1. SUMMARY

This prospectus summary (the "**Summary**") has been prepared in accordance with Article 7 of the EU Prospectus Regulations, setting out the key information that investors need in order to understand the nature and the risks of the Company and the Bonds, and is to be read together with the other parts of this Prospectus to aid investors when considering whether to invest in the Bonds.

1.1 Introduction and warnings

1.1.1 The name and international securities identification number (ISIN) of the Bonds

This Prospectus relates to the Klaveness Combination Carriers ASA Senior Unsecured Sustainability-Linked Callable NOK 500,0000,000 Bonds 2023/2028 with ISIN NO0013008656 and the Additional Bonds with temporary ISIN NO0013233759 issued pursuant to the Tap Issue Addendum.

1.1.2 The identity and contact details of the Company, including its legal entity identifier (LEI)

Klaveness Combination Carriers ASA with business registration number 920 662 838, registered office at Drammensveien 260, NO-0283 Oslo, Norway and LEI code 213800ZFB2MQM3JA6K52.

1.1.3 The identity and contact details of the person asking for admission to trading on a regulated market

The Company is the same person as the person asking for admission to trading on the Oslo Stock Exchange.

The identity and contact details of the competent authority approving the Prospectus

The competent authority approving the Prospectus is the Financial Supervisory Authority of Norway, business registration number 840 747 972, and registered office at Revierstredet 3, 0107 Oslo, Norway.

1.1.4 The date of approval of the Prospectus

This Prospectus was approved by the Financial Supervisory Authority of Norway on 1 July 2024.

1.1.5 Applicable warnings

This Summary should be read as an introduction to the Prospectus;

- (i) Any decision to invest in the Bonds should be based on a consideration of the Prospectus as a whole by the investor;
- (ii) An investment in the Bonds involves inherent risk. Before making an investment decision, investors should carefully consider the risk factors and all information contained in the Prospectus, including the Financial Information. An investment in the Bonds is suitable only for investors who understand the risks associated with this type of investment and who can afford to lose all or part of their investment, as all the invested capital can be lost;
- (iii) Where a claim relating to the Bonds or the Prospectus is brought before a court, the plaintiff investor might, under national law, have to bear the costs of translating the Prospectus before the legal proceedings are initiated;
- (iv) Civil liability attaches only to those persons who have tabled the Summary including any translation thereof, but only where the Summary is misleading, inaccurate or inconsistent, when read together with the other parts of the Prospectus, or where it does not provide, when read together with the other parts of the Prospectus, key information in order to aid investors when considering whether to invest in the Bonds;
- (v) As an investment product the Bonds are not simple and may be difficult to understand.

1.2 Key information on the Company

1.2.1 Who is the issuer of the Bonds?

The Company is a Norwegian public limited liability company organised and existing under the laws of Norway pursuant to the Norwegian Public Limited Companies Act with registration number 920 662 838 and LEI code 213800ZFB2MQM3JA6K52. The Company was incorporated on 23 March 2018.

The Company is an owner and global operator of combination carriers. The Company's fleet consists of 16 vessels and three newbuilds. The vessels normally consecutively switch between transporting tanker and dry bulk cargo and are employed in trades where standard dry bulk and tanker vessels sail empty (sail in ballast) over long distances due to trade imbalances. Most of the time, the combination carriers combine a tanker cargo in one direction and a dry bulk cargo on the return voyage with minimum ballast in-between.

1.2.2 The Company's major shareholders

Set out below is an overview of shareholders owning 5% or more of the shares in the Company:

#	Name of shareholder	Number of Shares	%
1	Rederiaksjeselskapet Torvald Klaveness	32,537,608	53.82%
2	EGD Shipholding AS	3,500,000	5.79%
	Total top 2 shareholders:	36 037 608	59.61%
	Other:	24 420 623	40.39%
	Total shareholders:		100.00%

1.2.3 The identity of the Company's key managing directors

As at the date of this Prospectus, the Company's key management team consists of the following two individuals:

Name	Position	Served since	
Engebret Dahm	CEO	January 2015¹	
Liv Hege Dyrnes	CFO	February 2017 ²	

1.2.4 The identity of the Company's statutory auditors

The Company's independent auditor is Ernst & Young AS (EY), with business registration number 976 389 387, and registered address at Stortovet 7, 0155 Oslo, Norway. EY is a member of Den Norske Revisorforeningen (The Norwegian Institute of Public Accountants).

1.2.5 What is the key financial information regarding the Company

The summary of selected consolidated financial data below present data extracted from the Group's annual financial statements for 2023 and 2022 and the interim financial statements for the three-months period ended 31 March 2024 and 2023. The presented data is in accordance with IFRS as endorsed by the European Union.

The Group's consolidated financial statements comprise the Company and all subsidiaries over which the Group has control. Control is normally obtained when the Group owns more than 50% of the shares in the company or

¹ Engebret Dahm was appointed CEO of the Company in 2018. Before that he held the position as Head of Combination Carriers in Torvald Klaveness.

² Liv Hege Dyrnes was appointed CFO of the Company in 2018. Before that she held the position as CFO of Torvald Klaveness.

through agreements, is capable of exercising control over the company. Non-controlling interests are included in the Group's equity.

Subsidiaries are consolidated from the date of acquisition, being the date on which the Group obtains control, and consolidation is continued until the date when such control ceases. The financial statements of the subsidiaries are prepared for the same accounting period as the Company, using consistent accounting principles for similar transactions and events under otherwise similar circumstances.

The selected historical consolidated financial information for the Group set out below should be read in conjunction with the Financial Information in the Prospectus.

Key financial information - Consolidated balance sheet:

In USD '000	Three-month period ended 31 March 2024 (unaudited)	Three-month period ended 31 March 2023 (unaudited)	Year ended 31 December 2023 (audited)	Year ended 31 December 2022 (audited)
Total equity and	623 700	650 770	628 041	642 906
liabilities				

Key financial information - Consolidated income statement:

In USD '000	Three-month period ended 31 March 2024 (unaudited)	Three-month period ended 31 March 2023 (unaudited)	Year ended 31 December 2023 (audited)	Year ended 31 December 2022 (audited)
Operating profit after depreciation (EBIT)	30 085	32 479	103 105	75 611

Key financial information – Consolidated cash flow statement:

In USD '000	Three-month period ended 31 March 2024 (unaudited)	Three-month period ended 31 March 2023 (unaudited)	Year ended 31 December 2023 (audited)	Year ended 31 December 2022 (audited)
Net Cash flows from operating activities	35 388	43 407	148 988	105 883
Net Cash flows from financing activities	(4 505)	(3 163)	(30 434)	(10 238)
Net Cash flow from investing activities	(38 910)	(27 017)	(115 168)	(82 489)

The Prospectus does not contain any profit forecasts or estimates, or any pro forma financial information. The audit reports do not include any qualifications.

1.2.6 What are the key risks that are specific to the issuer

Below is a brief description of the most material risk factors specific to the issuer contained in the Prospectus: $\frac{1}{2}$

 The Group relies on its vessels obtaining exemptions from clients and terminals to operate as CLEANBU vessels.

- The Group is, to a certain degree, dependent on a limited number of customers and renewal of key/material contracts of affreightment, particularly related to caustic soda transportation.
- The Group is dependent on certain trade flows to obtain efficient combination trading.
- Risks relating to failed delivery of and introduction of newbuilds.
- The Group is exposed to the highly cyclical nature of the dry bulk and product tanker shipping industries.
- The Group faces due diligence risk prior to making new investments, particularly investments in energy efficiency measures, as the Group is an early mover for some of these measures.
- Due to stricter environmental regulations, customer requirements and weaker markets, older tonnage is in danger of losing competitiveness to more modern tonnage. For the Group this can result in less flexibility and lower net revenue for the oldest vessels in the fleet.
- The Group is exposed to risks in current financing arrangements and risks relating to availability of future financing.
- The Group is subject to complex laws and regulations, including environmental laws and regulations, and such regulation is expected to intensify in the future.

1.3 Key information on the Bonds

1.3.1 What are the main features of the Bonds?

The Bonds are senior unsecured sustainability-linked bonds, electronically registered in dematerialized form with the Norwegian central securities depository, Verdipapirsentralen ASA, with DNB Bank ASA as the registrar of the Bonds, with registered address at Dronning Eufemias gate 30, 0191 Oslo, Norway, and with ISIN NO 0013008656 (after conversion from the Temporary ISIN to the Ordinary ISIN). The Bonds are governed by (i) the Norwegian law bond terms entered into on 1 September 2023 (the "Bond Terms") and the Tap Issue Addendum (the "Tap Issue Addendum"), entered into for the purpose of issuing additional bonds (the "Additional Bonds") on 16 May 2024, both between the Company as Company and Nordic Trustee AS as the bond trustee on behalf of the bondholders (the "Bond Trustee").

The Bonds are issued in Norwegian Kroner (NOK), each with an initial nominal amount of NOK 500,000. The initial amount of Bonds issued were NOK 500,000,000 within a maximum borrowing limit of NOK 1,000,000,000 and the amount of Additional Bonds were NOK 300,000,000. The tenor of the Bonds is five (5) years, with initial issue date on 5 September 2023 and Maturity Date on 5 September 2028.

Each Bond will accrue interest at the rate of 3 months NIBOR plus 3.65% p.a., and in addition the holders of the Bonds will have the right to require that the Company purchases all or some of the Bonds held by that bondholder at a price equal to 101.00 per cent. of the nominal amount in the event of a Change of Control (as defined in section 11 "Definitions and Glossary") in the Company.

The Bonds shall be repaid in full on 5 September 2028 at a) 100 % of the Nominal Amount (plus accrued interests on redeemed amount), if no Trigger Event has occurred, or b) 101.50 % of the Nominal Amount (plus accrued interest on redeemed Bonds) in case a Trigger Event has occurred. A Trigger Event is deemed to have occurred if a) the KPI Performance (as defined in section 11 "Definitions and Glossary") of the Group fails to meet the Sustainability Performance Target (as defined in section 11 "Definitions and Glossary") for 2027 as of 31 December 2027, b) the Company has failed to provide and made public annual Sustainability-Linked Finance Progress Reports (as defined in section 11 "Definitions and Glossary") within 120 calendar days after the end of each financial year, or c) any KPI Performance included in the Sustainability-Linked Finance Progress Report has not been subject to Verification (as defined in section 11 "Definitions and Glossary").

To emphasize the Company's efforts within energy efficiency, trading efficiency and voyage efficiency, the Company has chosen carbon intensity, measured as EEOI (as defined in section 11 "Definitions and Glossary"), as the KPI (as defined in section 11 "Definitions and Glossary"). The Company has developed environmental targets to reduce the EEOI from 7.6 in 2018 to 5.3 by year-end 2026 and further to 4.1 by year-end of 2030,

which implies a 46 % reduction by year-end 2030 compared to 2018 and a 34.2% reduction by year-end 2027 compared to 2018.

The Bonds will constitute senior debt obligations of the Company. The Bonds will rank *pari passu* between themselves and will rank at least *pari passu* with all other obligations of the Company (save for such claims which are preferred by bankruptcy, insolvency, liquidation or other similar laws of general application) and shall rank ahead of subordinated debt.

Subject to the restrictions set forth in the Bond Terms, the Bonds are freely transferable and may be pledged. Bondholders may be subject to purchase or transfer restrictions with regard to the Bonds, as applicable from time to time under local laws to which a Bondholder may be subject (due e.g. to its nationality, its residency, its registered address, its place(s) for doing business). Each Bondholder must ensure compliance with local laws and regulations applicable at own cost and expense. Notwithstanding the above, a Bondholder which has purchased the Bonds in contradiction to mandatory restrictions applicable may nevertheless utilise its voting rights under the Bond Terms.

The Bonds are unsecured and there are no guarantees or security attached to the Bonds.

1.3.2 Where will the securities be traded?

The Initial Bonds are listed on the Oslo Stock Exchange and the Additional Bonds will be listed under the same ISIN as soon as possible after the Prospectus has been approved by the NFSA, and admission to trading of the Additional Bonds is expected to commence on or about 2 July 2024.

1.3.3 What are the key risks that are specific to the Bonds?

Below is a brief description of the most material risk factors specific to the Bonds:

- The Bonds are unsecured obligations of the Company.
- Default or insolvency with subsidiaries may affect the Company's ability to make payments and or redeem the Bonds at full or at all at the maturity date.
- The Bonds may be subject to optional redemption by the Company.
- The terms and conditions of the Bond Agreement allow for modification of the Bonds or waivers or authorizations of breaches and substitution of the Company which, in certain circumstances, may be affected without consent of the bondholders.
- Enforcement of rights as a bondholder across multiple jurisdictions may prove difficult.
- In the event of a Change of Control, the Company's ability to repurchase the Bonds with cash may be limited.
- The Group may be unable to refinance all or a portion of its existing debt, including the Bonds, or to obtain additional financing.
- The Bonds may not necessarily be regarded as "sustainable bonds" in the future.

1.4 Key information on the admission to trading on a regulated market

1.4.1 Under which conditions and timetable can I invest in the Bonds?

The Initial Bonds and Additional Bonds are freely transferable and have since 5 September 2023 and 24 May 2024 been available for trading on the secondary market through the Norwegian CSD.

The Initial Bonds are listed on Oslo Stock Exchange and the Additional Bonds will be automatically listed on the Oslo Stock Exchange once the Prospectus has been approved by the NFSA and the conversion from the Temporary ISIN to the Ordinary ISIN has taken place. Admission to trading of the Additional Bonds is expected to commence on or about 2 July 2024.

1.4.2 Who is the offeror and/or the person asking for admission to trading?

The Company is the person asking for admission to trading of the Bonds.

1.4.3 Why is this prospectus being produced?

This Prospectus is being produced in connection with the Company's application for the admission to trading of the Additional Bonds on the Oslo Stock Exchange.

Furthermore, pursuant to Clause 4 of the Bond Terms, the Company shall within 6 months of 23 May 2024 apply for the Additional Bonds to be listed on the Oslo Stock Exchange. As such, the application for admission to trading is put forward by the Company to satisfy the conditions of the Bond Terms.

(i) The use and estimated net amount of the proceeds

The Company will use the net proceeds from the Additional Bonds for general corporate purposes, which may also include refinancing of debt.

(ii) An indication of the most material conflicts of interest pertaining to the admission to trading

There are no material conflicts of interests pertaining to the admission to trading of the Additional Bonds.