votes each and Series B shares confer one (1) vote each.

Decisions at the general meeting are primarily made with a simple majority vote. Certain changes to the articles of association nevertheless require support from a qualified majority. In addition, Series B shareholders have the right to elect one (1) member of the Board. Up-to-date information on the total number of shares and voting rights in each share class is published on Fingrid's website.

The general meeting adopts the financial statements, decides on the distribution of profits, and elects an auditor and the company Board, elects a Chair and Deputy Chair of the Board, and decides on discharging members of the Board and the President & CEO from liability. In addition, the general meeting decides on the remuneration paid to the Board of Directors and its committees. The annual general meeting is held once a year, no later than in June. An extraordinary general meeting shall be held if the Board so decides or if the Limited Liability Companies Act (*Osakeyhtiölaki*, 324/2006) so requires.

The general meeting is convened by the company Board. In accordance with the articles of association, invitations to general meetings and other notifications shall be sent at the earliest four (4) weeks and at the latest two (2) weeks before the meeting as a registered letter to each shareholder to the address entered in the share register of the company.

The notice of the general meeting and the following information is published on the company website at the latest 14 days before the general meeting:

- Proposals concerning the composition and remuneration of the Board and the auditors
- Remuneration report of the governing bodies
- Methods complied with while preparing the proposal for the election of the Board
- Information on the proposed Board members and an assessment of their independence
- Other proposals made by the shareholders and to be addressed by the general meeting
- Documents to be submitted to the general meeting
- Board proposals for decisions
- Procedure according to which the Board members are to be appointed in compliance with the articles of association

Each shareholder has the right to have an item falling within the competence of the general meeting by virtue of the Limited Liability Companies Act addressed by the general meeting. The shareholder must submit his or her request to have the item discussed by the annual general meeting such that the company has sufficient time to process the matter before delivering the notice of the annual general meeting. The company publishes on its website a date by which shareholders must submit their requests to have a specific matter addressed by the annual general meeting and an email address to which the requests should be sent.

The company publishes the minutes of the general meetings on its website no later than two (2) weeks after the meeting.

As a rule, the Chair of the Board and other Board members, Fingrid's President & CEO, together with the auditor, are present at the general meeting. Also, a person proposed for the first time as a Board member shall participate in the general meeting that decides on his or her election unless there are well-founded reasons for the absence.

Fingrid's annual general meeting was held on 2 April 2025. The minutes of the annual general meeting have been published on the company's website.

3.1 Shareholders' Nomination Board

The Nomination Board's tasks are defined in the Nomination Board's rules of procedure approved by the general meeting (28 March 2018) and they are in line with the Corporate Governance Code's recommendation 19. The Nomination Board's task is to prepare proposals concerning the appointment and remuneration of the members of the Board of Directors for the annual general meeting and to evaluate the activities of the Board of Directors. The Nomination Board was established to operate until further notice.

The Nomination Board shall include three (3) representatives of the Company's shareholders and the Chairman of the Board of Directors, who shall serve as an expert member in the Nomination Board. The three (3) shareholders with the largest share of the votes have the right to appoint one (1) member each to the Nomination Board. If a shareholder does not wish to use their right to appoint a member, the right shall be transferred to the next largest shareholder who would otherwise not be entitled to appoint a member.

The Nomination Board must make its proposal to the company's annual general meeting each year, and no later than the 31st of January preceding the next annual general meeting.

The members of the Shareholders' Nomination Board were Karri Safo (male), Senior Government Adviser, Ministry of Finance, nominated by the State of Finland; Mikko Räsänen (male), Senior Portfolio Manager, Ilmarinen, nominated by Mutual Pension Insurance Company Ilmarinen; and Erkko Rynnänen (male), Director, OP, nominated by Aino Holdingyhtiö Ky. The term of office of the Nomination Board's members ends at the termination of the annual general meeting following the appointment of the member.

In 2025, the Nomination Board convened five (5) times, and the meeting attendance percentage was 100. The Nomination Board prepared a proposal on the number of members, the composition and remuneration of the Board of Directors to the annual general meeting and evaluated the activities of the Board of Directors. In addition, the Nomination Board addressed topics related to the diversity of the Board of Directors and the areas of expertise needed in the Board of Directors.

4 Board of Directors

Fingrid's annual general meeting elects a Board of Directors once per year. In accordance with the articles of association, the Board of Directors consists of five (5) members. Shareholders who hold Series B shares in the company are entitled to elect one (1) member of the Board through a simple majority decision in accordance with the quantity of Series B shares held. Individuals who are Board members in a company which practices the sale or production of electricity or natural gas, or in a body which represents such a company, may not be elected as a member of the Board. The general meeting elects one (1) Board member to serve as the Chair of the Board and one (1) member to serve as the Deputy Chair of the Board. The Board is convened by the Chair or Deputy Chair of the Board.

The Board constitutes a quorum when more than half of its members are present, and one (1) of these is the Chair or the Deputy Chair. The decisions of the Board of Directors are made through a simple majority on the basis of the Board members present in the meeting. New Board members are familiarised with the company's operations. A Board member's term of office expires at the closing of the next annual general meeting following his or her election.

4.1 Duties of the Board of Directors

The tasks and responsibilities of Fingrid's Board are set out by the Limited Liability Companies Act and other applicable legislation, as well as the articles of association. The Board of Directors is responsible for the administration and appropriate organisation of the operations of the company. The Board of Directors makes sure that the company adheres to the relevant rules and regulations, articles of association of the company, and guidelines provided by the annual general meeting. The primary duties and principles of the Board of Directors are also specified in the Board's working order, according to which the Board:

- Decides the company strategy including company's corporate responsibility and sustainability targets;

- Approves the annual action plan and budget on the basis of the strategy and supervises its implementation and the financial status of the company;
- Approves Fingrid's management system and other business principles to be determined on the Board level as well as the insider guideline and the principles governing the monitoring of related party transactions;
- Confirms the values to be followed in Fingrid's operations;
- Approves the total amount of purchases and capital investments and their distribution on the various sectors, and decides separately on budgeted purchases, capital investments and sales in excess of EUR 10 million, and on purchases, capital investments and sales outside the budget in excess of EUR 2 million;
- Reviews and approves the audit plan, financial statements, the half-year report and the related stock exchange releases, as well as the annual review;
- Reviews and approves the company's sustainability statement as part of the company's annual report;
- Addresses the company's sustainability reporting assurer's and auditor's statements;
- Addresses and decides on the proposals to be presented to the annual general meeting in accordance with the regulations of the Limited Liability Companies Act and the recommendations in the Corporate Governance Code;
- Annually reviews the risks relating to the company's operations and the management of such risks;
- Decides on the operating model and annual plan of the internal audit and reviews the internal audit reports;
- Approves the Corporate Governance Statement;
- Appoints and dismisses the President & CEO of the company and the deputy managing director;
- Approves the basic organisation and composition of the executive management group of the company;
- Decides on appointments to the boards of the company's subsidiaries and associated companies and addresses the nominations for the managing directors of subsidiaries and associated companies;
- Decides on the remuneration policy and remuneration report of the company's governing bodies, and on the remuneration and other benefits of the President & CEO and the executive management group members;
- Holds part of the meeting at least once a year without the presence of executive management;
- Holds part of the meeting at least once a year with the auditor without the presence of executive management;
- Assesses its own activities, work methods and efficiency once a year;
- Appoints from amongst its own members the audit committee and remuneration committee, including the chairs of these committees;
- Appoints an advisory committee whose task is to act as a link between the Board and the company management and customers. The advisory committee has 10–14 members who represent electricity producers, transmitters, sellers, users and other electricity market actors. The term of office is three (3) calendar years. The Board confirms the advisory committee's regulations; and
- Addresses other business which the Chair of the Board, a Board member or the President & CEO has proposed for inclusion in the agenda.

4.2 Board of Directors in 2025

The Board of Directors in 2025 was represented by Hannu Linna (Chair and member until 2 April 2025), Eeva-Liisa Virkkunen (Chair and member as of 2 April 2025), Leena Mörntinen (Deputy Chair), Jero Ahola, Anne Jalkala and Mikko Mursula.

Of the Board's members, Eeva-Liisa Virkkunen, Hannu Linna, Jero Ahola and Anne Jalkala were independent from the company and its significant shareholders. Leena Mörntinen and Mikko Mursula were independent from the company, but not from its significant shareholders, because they both have been in a service relationship with a significant shareholder. The company's President & CEO, SVP, CFO and SVP, Legal Affairs and Sustainability, who is the Board's secretary, participated in Board meetings. Board members do not own shares in the company.

The Board convened eighteen (18) times over the course of the year. The Board approved the financial statements and annual review for 2024, decided on Fingrid's new strategy and projects related to its implementation and as a part of the company's strategy on the principles and targets of corporate responsibility as well as the budget and annual action plan for 2026, the internal audit plan for 2025 and the grid pricing for 2026. In addition, the Board addressed the prospects and development targets related to the corporate's finance, risk management through, among other things, balance service risk, personnel, safety and security, ICT and cybersecurity, as well as other risks identified by the company, and the implementation of the corporate responsibility and sustainability reporting. Further, the Board addressed, among other things, the development of the electricity markets and market changes, electricity adequacy, the Estlink 2 -transmission link damage as well as current topics in the capacity markets, reserve markets, operational security and the most important legal proceedings, the topics of the shareholders' event organized on 30 October 2025 and current topics on security, as contingency plan.

In 2025, several significant power station and power line expansion and improvement projects were decided upon, the most essentials being Åback-Nokia 400 Kv and Toivila-Hikiä 400 kV transmission lines. In addition, it was decided on further investments in main grid and ICT.

In addition to the previous ones, it was decided on the significant principles affecting the company: principles for ensuring transmission capacity, principles for promoting the electricity market, principles for managing system security, disclosure policy, insider guidelines and principles for related parties.

The Board decided also on the remuneration of the executives as well as the personnel's remuneration structure and addressed the executives' successor and replacement planning.

The customers of the company and representatives of the various stakeholder groups participated in the Board meetings and expressed their views on the operating environment in the energy sector and, among other things, cybersecurity.

Fingrid's Board of Directors 2025

Name	Year of birth	Education	Main position and independence	Attendance at Board meetings	Attendance at committee meetings	Gender
Eeva-Liisa Virkkunen Chair (Member as of 2 April 2025)	1957	M.Sc. (Econ.)	Board work, independent from the company and significant shareholders	13/18	Audit committee 2/3 (Member as of 2 April 2025) Remuneration committee 3/4 (Member as of 2 April 2025)	female
Hannu Linna Chair (Member until 2 April 2025)	1955	M.Sc. (Technology) eMBA	Board work, independent from the company and significant shareholders	5/18	Audit committee 1/3 (Member until 2 April 2025) Remuneration committee 1/4 (Member until 2 April 2025)	male
Leena Mörttinen Deputy Chair	1967	M.Sc. (Finance)	Ministry of Finance, Permanent Under-Secretary, independent from the company, non-independent from significant shareholders	18/18	Audit committee 3/3	female
Jero Ahola	1974	D.Sc. (Technology)	LUT, Professor and Head of Department of Electrical Engineering, independent from the company and significant shareholders	18/18	Remuneration committee 4/4	male
Anne Jalkala	1982	D.Sc. (Technology)	Vaisala Oyj, EVP, Weather, Energy and Environment, independent from the company and significant shareholders	17/18	Remuneration committee 3/4	female
Mikko Mursula	1966	M.Sc. (Econ.)	Ilmarinen Mutual Pension Insurance	18/18	Audit committee 3/3	male

			Company, Deputy CEO, Investments, independent from the company, non-independent from significant shareholders			
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Board members 31 Dec 2025

Eeva-Liisa Virkkunen, Chair

M.Sc (Business Economics), born in 1957
Board member as of 2 April 2025

Main position:
Board work

Key positions of trust:
Robit Oyj, Board member 2022–
Länsirata Oy, Vice chair of the Board, 2020–
Sotkamo Silver Oy, Board member 2018- and Chair of the Board 2020–
In addition, Chair of the Audit Committees for the above-mentioned Boards.

Previous work experience:
Metso Outotec Oyj/Metso Oyj, CFO 2014–2022
Metso Minerals Oy, CFO 2007–2014
Metso Automation Oy, CFO 2002–2007
Oy Rettig Ab, CFO 1999–2002
AB Sandvik Mining & Construction, CFO 1998–1999
Huhtamäki Oy Leaf Finland, CFO 1992–1995

Independent from the company and significant shareholders.
Holds no shares in the company or in a company that belongs to the same group as Fingrid.

Leena Mörttinen, Deputy Chair

D.SocSc. (Econ.), born in 1967
Board member as of 31 March 2023

Main position:
Ministry of Finance, EU-, International and Financial Markets Affairs, Permanent Under-Secretary 2020–

Key positions of trust:
Arctia Oy, Board member, 2024–
Finnish National Theatre Foundation, Board member, 2016–

Previous work experience:
Ministry of Finance, Financial Markets Department, Director General 2017–2020
Finnish Family Firms Association, Executive Director 2015–2017

Confederation of Finnish Industries EK, Competitiveness and Growth, Director and member of the management team 2012–2015
Nordea Group, European Affairs, Head of Group 2009–2012
Nordea Bank Finland, Head of Savings Finland 2009–2009
Nordea Bank Finland, Chief Economist 2006–2008
Bank of Finland, Financial Markets and Statistics Department, Advisor 2005–2006
European Central Bank, Directorate Financial Stability and Supervision, Senior Expert 2002–2005
Bank of Finland, Financial Markets Department, Economist 1999–2002
University of Helsinki, Economics Department, Research Unit on Economic Structures and Growth, Researcher 1995–1999

Independent of the company, Non-Independent on significant shareholders.
Holds no shares in the company or in a company that belongs to the same group as Fingrid.

Jero Ahola

D.Sc. (Tech.), Electrical Engineering, born in 1974
Board member as of 31 March 2023

Main positions:

Lappeenranta-Lahti University of Technology (LUT), Head of the Department of Electrical Engineering 2021–
Lappeenranta-Lahti University of Technology (LUT), Professor of Energy Efficiency in Electricity-driven Systems, Department of Electrical Engineering 2014–
Solar Foods Oy, Co-founder 2017–
Elstor Oy, Advisory partner and co-founder 2017–

Key positions of trust:

Gasgrid Finland Oy, Board Member 2020–
CLIC Innovation Oy, Board Member or Deputy Board Member 2017–
Kaakon voimatekniikka Oy, Chair 2006–

Independent of the company and significant shareholders.
Holds no shares in the company or in a company that belongs to the same group as Fingrid.

Anne Jalkala

D.Sc. (Tech.), born in 1982
Board member as of 31 March 2023

Main position:

Vaisala Oyj, EVP, Weather, Energy and Environment 2025–

Key positions of trust:

Tampere University, Commerce and Audit Committee, Board Member 2020–2025, Chair 2022–2025

Previous work experience:

Vaisala Oyj, Chief Sustainability and Strategy Officer 2022–2024

Fortum Oyj, 2016–2022, various areas of responsibility, latest as a Vice President, Digital Growth Businesses

Lappeenranta University of Technology (LUT), Head of LUT School of Business and Management 2015–2016

Lappeenranta University of Technology (LUT), Professor in Business Marketing 2010–2016

Stanford University (SCANCOR), visiting Scholar 2013–2014

Bocconi University, visiting Research Scholar 2007–2008

Lappeenranta University of Technology (LUT), Researcher 2006–2010

Independent of the company and significant shareholders.

Holds no shares in the company or in a company that belongs to the same group as Fingrid.

Mikko Mursula

M.Sc. (Econ.), born in 1966

Board member as of 21 March 2024

Main position:

Mutual Pension Insurance Company Ilmarinen, CEO 2025–

Key positions of trust:

Urlus Foundation, Board Member 2024–

Aalto University Foundation, Investment committee, Chair 2017–2025

Kojamo Oyj, Board Member 2016–

Jane ja Aatos Erkko Foundation, Board Member 2015–

Previous work experience:

Mutual Pension Insurance Company Ilmarinen, Deputy CEO, investments 2018–2025

Mutual Pension Insurance Company Ilmarinen, EVP, Investments 2015–2018

FIM Oyj, Managing Director 2013–2015

S-Pankki Oyj, Director, Asset Management and brokerage 2013–2015

FIM Varainhoito Oy, Managing Director 2010–2015

Mutual Pension Insurance Company Ilmarinen, investments, different executive positions 2000–2010

Independent of the company, Non-Independent on significant shareholders.

Holds no shares in the company or in a company that belongs to the same group as Fingrid.

4.3 Diversity of the Board of Directors

The Board of Directors' diverse composition supports the accomplishment and development of the goals and targets set by the company for its operations. An aim of the company is for all Board members to have adequate and mutually complementary experience and expertise in the areas essential for both the operations and societal role of the company. Fingrid additionally strives to assess the composition of the Board in terms of age and gender, taking into account the gender equality targets recommended by the state ownership policy and the other owners. The proposal for the composition of the Board of Directors is prepared by the Nomination Board, which includes three (3)

representatives of the Company's shareholders and the Chairman of the Board of Directors, who shall serve as an expert member in the Nomination Board.

Fingrid Board members possess wide-ranging and international business and management expertise. The sectors and areas of expertise represented in the Board include industry, the energy sector, corporate responsibility and sustainability, financing and accounting, as well as state administration. On 31 December 2025, sixty per cent of the Board members were female and forty per cent male. The ages of the Board members range between 43 and 68 years.

5 Board committees

The Board has two (2) committees: the audit committee and the remuneration committee. The Board approves the committees' working orders, which are regularly updated. The Board appoints members of the committees from amongst its own members. Each committee has at least three (3) members. The requirements of the Corporate Governance Code are complied with when appointing members of the committees.

The committees appointed by the Board assess their operations once a year.

5.1 Audit committee

The audit committee is appointed by the Board of Directors to assist the Board. The Board has specified the duties of the audit committee in its working order in accordance with recommendation 16 of the Corporate Governance Code. According to the working order, it is the audit committee's task to carry out its duties under the law and the tasks in line with the Corporate Governance Code's recommendation 16, and to address any other matters within the scope of the committee's duties as it sees fit and carry out other tasks specifically assigned to it by the Board.

The members of the audit committee were Leena Mörttinen (Chair), Hannu Linna (until 2 April 2025), Eeva-Liisa Virkkunen (as of 2 April 2025) and Mikko Mursula. The audit committee convened three (3) times in 2025. The President & CEO, the CFO and SVP, Legal Affairs and Sustainability participated in the committee's meetings.

In its meetings, the audit committee addressed issues such as the financial statements, Report of the Board of Directors and the dividend proposal 2024, the half-year report, the auditor's reports, the internal audit's reports, the company's strategic risks and risk management, the observation and evaluation of the sustainability statement, basis for determining the grid service fees, prospects related to the corporate finance, Corporate Governance Statement, most important legal proceedings and the impacts of changes in the operating environment on the company's economy. The internal audit reports concerned i) the ethical reporting channel and other feedback channels, ii) the market surveillance, iii) compliance with the NIS2 directive and iv) procurement process. The committee additionally prepared matters up for decision by the Board and the company's financial reporting and bond programmes.

5.2 Remuneration committee

The remuneration committee is appointed by the Board of Directors to assist the Board. The Board has specified the duties of the remuneration committee in its working order in accordance with recommendation 17 of the Corporate Governance Code. Accordingly, the duties of the remuneration committee include, among other things, preparing the company's remuneration policy and the remuneration report. The committee also prepares for the Board, on the basis of accepted principles, a proposal concerning the salaries and other benefits to be paid to the President & CEO and other members of the executive management group. The committee's duties furthermore include preparing matters concerning the election of the President & CEO and other members of the executive management group and the recruitment processes and successor planning, as well as planning remuneration for the rest of the personnel and organisational development.

The remuneration committee consisted of Eeva-Liisa Virkkunen (Chair and member as of 2 April 2025), Hannu Linna (Chair and member until 2 April 2025), Jero Ahola and Anne Jalkala. In 2025, the remuneration committee convened four (4) times. The President & CEO and the Senior Vice President, HR, Communications and Security, participated in the committee's meetings. Topics discussed in the meetings included the remuneration schemes for the personnel, the executive management group and the President & CEO as well as management successor planning and deputising arrangements.

6 Managing Director and the Deputy Managing Director

The managing director, hereinafter referred to as the President & CEO, is a corporate body, as defined in the Limited Liability Companies Act, and attends to the ongoing management of the company in accordance with guidelines laid down by the Board of Directors. In accordance with the Limited Liability Companies Act, managing director is responsible for ensuring that the company's bookkeeping complies with legislation and that financial management is reliably organised. Assisted by the executive management group, the President & CEO is furthermore responsible for the operations of the company and the implementation of the Board of Directors' decisions and serves as the Chair of the Board of the subsidiaries. The President & CEO is not a member of the company's Board of Directors.

Asta Sihvonen-Punkka, Lic. Econ., M. For. (female, born 1962), has acted as Fingrid's President & CEO since 2024.

The deputy managing director is in charge of the company's managing director's duties when acting in the capacity of deputy managing director. Timo Kiiveri, M.Sc. (Tech.), MBA, (male, born 1967), has acted as deputy managing director since 2024. He acts also as the head of Fingrid's Asset Management function.

The President & CEO or the Executive Vice President do not own Fingrid's shares, nor do they have share-based rights in Fingrid or in a company that belongs to the same group as Fingrid.

7 Company management

Fingrid holds key responsibility for the transmission of electricity in Finland's main grid and thereby for the entire society's ability to function. In its operations, Fingrid complies with the applicable legislation and international conventions as well as the principles approved by the Board of Directors and the policies approved by the President & CEO and addressed by the executive management group. Fingrid's Code of Conduct is published on the company's website.

The primary duty of Fingrid's executives is to ensure that the company's basic tasks are managed efficiently. The operations are based on meeting the needs of customers and society, taking into account the obligations laid down in the articles of association, shareholder agreements, electricity system license and Electricity Market Act and other applicable national and EU legislation.

Fingrid's operations have been managed in a matrix of four perspectives. These are: customers and society, finance, internal processes (adequacy of the transmission system, system operation and promoting the electricity market), and personnel and expertise. Over the past year, the management model has been developed by shifting emphasis from internal perspectives to a more service- and customer-focused direction.

The operational organisation has been organised into functions. The heads of the functions make up the executive management group of the company. The Board of Directors approves the basic organisation of the company on the level of functions.

Significant special tasks are separated and organised as necessary in a separate company. Such tasks include e.g. special electricity market services, such as the management of peak load capacity and taking care of the guarantees of origin for electricity, which are carried out by Finextra Oy, a wholly owned subsidiary of the parent company Fingrid. Another subsidiary wholly owned by the parent company Fingrid, Fingrid Datahub Oy, is in charge of providing the electricity markets' centralised data exchange service and related services to electricity market parties and is responsible for the management of the registered information required by the electricity market and the development of these functions.

7.1 Executive management group

The executive management group supports the President & CEO. Its tasks are:

- to prepare the strategy and to communicate and implement it to ensure efficient and effective operations, and to monitor the implementation of the strategy,
- to draw up budget,
- to implement financial control and risk management,
- to implement resource planning, procurement and control,
- to implement external communications and stakeholder dialogue,
- to prepare matters for the Board of Directors, and
- to develop the work of the executive management group.

Each member of the executive management group is responsible for the day-to-day business operations of the organisation in his or her area of responsibility and for implementing operative decisions.

In addition to Asta Sihvonen-Punkka, President & CEO, the executive management group in 2025 consisted of:

- Timo Kiiveri, M.Sc., MBA, CBM (born 1967, male), Executive Vice President and SVP, Grid Asset Management
- Jussi Jyrinsalo, Lic. Tech. (born 1964, male), SVP, Customers and Grid Planning
- Antti Keskinen, M. Sc. (born 1984, male), SVP, Electricity Market
- Marina Louhija, LL.M., eMBA (born 1968, female), SVP, Legal Affairs and Sustainability
- Jukka Metsälä, M.Sc. (Tech.), MBA (born 1979, male), CFO (until 31 July 2025)
- Tiina Miettinen, M.Sc. (Politics), M.Sc. (Knowledge Management), CBM (born 1963, female), SVP, Society, People and Safety & Security
- Jussi Pohjanpalo, M.Sc. (Econ.), (born 1975, male), SVP, CFO (as of 1 August 2025)
- Tuomas Rauhala, D.Sc. (Tech.), (born 1979, male), SVP, Electricity System Operations
- Kari Suominen, M.Sc. (Tech.), MBA, CBM (born 1964, male), SVP, ICT
- Markku Pöysti, BBA (marketing), (born 1972, male), Personnel's administrative representative (as of 1 October 2025)

The members of the executive management group do not own Fingrid shares nor do they have share-based rights in Fingrid or in a company that belongs to the same group as Fingrid.

The executive management group convened 27 times in 2025.

8 **Advisory committee**

Fingrid's Board of Directors appoints an advisory committee with 10 to 14 members to serve as a link between the company and its customers. The advisory committee is an advisory body which provides perspectives on the development of the company's operational environment, business operations and customer services from a customer point of view. The advisory committee widely represents electricity producers, transmitters, sellers, users, and other electricity market actors.

The advisory committee is set out in Fingrid's articles of association. The Board annually confirms the regulations concerning the work of the advisory committee. The term of office of the members of the advisory committee is three years. The President & CEO and SVP, Customers and Grid Planning participate in the advisory committee's meetings.

The composition of the advisory committee is set out and the presentations material, agendas and minutes of the meetings are published on Fingrid's website.

The advisory committee convened four times during the year. The topics addressed by the advisory committee in its meetings included among other things, the main grid connection capacity and the affecting factors, the effects of the energy transition on the

electricity system, the fee structure of the main grid service, the use of artificial intelligence in the energy sector, as well as customers' needs and expectations in relation to the Fingrid's strategy (joint meeting with other customer committees). In addition, Fingrid's presentation on current topics were on the agenda in each meeting.

9 Internal control and risk management

9.1 Internal control and risk management principles

Fingrid's internal control is an integral part of the company's operations and addresses all those operating methods and procedures whose objective it is to ensure:

- effective and profitable operations in line with the company's strategy,
- the reliability and integrity of the company's financial and management information,
- protection of the company's assets,
- compliance with the applicable legislation, guidelines, regulations, agreements and the company's own governance and operating guidelines as well as the quality thereof, and
- a high standard of enterprise risk management and business continuity.

Fingrid implements enterprise risk management in accordance with the yearly plan and in line with the principles for internal control and risk management approved by the Board of Directors. In enterprise risk management, risks and opportunities related to company's future outlook, proactive risk management, and preparedness for continuity management threats and prolonged crisis situations are combined in mutually supportive manner.

Enterprise risk management is planned comprehensively across the organisation. The objective is to identify and assess systematically risks and opportunities connected to the company's operations. Measures and controls are defined to identified risks and status of the risks is monitored. A harmonized risk assessment criteria ensures that risk management measures are focused on matters that are significant to the company. Sustainability risks, including climate and human rights, are addressed as part of Fingrid's enterprise risk management.

Continuity management and preparedness form an essential part of Fingrid's enterprise risk management. The objective is to strengthen organisation's ability to anticipate and react effectively to risks and ensure operational continuity under all circumstances.

Further information on internal control, enterprise risk management and the most significant risks and factors of uncertainty is available on the company's website and in the Board of Directors' annual review.

9.2 Arrangement of internal control and risk management and distribution of responsibility

9.2.1 Board of Directors

The company's Board of Directors is responsible for organising internal control and risk management, and it approves the principles for internal control and risk management at least every two years or more often, if necessary. The Board of Directors evaluates the

company's risk appetite level and ensures that, as part of the strategy and action plan, key risks are identified and the corresponding mitigation measures are appropriately defined. The Board also monitors the implementation and effectiveness of these measures. The Board decides on the operating model for the company's internal audit. The Board receives regular reporting from internal audit and financial audit as well as reviews aligned with the yearly plan on the company's most significant risks, their management, and any realisations.

9.2.2 Line management and other organisation

Assisted by the executive management group, the President & CEO is responsible for executing and steering the company's governance, decision-making procedures, control and risk management, and at the company level for the assessment of the most significant risks and risk management related thereto. As part of this whole, the President & CEO is responsible for organizing and integrating corporate responsibility management into the business.

The heads of functions are responsible for the practical implementation of the governance, decision-making procedures, risks and controls as well as risk management for their areas of responsibility, and for the reporting of deviations, and the sufficiency of detailed guidelines. The directors appointed to be in charge of threats to continuity management are responsible for drawing up and maintaining continuity management plans and guidelines, and for arranging sufficient training and practice.

The SVP, CFO is responsible for arranging and developing procedures, controls and monitoring at the company level as required by the harmonised operating methods of internal control and risk management. The company's SVP, Legal Affairs and Sustainability is responsible at the company level for assuring the legality and regulation compliance of essential contracts and internal guidelines, taking into account the company's interests, as well as for the procedures these require. Each Fingrid employee is obligated to identify and report any risks or control deficiencies she or he observes and to carry out the agreed risk management procedures.

9.3 Arrangement of internal control and risk management related to the financial reporting process

The internal control systems relating to the financial reporting process are part of a more extensive overall system of Fingrid's internal control.

9.3.1 Control environment of the financial reporting process

The Group comprises the parent company Fingrid Oyj and its wholly owned subsidiaries Finextra Oy and Fingrid Datahub Oy. Additionally, Fingrid Oyj has associated companies, eSett Oy (holding 25%) and Nordic RCC A/S (holding 25%). The Group has no joint ventures.

The financial administration of the company is responsible for the Group's centralised financial reporting and for the internal control and risk management of financial reporting. The executive management group and those with budget responsibility as well as the heads of units and functions receive a monthly report of the financial situation. These reports include information on the proceeds, costs and capital investments in the relevant area of responsibility. In addition to financial accounting reports, the reporting covers comprehensive reports which contain business information. These are produced by means of cost accounting and the financial steering system.

The interpretation and application of the standards governing financial statements are centralised at the Group's financial administration, which monitors the accounting standards (IFRS, FAS), maintains an account scheme, draws up internal guidelines for the financial statements, and is responsible for the financial reporting process. The process is documented and it specifies how, when and on what schedule the month-end accounts are drawn up.

Fingrid draws up the consolidated financial statements and the half-year report in accordance with IFRS reporting standards accepted by the EU and in accordance with the Finnish Securities Market Act. The annual review and the financial statements of the Finnish companies included in the Group are prepared in accordance with the Finnish Accounting Act as well as the guidelines and statements of the Finnish Accounting Standards Board.

The internal control and risk management systems and procedures related to the financial reporting processes, described in more detail below, have been devised so as to make sure that financial reporting by the company is reliable, and timely, and that the financial reports published provide an essentially true and fair view of Fingrid's finances.

9.3.2 Roles and responsibilities of the financial reporting process

Fingrid's Board of Directors is primarily responsible for defining the principles of internal control and risk management related to financial reporting, and the Board makes sure that these principles are followed in the company. The Board reviews and approves the half-year report, the annual review and the financial statements. The audit committee assists the Board in this by monitoring the efficiency of the company's internal control, internal audit and risk management systems.

The finance function of the Group is responsible for developing the financial reporting process through means such as monitoring the development needs of controls related to financial reporting, by supervising the sufficiency and efficiency of these controls, and by making sure that external reporting is correct and up to date and that the regulations pertaining to reporting are followed.

The company's financial auditor and internal auditor carry out inspections relating to financial reporting in accordance with the plan approved by the Board.

9.3.3 Risk management, control procedures and monitoring of the financial reporting process

Controls pertaining to risk management are set throughout the Group, at all levels and all units of the Group. Examples of the controls include internal guidelines, acceptance

procedures and authorisations, cross-checking with cost accounting, matching, verifications, assessment of operative efficiency, securing of assets, and differentiation of tasks. The financial administration of the Group is responsible for the control structures relating to the financial reporting process.

The control of the budgeting process is based on the budgeting guidelines, with the financial administration of the Group being responsible for their specification, centralised maintenance, and for monitoring compliance with them. The principles are applied uniformly throughout the Group, and there is a common reporting system in use.

The monthly financial reporting to the executive management group together with the related analyses constitute the primary control and monitoring process in securing the efficiency and purposefulness of the functions and the accuracy of financial reporting. The analyses compare the realised proceed and cost components with the budget and to the previous year, and the budget is compared to the quarterly forecast. The monitoring of cash flow and capital investments is part of this process.

Verification of the accuracy of monthly reporting employs the company's financial control system, which the controllers and heads of units of the company can use to find essential errors and deviations. The accuracy of financial reporting is also ensured through good information security and data management. Risky work combinations are avoided wherever possible. User rights are checked regularly and determined by the position of a person in the organisation. The databases used in the financial control system and accounting system are backed up regularly. The company has an information security manager who is responsible for the management and development of data networks and information security, as well as for providing personnel with guidance concerning information security matters.

Controls for the financial reporting processes are developed as part of internal control. Personnel is given training in how to monitor the correctness of the information produced by the financial reporting process of the company, concerning cost allocation, posting, acceptance procedures for invoices and receipts, as well as for budgeting and actual result follow-up.

The company's auditor and internal audit carry out regular inspections on the functionality of controls concerning the financial reporting process and on the accuracy of information.

10 Financial audit and internal audit

10.1 Financial audit

An authorised public accounting company selected by the annual general meeting and approved by the Finland Chamber of Commerce acts as auditor for the company. The company's financial auditor inspects the accounting, financial statements and financial administration for each financial period and provides the AGM with reports required by accounting legislation or otherwise stipulated in legislation. The financial auditor reports on his or her work, observations and recommendations for the Board of Directors and may also carry out other verification-related tasks commissioned by the Board or by the management.

The annual general meeting of 2025 elected authorised public accountants KPMG Oy Ab as the auditor of the company. Authorised public accountant Heidi Hyry serves as the

company's responsible auditor. The general meeting decided that the auditor's fee and expenses are paid on the basis of a reasonable invoice accepted by the company.

Auditor's fees, EUR 1,000	2025	2024
Auditing fees	96	119
Other fees	158	176
TOTAL	254	295

10.2 Internal audit

The Board of Directors decides on the operating model for the company's internal audit. The internal audit acts on the basis of plans processed by the audit committee and approved by the Board. Audit results are reported to the object of inspection, the President & CEO, the audit committee and the Board. Upon decision of the Board, an internal audit outsourced to an authorised public accounting company approved by the Finland Chamber of Commerce acts within the company. From an administrative perspective, the internal audit is subordinate to the President & CEO. The internal audit provides a systematic approach to the assessment and development of the efficacy of the company's risk management, monitoring, management and administrative processes, and ensures their sufficiency and functionality as an independent party. The internal audit has the authority to carry out reviews and to access all information that is essential to the audit. Fingrid's internal audit carries out risk-based auditing on the company's various processes.

In 2025, Deloitte Oy served as Fingrid's internal auditor and carried out a total of four (4) audits. The audits concerned i) the ethical reporting channel and other feedback channels, ii) the market surveillance, iii) compliance with the NIS2 directive and iv) procurement process. The total fees paid to Deloitte Oy for the aforementioned auditing tasks amounted in total to EUR 125.562,80.

11 Related party transactions

The Group's related parties include, in addition to the parent company Fingrid Oyj, subsidiaries Finextra Oy and Fingrid Datahub Oy, and the associated companies eSett Oy and Nordic RCC A/S, the shareholder entities listed in the company's financial statements, and senior management and their related parties. The senior management is composed of the Board of Directors, the President & CEO, and the executive management group. Other related party transactions include transactions concluded with entities in which the State of Finland has a holding in excess of 50 per cent. Fingrid's related party transactions are accounted for in the notes to the financial statements.

In the decision making concerning related party transactions, Fingrid sees to it that any conflicts of interest are taken into account, and no one included in the related parties or a representative of a related party participates in deciding on a related party transaction. Business with related parties is conducted at market prices. Fingrid maintains a list of its related parties.

Fingrid complies with the related party principles approved by the Board of Directors.

12 Main procedures relating to insider administration

Fingrid complies with the Market Abuse Regulation (MAR), Nasdaq Helsinki Oy's insider guidelines, the Central Bank of Ireland's (CBI), the UK's Financial Conduct Authority's (FCA) and the Financial Supervisory Authority's (FIN-FSA) up-to-date guidelines on the governance and management of insider information. Fingrid additionally has insider guidelines approved by the Board of Directors, which describe the key principles for insider issues to be applied within the company. The company's SVP, Legal Affairs and Sustainability, Marina Louhija, is in charge of the insider administration.

Fingrid's permanent insiders consist of the Board of Directors, President & CEO, members of the executive management group as well as any person considered to regularly have access, due to their duties, to insider information concerning Fingrid. Project-specific lists of insiders are drawn up as necessary. Such lists include any persons in charge of preparations for the project who have access to insider information related to the project. Fingrid additionally applies a so-called extended closed window to the persons who participate in the preparation of the half-year report, management reviews and/or financial statements, including any external consultants and experts.

The lists related to Fingrid's insider administration are not public; only the person in charge of insider administration and her assistants have access to them.

According to Fingrid's insider guidelines, permanent or project-specific insiders and the persons under the extended closed window rules may not, on their own account or on the account of a third party, trade in Fingrid's financial instruments within thirty (30) days prior to the publication of Fingrid's financial statements release and the regularly published half-year report release and management reviews.