

COWI Remuneration Policy



Introduction

This Remuneration Policy describes the principles for the remuneration of the members of the Board of Directors (the Board) and of the members of the Executive Management (the Executives), who have been registered as executives of COWI Holding A/S, CVR. no. 32892973, with the Danish Business Authority.

General principles

The Remuneration Policy provides a framework for remuneration to the members of the Board and the Executives of COWI Holding A/S for work performed for COWI Holding A/S, including all its subsidiaries (collectively, including COWI Holding A/S, the COWI Group).

The Remuneration Policy is designed (i) to attract, retain and motivate the Board members and the Executives at a competitive level; (ii) to create a strong link between remuneration and achievement of the strategic goals and financial performance – both short-term and long-term for the Executives by providing a significant proportion of their total remuneration in performance-based incentives; and (iii) to align the interests of the Board and Executives with those of the shareholders.

The Remuneration Policy is based on five cornerstones:

> One approach to remuneration and reward

On top of the basic salary, incentives and benefits, non-monetary benefits such as further education and a global working environment comprise vital parts of the total remuneration package.

> Market driven

Wages, incentives and benefits are set and kept at an average to global median remuneration levels. Also, COWI offers pension scheme as well as life- and health insurances as appropriate.

> Performance driven

There is a transparent, direct connection between performance and remuneration. Variable remuneration is used to award performance, whereas increased base salary reflects market conditions.

> Transparency

Clear communication on our renumeration policy is a priority; The variable part is simple, transparent, and easy to understand and calculate. All costs related to renumeration are known and publicly available.

> Flexibility

We encourage flexibility within the framework of good corporate governance and current legislation; Flexible solutions are to be cost neutral and an adequate level of insurance is to be maintained.



Board remuneration

Composition

The remuneration of the Board is a base fixed fee and a multiplier of the base fixed fee for the Chairmanship.

Board members are not offered options, warrants or participation in other incentive schemes. If shares in COWI Holding A/S are offered to the employees in the COWI Group as part of an ordinary share programme, members of the Board will also, to the extent possible, be allowed to acquire shares on the same terms and conditions as applicable to the employees.

Purpose

The Board remuneration is based on fixed fees linked to the role and responsibility of the individual Board member. To ensure the implementation of the company strategy in a sustainable way taking the long-term interests of COWI Holding A/S into consideration, the Board members do not receive any variable remuneration based on performance.

Benchmark

Board remuneration is approved annually at the Annual General Meeting and is evaluated against relevant benchmarks (i.e. companies similar to COWI in size, complexity, geographical scope and industry).

Fees and benefits

Fees:

Benefits:

Base fee:

- Each Board member shall receive an annual base fee. The Chairmanship receive a multiple thereof as follows: The chair receives three time the base fee and the vice chair receives two times the base fee.
- Base fee levels are determined taking into account the nature of the individual role.

Board committee fee:

If and when established, Board committee members receive an annual Board committee fee and the committee chairman receives a multiple of up to two times the base fee for

Social security tax:

COWI pays contribution to mandatory social security taxes (and similar social charges and taxes) within the EU which may be imposed by foreign authorities in relation to the base fee.



committee members. The committee fees are determined by the Board.

Fee for ad hoc tasks:

> Individual Board members may take on specific ad-hoc tasks assigned by the Board outside their normal duties. If so, the Board shall determine a fixed fee (e.g. per diem). The fee for ad hoc tasks, if any, will be disclosed in the remuneration reports and/or annual reports and presented for approval by the shareholders at the Annual General Meeting.

Travel cost:

Reasonable travel expenses will be reimbursed. In addition to reimbursement of the actual travel expenses, individual board members will also be entitled to a travel allowance when participating in meetings outside their country of residence. The travel allowance will be determined considering the actual travel time.

Shareholding requirements for Board members

Board members' grant and possession of COWI shares will be subject to the applicable Terms of Grant and Terms of Possession for shares in COWI Holding A/S.

Pay-out and clawback

Remuneration is paid out in monthly rates; however, the remuneration is only finally determined at the Annual General Meeting.

COWI may, subject to applicable law, seek to recover or claw back remuneration paid to the Board members.



Directors' and
officers' liability

COWI takes out an adequate directors' and officers' liability insurance.

Term

Shareholder elected Board members are elected at the Annual General Meeting for a term of one year. Employee-elected Board members are elected for four-year terms.

Executive remuneration

Composition

The remuneration package consists of a (i) base salary, a (ii) pension contribution, a (iii) short-term cash-based incentive, a (iv) long-term share-based incentive and (v) other benefits.

Benchmark

Executive remuneration is evaluated against relevant benchmarks (i.e. companies similar to COWI in size, complexity, geographical scope and industry).

Fixed remuneration

Purpose

The fixed remuneration enables the executives to take decisions with a long-term perspective in mind without undue considerations for short- or long-term incentives.

Policy:

Alignment with strategy, long-term interest and sustainability:

Base salary

- Base salary levels are determined taking into account the nature of the individual role, individual considerations, the market position and remuneration conditions in COWI
- The base salary is provided for the executives at a competitive level and to ensure a reliable base income supporting decision making at an appropriate balance between risk and opportunity, short- and long-term perspective as well as a sustainable development required of a consultancy company



Pension

- Pension is based on defined contribution pension scheme
- The pension contribution rate will correspond to up to 25% of the Base salary
- Pension provides an opportunity for executives to build up an income for retirement having the same perspectives on mind as for base salary

Variable remuneration

Purpose and process

The variable remuneration is designed to promote performance in line with corporate strategy. The variable remuneration shall be based on performance and accountability in relation to established thresholds and targets, both short- and long-term, which must be achieved before the incentive is released to the executive. Targets and thresholds are aligned with short- and long-term priorities in the corporate strategy and thereby ensure that the long-term interests and sustainability of COWI are considered. When setting the thresholds and targets, the Board shall take into account market practice, budgets, corporate strategy and long-term business plans supporting COWI's strategic goals and values.

The Board shall ensure a reasonable balance between short- and long-term incentives and that the variable components of the remuneration of the Executives are based on actual achievements over a period of time and/or subject to the continued employment of the Executives with the view to create long-term sustainable value.

Following each financial year, the Board assesses performance against each pre-determined target based on appropriate data sources, e.g., audited or reviewed financial figures, internal assessments and/or reports based on generally accepted methods of calculation or measurement, third-party information, reports and/or statements, or other form of information which may support the Board's target performance assessment in an objective manner.

The variable remuneration is provided as Short-term incentive (STI) and Long-term incentive (LTI) as set out below.



Policy:

Alignment with strategy, long-term interest and sustainability:

Short-term incentive (STI)

STI is a one-year short-term cash-based incentive linked to the degree of achievement of a number of predefined corporate targets for the performance year. See below for additional details.

STI is designed to incentivise executives for short-term achievements in line with COWI's needs. Targets are closely linked to the corporate strategy and will normally include financial as well as non-financial targets.

Long-term incentive (LTI)

LTI is a share-based longterm incentive linked to the achievement of a number of pre-defined targets for a performance year. LTI will have a one-year performance period and a sub-sequent vesting period. See below for additional details. LTI is designed to promote the collective performance of the Executives and to further align the interests of executives and shareholders. With rolling programmes linked to both financial and business performance the LTI programme supports a long-term sustainable development of COWI

The Board may decide to base the LTI on phantom shares (i.e. as cash-based program based on the development in the share price with the same performance period and reflecting the same vesting period).

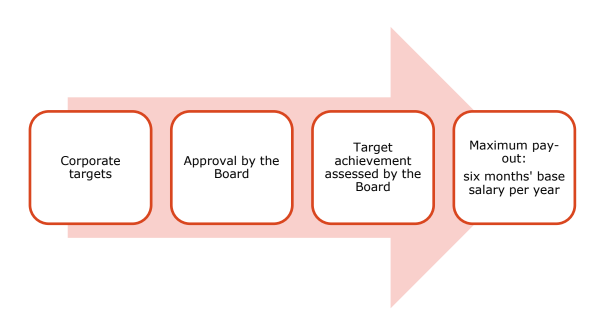
Clawback

Subject to applicable law, the Board may decide to lay down specific terms governing the termination of or, as the case may be, the reduction of variable remuneration (i.e. the STI and LTI programmes), including lapse in cases of serious non-compliance with the company reporting or accounting standards, failure to react to audit reports, significant audit adjustments and material legal issues (e.g. anti-trust violation, corruption and fraud), or material errors in the accounting figures or other basis for award, vesting or release under an incentive programme. The Board may also, subject to applicable law and specific terms governing the incentive programme(s), decide to



recover or 'claw back' STI and LTI, provided that the incentive was granted, earned or paid on the basis of data which proved to be incorrect, or if the recipient acted in bad faith in respect of other matters, which implied payment of a too large variable remuneration.

Short-term cash-based incentive programme (STIP)



The STIP cannot exceed and amount equal to six months' base salary per year.

Corporate targets are set by the Board at the board meeting approving the budget for the performance year and include determination of threshold, on-target level of performance and level of performance to achieve maximum pay-out.

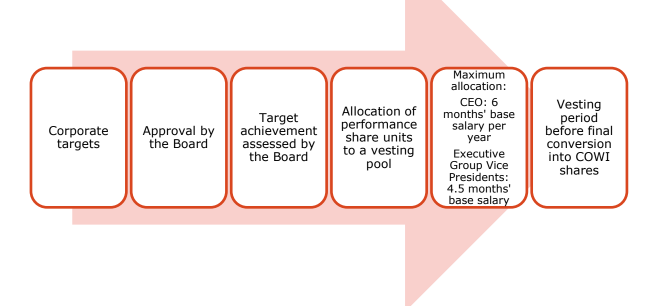
Furthermore, the Board may - as part of the setting of the corporate targets for the applicable performance year - decide that the STIP will not be paid out if one or more specified financial and/or non-financial targets have not been reached for the applicable performance year.

Pay-out, if any, takes place in the week after the shareholders meeting has approved the COWI Group's annual accounts of the performance year and is based on the executives' individual base salary in January in the performance year.

The Board may (acting fairly and reasonably) waive or adjust a target in case the target during the performance year has become obsolete or not appropriate due to events which could reasonably not be taking into account at the beginning of the year, such as strategy changes, acquisitions/divestments etc.



Long-term share-based incentive programme (LTIP)



Corporate targets are set by the Board of Directors at the board meeting approving the budget for the performance year and include determination of threshold, on-target level of performance and level of performance to achieve maximum pay-out.

Furthermore, the Board may - as part of the setting of the corporate targets for the applicable performance year - decide that the performance share units will not be allocated under the LTIP if one or more specified financial and/or non-financial targets have not been reached for the applicable performance year.

Allocation of performance share units to a vesting pool, if any, takes place in the week after the shareholders meeting has approved the COWI Group's annual accounts of the performance year and is based on the executives' individual base salary in January in the performance year using the share price as per 31 December of the performance year to determine the number of allocated performance shares units.

The on-target allocation of performance shares units is four months' base salary for the Chief Executive Officer and three months' base salary for the executive group vice presidents.

The maximum allocation of performance shares units is six months' base salary for the Chief Executive Officer and four and a half months' base salary for the executive group vice presidents.

The performance share units allocated to the vesting pool of each executive will – subject to additional terms determined by the Board, if any – be converted into COWI shares shortly after the first Annual General Meeting to be held three (3) years after the end of the performance year. This means, as an example, that performance share units allocated based on the performance year 2023



will be subject to the three-year vesting period and be converted into COWI shares after the Annual General Meeting to be held in 2027.

In the vesting period, the value of the allocated performance share units per executive will change dependent upon the development in the COWI Holding A/S share price aligning the interest of the executives with those of the shareholders.

The performance share units do not provide the executive with any shareholder rights, e.g. right to dividend or to vote. However, additional performance share units corresponding the value of dividends adopted in the vesting period after the allocation of performance share units for the performance year, will be allocated to the executives vesting pool.

The Board may (acting fairly and reasonably) waive or adjust a target in case the target during the performance year has become obsolete or not appropriate due to events which could reasonably not be taking into account at the beginning of the year, such as strategy changes, acquisitions/-divestments etc.

Acting fairly and reasonably, the Board may also decide to base the LTI on phantom shares (i.e. as a cash-based program based on the development in the share price with the same performance period and reflecting the same vesting period).

Size and relativity of the components	Remuneration component	Relative size at minimum	Relative size at on- target	Relative size at maximum
The aggregate maximum amount that may be granted as incentive for a given year is equal to 12 months' base salary for the Chief Executive Officer and 10.5 months' base salary for the executive group vice presidents.			performa nce	performan ce
The split between fixed and variable remuneration is intended to result in a reasonable part of the salary being	Base salary	80%	52.2%	44.4%
linked to performance, while at the same time promoting sound business decisions to achieve COWI's vision.	Pension	20%	13%	11.2%
For the Chief Executive Officer, the base salary accounts for approx. 44%	STI	0%	17.4%	22.2%
to 52% of the total value of the remuneration package. The interval states the span between 'maximum	LTI	0%	17.4%	22.2%
performance' and 'on-target- performance'.	Total	100%	100%	100%



Other benefits	Policy:	Alignment with strategy, long-term interest and sustainability:	
	> Executives receive non- monetary benefits such as company cars as well as customary non- monetary benefits such as communication and IT equipment, subscriptions etc. Executives may also participate in customary employee benefit programmes, e.g. employee share pro- grammes	> Other benefits are granted reflecting local practice	
	> In excess of six (6) weeks paid holiday/year Executives receive a cash-based holiday allowance corresponding to one (1) % of the Base salary		
Other terms			
Term	Executive employment contracts are entered into for an indefinite period of time.		
Termination of employment	COWI may terminate the employment of an executive by giving 12 months' notice. Executive may terminate their employment by giving COWI six months' notice.		
Severance payment	In the event of termination by COWI (not due to a material breach by the executive) executives are, in addition to the notice period, entitled to a severance payment of 12 months' base salary.		



In the event of termination – whether by COWI or by the individual – due to a merger, acquisition or takeover of COWI, executives are, in addition to the notice period and the 12 months base salary severance payment mentioned above, entitled to an additional severance payment of 12 months' base salary (i.e. 24 months base salary in the aggregate).

Shareholding requirements for Executives

Executives' grant and possession of COWI shares is subject to the applicable Terms of Grant and Terms of Possession for shares in COWI Holding A/S.

Directors' and officers' liability

COWI takes out an adequate directors' and officers' liability insurance.



Governance and considerations

Review of Remuneration Policy

The Board has the overall responsibility for reviewing the Remuneration Policy. Periodically and at least once annually the Board reviews the Remuneration policy and decides any amendments to be proposed by the Board for adoption by the Annual General Meeting. The Annual General Meeting finally approves the Remuneration Policy.

Currently the individual Board members and the executives hold less than 0.5% of the votes at the Annual General Meeting and thus cannot influence the outcome of the voting.

According to the Rules of Procedure of the Board, a member of the Board or of Executive Management may not participate in the consideration of matters where such member as a material interest therein, whether directly or indirectly, which may conflict with the interests of the company. This also applies to remuneration of specific, individual Board members (e.g. ad hoc tasks) and executive remuneration; however, it does not apply to the recommendation of the general Board remuneration and/or amendments to the Remuneration policy to the General Meeting. In the opinion of the Board, there are no risks of conflicts of interest pertaining to the Board's preparation and review of the Remuneration Policy, given that remuneration of the Board is subject to approval of the General Meeting.

Review of Board remuneration

The Board reviews annually the actual remuneration of the Board for the preceding year and the remuneration level for the following year and decides any amendments to be proposed by the Board for adoption by the Annual General Meeting.

Review of Executive remuneration

Within the parameters set by the Annual General Meeting in this Remuneration Policy, the remuneration decision authorisation levels can be summarised as follows:

Board of Directors	Responsible for executive remuneration.
	Approving actual base salary, pension
	contribution, STIP targets and target fulfilment,
	LTIP targets and target fulfilment – based on
	recommendation from the Chairmanship



Chairmanship	Responsible for proposing STIP targets, reviewing target fulfilment as well as proposing targets and reviewing target fulfilment for LTIP.
	If the Board decides to establish a Remuneration Committee, the Remuneration Committee will be responsible for these preparatory tasks.

Extraordinary remuneration

The Board may, under extraordinary circumstances, award extraordinary remuneration, e.g., cash bonus, relocation compensation, share-based remuneration as well as other extraordinary remuneration, in respect of retention and recruitment to Executives, provided that such extraordinary remuneration is deemed to support the COWI Group's long-term interests and the interests of the company's shareholders. The value of such total extraordinary remuneration may not exceed an amount equal to 100% of the individual's total annual remuneration, including all remuneration components. If an Executive resigns from her/his position within 12 months after employment (or, as the case may be, within 12 months after the award of extraordinary retention remuneration), as a result of the Executive's own resignation (and the resignation is not due to COWI's material breach), or the employment of the Executive is terminated for cause by COWI within 12 months after employment (or, as the case may be, 12 months after award of extraordinary retention remuneration) such extraordinary remuneration will be clawed back in whole or in part by the company.

Deviations from the Remuneration policy

The Board may, under extraordinary circumstances, temporarily deviate from the Remuneration policy, provided that such deviation is deemed to be in the long-term interest of the COWI Group and/or the company's shareholders or made for the purpose of the COWI Group's sustainability. Deviations may only be made in respect of the size and terms of the STI and/or LTI programs applicable to Executives.

In the event of a deviation from the Remuneration Policy, the remuneration concerned will be disclosed in the remuneration report and/or annual reports.

Relationship to remuneration paid to other employees of the COWI Group

The terms of employment for employees within the COWI Group have been considered as part of the preparation of this Remuneration Policy for the Board



and the Executives. Taking into account market practice for remuneration, comparable companies, the size, complexity, geographic scope and industry of the COWI Group, and considering the responsibilities and duties of the members of the Board and the Executives compared to other employees of the COWI Group, the Board believes there is an appropriate balance between remuneration to employees of the COWI Group and remuneration to the Board and the Executives. As determined by the Board, a selected number of employees of the COWI Group in key positions may be eligible to participate in short and long-term incentive programmes equivalent to the executive short and long-term incentive programmes of COWI.

Effect and approval

This Remuneration Policy replaces the previous Remuneration Policy (as approved by the Annual General Meeting in 2016 and adjusted by the Board of Directors on 22 May 2018).

This Remuneration Policy is applicable to remuneration in relation to the calendar year 2023 and later. The previous Remuneration Policy is applicable to remuneration relation to the period up to and including the calendar year 2022 and are as such still governing e.g. the short-term incentive programme (STI) and long-term incentive programme (LTIP) provided in accordance with the Remuneration Policy.

This Remuneration Policy was adopted by the Board of Directors on 27 February 2023 and approved by the Annual General Meeting on 15 March 2023.

The Remuneration Policy shall be presented at the Annual General Meeting for approval at least every fourth year and upon any proposed material amendments.

The Remuneration Policy shall be described in the annual reports of COWI Holding A/S and/or the remuneration reports and compliance therewith shall be explained and motivated by the Chair at the Annual General Meeting.

Information on remuneration, including the remuneration components, for the members of the Board as well as the Executives, shall be disclosed on an individual basis in the company's remuneration report and/or annual report for the relevant financial year, including a statement on compliance with this Remuneration Policy.