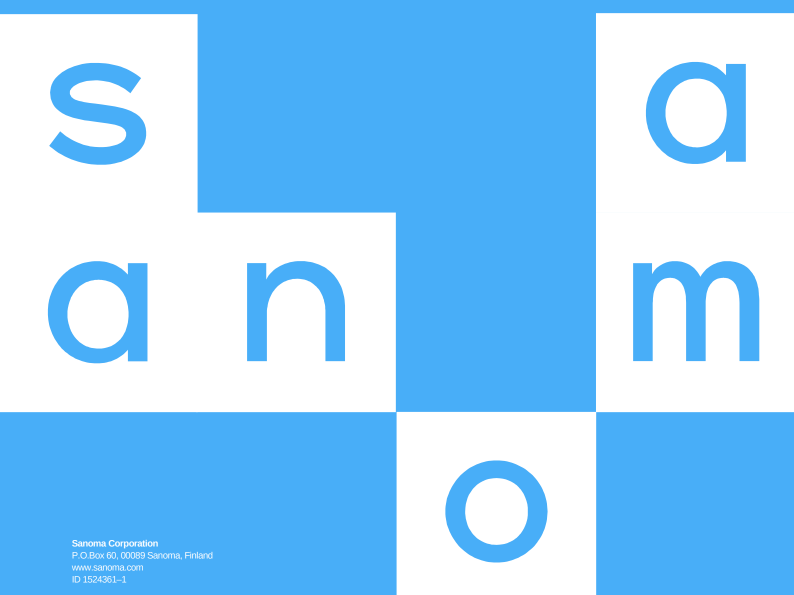
# Remuneration Policy



# **REMUNERATION POLICY**

# 1. Introduction

This Remuneration Policy (Policy) has been prepared in accordance with the requirements set forth by the amended Shareholders' Rights Directive (EU 2017/828), which has been mainly implemented in Finland into the Limited Liability Companies Act (624/2006, as amended), Securities Markets Act (746/2012, as amended), Decree of the Ministry of Finance 608/2019 and the Finnish Corporate Governance Code, issued by the Securities Market Association in 2019 (available at www.cgfinland.fi). The Policy will be presented to the Company's 2020 Annual General Meeting (AGM) and shall be applied until the 2024 AGM, unless a revised policy is presented to the AGM before that. The Policy is applied to members of the Board of Directors (Board), to the extent applicable, and the President & CEO (CEO). Should a Deputy CEO be appointed in future years, this Policy is applicable to her/him in a similar way as to the CEO. Regarding members of the Board, the procedure for making remuneration decisions and the remuneration components are presented in this Policy in the section "Remuneration of the Board ".

# **KEY REMUNERATION PRINCIPLES**

The Policy is designed around the following key principles, which are also followed in the remuneration of the top executives:

#### Support the business strategy

Link between remuneration and success in the strategy implementation is a key principle. Short and long-term incentive plans must be aligned with business strategies focused on creating long-term growth and shareholder value, while maintaining a tight focus on short-term financial results.

## • Pay for performance

A significant part of total remuneration should be performance based and vary with actual company and individual performance delivered. A balance between encouraging the achievement of challenging targets and avoiding creating excessive risk-taking should be maintained.

## Pay competitively

Remuneration should ensure attraction and retention of highly competent CEO to secure the success of the company. The total remuneration package should be fair and competitive compared to relevant markets. Human Resources Committee (HR Committee) uses market benchmark data from companies of a similar size and complexity to Sanoma as a guide when setting total remuneration package for the CEO.

#### Encourage share ownership

Share ownership is encouraged through share-based long-term incentive plans to align interests of shareholders and the CEO. Share ownership guidelines are also in place for the CEO.

#### Be fair, transparent and simple in design

We follow our Code of Conduct and principles of Diversity Policy. Our incentives should encourage not only top management but all employees to pursue the Company's objectives. All employees are rewarded fairly based on the requirements of the position and performance.

Transparent communication and reporting is an integral element of the remuneration principles.

# **CONSIDERATION OF REMUNERATION AND EMPLOYMENT CONDITIONS OF EMPLOYEES**

The remuneration structure and level of Sanoma employees varies according to their role, location and working environment. Consideration in remuneration is given to performance, competence and remuneration paid for comparable roles.

Profit sharing schemes or short-term incentive plans are widely used in Sanoma's different business units at all organisational levels to support the delivery of our business strategies and to apply the pay for performance principle. Opportunities vary by organisational level and business specific as well as individual metrics are used. At more senior management levels a larger proportion of remuneration is performance based.

The HR Committee receives general feedback from employees via the HR function as part of the output from the employee engagement survey, typically conducted annually, and information on employment practises elsewhere in the Company.

# 2. Description of decision-making procedure concerning remuneration

# **REMUNERATION OF THE BOARD**

The AGM determines annually the remuneration of the members of the Board and Board committees. The proposal for the Board members' remuneration is prepared by Sanoma's largest shareholders supported by the HR Committee.

The remuneration of the Board members may consist of monthly or annual fees and meeting fees. The fees can be paid in cash or partially or entirely in shares. Travel and accommodation expenses as well as other costs directly related to the Board and Committee work are compensated to the Board members.

# **REMUNERATION OF THE CEO**

The HR Committee prepares and reviews the Remuneration Policy and recommends its approval to the Board. The Board approves the Policy. The Policy will be presented to the Company's 2020 AGM for the first time and the Policy will take effect from the 2020 AGM. After this the Policy will be presented to the AGM every four years or earlier if there are material changes to the Policy. The HR Committee reviews the appropriateness of the Policy during the four-year period.

The remuneration payable to the CEO is decided by the Board, based on the HR Committee's proposal, within the framework of the Policy presented to the AGM. In preparing the proposals, the HR Committee commissions benchmarks of the remuneration of the CEO against relevant Finnish and European peers on a regular basis. The CEO shall not participate in the preparation nor the decision making regarding her/his own remuneration.

An authorisation from the AGM is sought for the Board to decide on the repurchase of the Company's own shares to be used for example as part of the Company's incentive programmes and according to this Policy. The conditions and granting of share rewards are decided annually by the Board.

#### **Minor amendments**

The Board can make minor amendments to the Policy (for regulatory, tax or administrative purposes or to take account of a change in legislation) without presenting the Policy to the AGM.

#### **Conditions for temporary changes**

The Board, in its full discretion and upon the recommendation of the HR Committee, can also make temporary deviations from the Policy for ensuring the long-term interests of the Company in the following predefined circumstances:

- Change of CEO
- Material changes in the Company's structure, organisation, ownership and/or business (for example merger, takeover, demerger, acquisition)
- Material changes in or amendments to the relevant laws, rules, or regulations (including tax laws).

A temporary deviation may apply to whole Policy or part of it, depending on the type of exceptional circumstances.

If a deviation decision has been taken by the Board of Directors, and the deviation is not considered temporary, the Company will present a revised Policy to the next AGM.

#### Legacy commitments

The remuneration decisions are made within the framework of the Policy presented to the AGM. However, any remuneration payments and/or payments for loss of office (including exercising any discretions available to it in connection with such payments) made under legacy agreements prior to the approval of the Policy may be paid out subject to that the terms of the payment were agreed before the Policy came into effect.

# 3. Description of the CEO's remuneration

The remuneration of the CEO may consist of base salary and fringe benefits, short term incentives, performance shares and pension benefits. Restricted shares can be used as part of remuneration in exceptional cases. When determining the annual remuneration of the CEO, the Board's aim is that the value of the CEO's total remuneration is appropriately positioned relative to relevant market and that a substantial part of the total remuneration is dependent on the performance of the Company.

The Board may make an award in respect of a new CEO appointment to compensate incentive arrangements forfeited on resignation from a previous employer. This will be considered on a case-by-case basis and may comprise cash or shares.

#### **ELEMENTS OF THE CEO REMUNERATION**

#### The table below summarizes the main elements of the CEO's remuneration.

	Element	Purpose and	Description and operation	Opportunity
		link to strategy		
Fixed	Base	Fixed market-	Fixed salary (= monthly base salary and holiday	Salary levels and increases take account of:
рау	salary &	competitive	allowance) and fringe benefits. The benefits may	- individual and company performance
	benefits	remuneration to	include car or car allowance, telephone, travel related	- typical pay levels in relevant companies of a
		support the	benefits and insurance benefits. Additional benefits may	similar size and complexity
		attraction and	also be provided where required or appropriate at the	- the wider employee pay review
		retention of	discretion of the Board, for example (but not limited to)	
		competent	relocation support and housing benefits.	CEO's base salary of the year under review
		individuals to		will be disclosed in the Annual Remuneration
		deliver the	The CEO is also eligible to participate in the Personnel	Report.
		business	Fund or other schemes and benefits applicable to all	
		strategy	employees in the company or in a specific country on	
			the same basis as all other employees.	
			Base salaries are reviewed, but not necessarily	
			increased, annually, typically with effect from 1 January.	
			The CEO does not receive separate remuneration for	
			her/his management team membership or other internal	
			management positions, such as Board memberships in	
			the Group companies.	
Variable	Short-term	To incentivise on	The STI is determined on the basis of achieving	The annual STI opportunity for the CEO will
рау	incentives	an annual basis	financial and non-financial targets set annually by the	not exceed 67% of base salary on the target
	(STI)	for achieving	Board based on the HR Committee's proposal. The STI	level performance and 100% of base salary
		stretching	is at maximum 150% of the reward on the target level	on the maximum level performance.
		financial and	value and the STI payment is subject to reaching a	
		non-financial	threshold performance in a key Group financial	
		short-term	measure.	
		targets aligned		
		with business		
		strategies		

		Performance measures, their weighting and targets are	
		set annually at the start of the financial year based on	
		Company's objectives linked to the strategic priorities.	
		The STI is determined primarily by Group financial	
		performance but the Board may apply non-financial	
		measures that support the underlying strategic priorities	
		for the coming year. The STI may also be linked to	
		individual performance of the CEO. Non-financial	
		measures may include for example employee	
		engagement, customer delivery or other individual or	
		company-specific objectives to reflect the prevailing	
		business context.	
		The financial and non-financial measures are set with	
		reference to the prior year and to the budgets and	
		business plans for the coming year, ensuring that the	
		levels to achieve minimum, on-target and maximum	
		pay-outs are appropriately stretching.	
		STI is paid in cash once the results have been audited	
		and approved by the Board. The Board has discretion	
		to adjust the STI outcome both upwards and	
		downwards to ensure the pay-out level reflects	
		appropriately the overall business performance for the	
		year.	
Long-term	To incentivise	Sanoma's long-term remuneration is built on share-	When determining the annual LTI opportunity
incentives	and support the	based incentive plans, Performance Share Plans (PSP)	for the CEO the Board aims to ensure that
(LTI)	development	and Restricted Share Plans (RSP), which offer the CEO	the value of the CEO's total remuneration is
()	and execution of	an opportunity to receive Sanoma shares as long-term	appropriately positioned relative to relevant
	business	incentives. The conditions and the granting of the LTI	peers. The maximum value of the normal
	strategies linked	shares are decided on annually by the Board based on	annual LTI reward at the moment of grant is
	to long-term	the HR Committee's proposal.	expected to be in the range of maximum
	5	the fire committee's proposal.	
	performance and	Performance charges	100%-150% of base salary.
	shareholder	Performance shares:	The Deard may however use discretion to
	value creation	In the PSPs, the performance is measured based on	The Board may, however, use discretion to
	-	achievement of the criteria set by the Board for annually	grant LTI shares up to a maximum total value
	To serve as a	commencing new plans. The plans are based on an	of 300% of base salary at the moment of
	retention tool	one year performance period followed by a vesting	grant in exceptional circumstances. Such
		period of two years. The length of the performance	exceptional circumstances may include
		period is one year due to difficulty to set targets on	recruitment, significant increase in the size or
		longer term in the Company's rapidly changing	scope of the role or responsibilities,
		business environment.	significant strategic change or other similar
			circumstances.
		Performance measures, their weighting and targets are	
		set annually at the start of the performance period	The agreed annual LTI opportunity of CEO
		based on the Company's objectives linked to the	Susan Duinhoven is, however, defined as a
		financial and strategic priorities. The measures can	fixed number of shares = 100,000 shares on
		include for example operational earnings per share	the target level performance and 150,000
		(EPS) and adjusted free cash flow. The Board may vary	shares on the maximum level performance.
		the performance measures and/or the weightings of the	
		measures in the annually commencing PSP plans.	Details of the LTI opportunity in respect of
			each year will be disclosed in the Annual
			Remuneration Report.

Share rewards will be earned based on the achievement against the set performance targets after the end of the performance period once the results have been audited and approved by the Board. The performance range will be determined for each performance measure. A minimum-level performance will result in 25% of the on-target level reward. The annual PSP incentive is at maximum 150% of the reward on the target level performance. The reward will increase on a linear scale from the minimum level of 25% to 100% on the target level performance and again from 100% to 150% for stretched maximum levels of performance.

The Board has discretion to adjust the PSP outcome both upwards and downwards to deal with and/or eliminate the impact of: unforeseen events during the performance period which have a material impact on the outcome.

The earned reward will be required to be held for a waiting period of two years after the end of the performance period. The share delivery after the waiting period is conditional upon continued employment until the moment of transferring shares, or a good leaver ground. The Board has, however, discretion to decide on whether and to what extent the CEO is eligible to granted share rewards upon the CEO leaving the Company.

The possible reward will normally be paid latest by the end of April following the year after the end of the waiting period. The reward will be paid as a combination of shares and cash. The cash component is dedicated to cover the taxes and tax-related costs related to the performance shares.

#### **Restricted shares:**

Shares in the RSPs are granted in exceptional cases only for recruiting or special retention or remuneration purposes. The shares are usually delivered to the participants provided that their employment with Sanoma continues uninterrupted throughout the duration of the period of the plan (2-4 years) until the shares are delivered. The Board has, however, discretion to decide on whether and to what extent the CEO is eligible to granted share rewards upon the CEO leaving the Company.

The reward will normally be paid latest by the end of April following the year after the end of the plan's period. The possible rewards under the RSPs are paid as a combination of shares and cash. The cash component is dedicated to cover the taxes and taxrelated costs related to restricted shares.

1		1		
			Consequence of a change of control event	
			Upon the occurrence of a change of control event, the	
			Board determines in its sole discretion whether this will	
			affect the outstanding LTI earnings and awards and, if	
			so, to what extent and in which manner.	
			Share ownership requirement policy	
			Shares conditionally granted to the CEO under the LTI	
			plans are subject to share ownership requirement that	
			is determined by the Board based on the HR	
			Committee's proposal. Until the required shareholding	
			is achieved, the CEO is required to hold, and not to sell,	
			at least 50% of after-tax shares received.	
	Clawback		The short term incentives or share rewards may be	
			cancelled or recovered in certain circumstances (for	
			example misconduct or unethical conduct such as	
			manipulation of the financial or other data).	
Other	Pension	To provide	The CEO participates in the statutory and/or company	The maximum annual employer contribution
		market-	pension scheme in line with local country	to an additional pension contribution plan or a
		competitive	arrangements. In addition, the CEO may receive	cash allowance is 15% of base salary
		pension benefits	additional pension benefits based on a defined	
		to support the	contribution scheme or a cash allowance in lieu of a	
		attraction and	pension contribution.	
		retention of		
		competent	The salary basis for defining the additional pension	
		individuals to	benefits is base salary and the value of usual fringe	
		deliver the	benefits Pension benefits (or a cash allowance) do not	
		business	form part of the base salary for the purposes of	
		strategy	determining incentives.	
			The CEO's retirement age is typically the usual	
			retirement age in her/his home country.	

# **CEO's service contract**

The applicable other terms and conditions of the CEO's service are decided by the Board based on HR Committee's preparatory work and agreed in a Managing Director contract. The contract includes for example the entitlement to paid holidays, sick pay and other standard employment terms including reimbursement of reasonable travel and other business related expenses.

# Notice period and severance package

The Managing Director contract is valid until further notice. The CEO's period of notice is six months both from the CEO's and the Company's part. If the director contract is terminated by the Company (situation of entering into a settlement on the initiative of the Company included), the CEO will be paid a severance payment equalling to 12 months' salary, plus the salary, pension contributions and benefits for the notice period. The severance pay is accompanied by a fixed-term non-competition clause.

Regarding STI and LTI rewards, the Board uses discretion as provided under the rules of the STI and LTI plans. Taking into account the circumstances, the Board has discretion to award a STI for the CEO in respect of performance in the financial year with appropriate consideration of time prorating. In the LTI plans the main principle is that based on a good leaver ground the CEO keeps the entitlement to outstanding LTI rewards in the Company initiated terminations.