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Executing GROWING GREEN

Our core business is leading the way to a green energy world









Inflation reduction act and European Green Deal accelerate growth momentum in US and Europe



RWE's European core markets require new, low-carbon flexible capacities



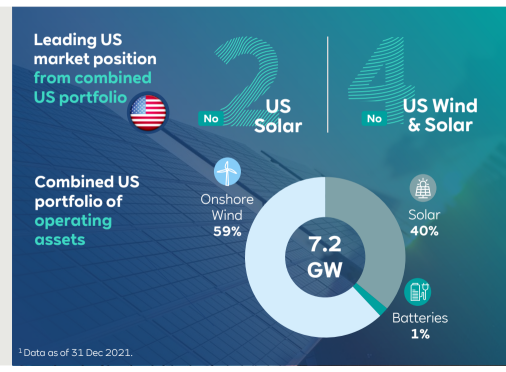
Hydrogen is quickly gaining traction with Europe at the forefront



Decarbonisation of industry drives demand for tailored solutions

Step up of RWE's footprint in attractive US renewables market with acquisition of >3 GW Con Edison Clean Energy Businesses

- → With acquisition RWE achieved leading position in highly attractive US renewables market
- → Strong growth outlook for US renewables from massive push for green energy buildout. Attractive, stable and long-term investment framework from Inflation Reduction Act (IRA)
- ightarrow Acquisition of CEB perfectly complements RWE's existing US business:
 - >3 GW asset base delivering strong cash flow contribution (EBITDA ~USD600m)
 - Creating a balanced portfolio across regions and technologies
 - Additional pipeline of >7 GW to deliver 500+ MW p.a.
 - Powering up with highly experienced team
- → Acquisition and future additional growth funded through equity measure via mandatory convertible bond with QIA. Net income accretive from year 1



RWE is pursuing an ambitious sustainability strategy

Our Purpose



Our energy for a sustainable life



Our Sustainability Ambition



RWE will be
recognized as a
leading example for
the responsible and
rapid transformation
towards a
sustainable
industrial company



E Climate Change We will be climate neutral by 2040. On the way there, our ambition is to reduce our emissions in line with a 1.5° compliant pathway

Innovation We accelerate the adoption of technologies for a zero-carbon energy system

Biodiversity & Recultivation Because we care about the biodiversity impact of our business, we commit to the highest standards in recultivation. For new assets, we aim for a net-positive contribution to biodiversity by 2030

Circular We implement the principles of circular economy in our way of working. We reduce the use of natural resources, minimize waste and design our assets so that we maximize the reuse / recycling of materials

Social Responsibility We make a positive **contribution to the communities** in which we operate. In the sense of a Just Transition, **we stand by our employees** who are impacted by the energy transition and find **socially responsible solutions and perspectives**

S Diversity, Equity & Inclusion

Diversity, Equity
We create an equitable and inclusive working environment which promotes diversity. We will
strengthen the share of women in management, targeting 30% in our core business by 2030

Occupational Health & Safety

We protect the **physical and emotional well-being** of our people

Sustainable Investment Our growth is sustainable. >90% of our investments by 2030 will flow into sustainable projects according to the EU taxonomy

Compliance & Ethics

We have a **strong compliance culture** and act in accordance with our **values**

Green transformation accelerated with 2030 coal exit agreement: Basis for 1.5°C compliant pathway set

- → Agreement reached with federal and state government to exit lignite power generation in 2030 in Germany
- → Accelerated closure creates the base for emission reduction in line with 1.5°C compliant pathway, enhancing attractiveness of RWE share to ESG focused investors
- → Strong emphasis on Just Transition.

 Comprehensive set of measures agreed to exit
 lignite operations in a socially responsible way and
 support structural economic changes in the
 affected regions
- → Further growth opportunities for RWE's green core business via increased wind and solar buildout in former mining areas as well as approx. 3 GW of flexible H2 ready gas plants on existing sites



Our approach to ESG contributes directly to the UN SDGs

Seven SDGs were defined as material in relation to the business activities of RWE



- 30% of female Executive Board members
- Leader in

 Diversity for the

 3rd time in a row

 recognised by The

 Financial Times;

 ranked 2nd among

 energy companies
 in Europe



- Leading operator of wind and solar with ~11 GW installed capacity with Ø 2.5 GW net capacity additions p.a.
- Highly efficient and flexible power plant portfolio



- Strong employer with workforce of ~18,200 people
 Contribution
- to local communities, support for structural change and socially responsible and fair transition



Focus on innovative technologies to support climate-neutral transition: hydrogen, storage technologies, floating offshore wind and floating PV, recyclable blades



- CO₂ reduction of 55% since 2012
- Certified 2030 emissions targets;
 climate neutrality by 2040
- Embedded circularity across all parts of company



- Recultivation programme with focus on biodiversity
- Net-positive contribution to biodiversity by 2030 for new assets
- Increase in ecology in renaturalised mining areas



- Strict compliance requirements with RWE's Code of Conduct
- Member of Bettercoal to promote standards in supply chain



Impressive improvement in major sustainability ratings











Note: Last shown rating scores based on the date of last comprehensive rating review.

RWE strengthened its Human Rights Due Diligence and complies with the new German Supply Chain Due Diligence Act

About the German Supply Chain Due Diligence Act

- Status: The German Supply Chain Due Diligence Act (Lieferkettensorgfaltspflichtengesetz) came into force on 01 January 2023. So far, it is the most comprehensive law on human rights
- **Aim:** The aim is to prevent human rights violations in business contexts
- Scope: Any company with headquarters or subsidiaries in Germany and with more than 3,000 employees (2023) or 1,000 employees (2024), incl. its major subsidiaries. It encompasses own business activities as well as direct and (partially) indirect suppliers

RWE complies with the law by having an appropriate Human Rights Management System and Due Diligence Approach in place

RWE complies with the requirements of the Act that reflect the recommendations of the UN Guiding Principles on Business and Human Rights. In a group-wide project RWE has reviewed ist Human Rights Management and implemented further measurements. This included amongst others:

Risk Management System		System established along 7 key elements of IDW standard (PS 980)
Responsible Person(s)		Group Chief Human Rights Officer nominated
Annual Risk Analysis (RA)		Group-wide risk analysis performed
Policy Statement	>	RWE Policy Statement to be published by 1 st of January 2023

RWE

Leading the way to a green energy world



Society

We deliver the energy transition and will become **net zero by 2040**



Customers

We supply green energy solutions and support the decarbonisation of industries



Employees

We offer a highly attractive & international working environment with significant growth in green technologies.
We also stand by our employees impacted by the energy transition



Shareholders

We create shareholder value by delivering profitable green growth

Our energy for a sustainable life.

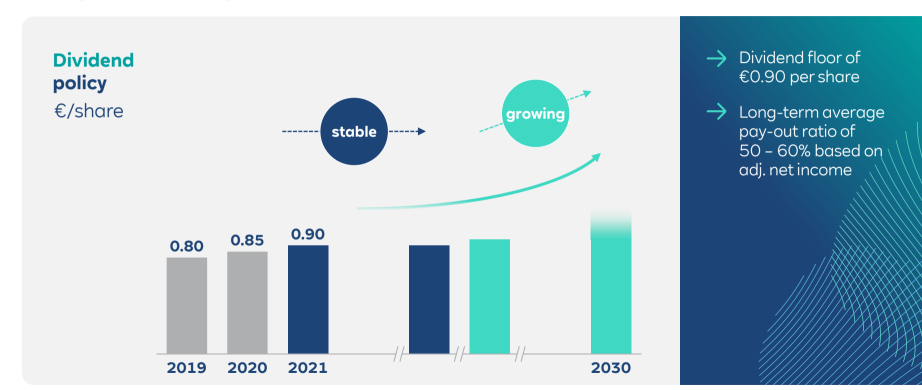
Powerful & green in 2030: Leading green energy company



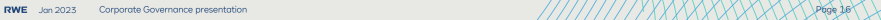
Committed to strong capital structure and investment grade rating



Attractive and stable dividend throughout the green energy transition



Governance at RWE



Experienced management team passionate about driving performance to the next level

Introducing the management team at RWE AG

Chief Executive Officer (CEO)



Dr. Markus Krebber

Born 1973, with RWE since 2012, Member of the Executive Board of RWE AG and CFO since 2016. Took over the CEO position as of 1 May 2021.

Group departments

- Energy Transition & Regulatory Affairs
- Group Communications & Public Affairs
- Legal, Compliance & Insurance
- · Mergers & Acquisitions
- Corporate Transformation
- Strategy & Sustainability
- ----

Chief Financial Officer (CFO)



Dr. Michael Müller

Born 1971, with RWE since 2005, former CFO of RWE Supply & Trading. Member of the Executive Board of RWE AG since 1 November 2020 and CFO as of 1 May 2021.

Group departments

- Finance & Credit Risk
- Tax
- Accounting
- Controlling & Risk Management
- Investor Relations

Chief Human Resources Officer (CHO) & Labour Director



Zvezdana Seeger

Born 1964, was member of the Executive Board DB Privat- und Firmenkundenbank AG and COO of Private and Corporate Business unit of Deutsche Bank AG. Since 1 November 2020 member of the Executive Board and Labour Director of RWE AG. Group departments

- Services & Analytics
- Employee Relations
- People Development & Talent Attraction
- Information Technology
- Internal Audit & (Cyber)Security

The Supervisory Board decided to appoint Katja van Doren as CHO and Labour Director of RWE AG as of 1 August 2023. In this Executive Board portfolio, which also includes responsibility for IT, she will succeed Zvezdana Seeger, whose contract is coming to an end. Katja van Doren is currently responsible for Finance, HR and IT on the Executive Board of RWE Generation.

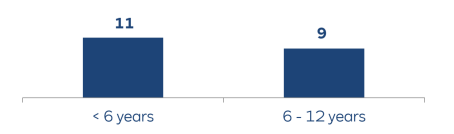
Diverse and experienced Supervisory Board meets all competency requirements

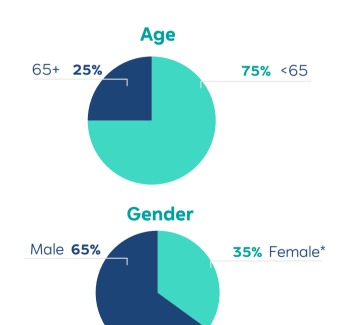


20 Board Members

- shareholder representatives elected by the Annual General Meeting
- **1 employee representatives** elected by the employees of RWE AG & its group companies

Board Tenure in Years





*Shareholder representatives: 40%

Shareholder representatives of the Supervisory Board



Dr. Werner Brandt Chairman of the Supervisory BoardBorn 1954, German
Member since 18 April 2013

Member of the Supervisory Board of Siemens AG and former Executive Board Member and CFO of SAP AG None of the SB-members is considered overboarded under the provisions of the German Corporate Governance Code



Dr. Hans BüntingBorn 1964, German
Member since 28 April 2021

Self-employed Management Consultant and former Executive Board Member of innogy SE



Ute Gerbaulet Born 1968, German Member since 27 April 2017

Chief Financial Officer and General Partner of Dr. August Oetker KG

Member since 18 October 2021



Prof. Dr.-Ing. Dr.-Ing. E. h. Hans-Peter Keitel Born 1947, German Member since 18 April 2013

Independent Corporate Consultant and former Chairman of the Executive Board of HOCHTIEF AG



Mag. Dr. h.c. Monika Kircher Born 1957, Austrian Member since 15 October 2016

Independent Corporate Consultant and former CEO of Infineon Technologies Austria AG



Thomas KufenBorn 1973, German

Mayor of the City of Essen



Dr. Erhard SchipporeitBorn 1949, German

Born 1949, German Member since 20 April 2016

Independent Corporate Consultant and former member of the Executive Board and CFO of E.ON AG



Ullrich Sierau Born 1956, German Member since 20 April 2011

Independent Consultant for companies, administrations, political parties and civil society initiatives / former Mayor of the City of Dortmund



Hauke StarsBorn 1967, German
Member since 28 April 2021

Executive Board Member of Volkswagen AG from February 1st, 2022



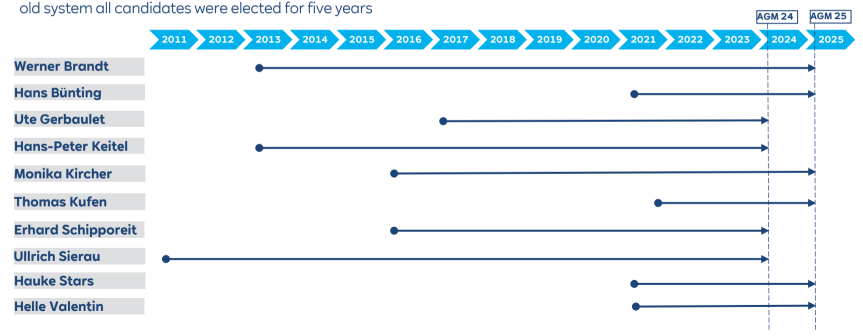
Helle ValentinBorn 1967, Danish
Member since 28 April 2021

General Manager, Global Business Services Nordic, IBM Corporation

Modernized Supervisory Board election procedures and tenures introduced. Next election of members at the AGM 2024

 With the AGM 2021 RWE has introduced a staggered board system with differently clustered tenures for shareholder representatives





Clearly defined Supervisory Board nomination process

Step 1 - Definition of the required profile

Skills

- Energy sector knowledge
- New technologies
- Sustainability
- Digitisation
- Corporate Strategy
- Experience on public sector
- Accounting / Financial audit
- HR-Expertise
- Leadership Experience
- International Experience

Other essential targets

- Independence
- Maximum age 75 Years
- Representation of woman (≥30%)
- Age diversity
- Maximum number of terms
- Sufficient time

Step 2

- Nomination
 Committee of the
 Supervisory Board
 starts the selection
 process in order to
 find the best
 possible candidates.
- It assesses
 potential
 candidates based
 on the required
 profile.

Step 3

The selection results of the Nomination Committee are presented to all members of the Supervisory Board.

Step 4

The **candidates**, who are fully in line with the goals of the Supervisory Board in respect of

the corporate

- body's composition and competencies, **are proposed to the shareholders** by the Supervisory Board.
- The shareholders vote on the candidates at the AGM

Allocation of core competencies in selected focus areas

	Energy Sector	Experience on Public Sector	Corporate Strategy	Sustainability	International Experience	Accounting / Financial Audit	Leadership Experience	New technologies	HR- Expertise	Digitisation
Werner Brandt		✓	✓	✓		✓	✓		✓	✓
Hans Bünting	√	✓	✓	✓	✓	✓	✓	√	✓	✓
Ute Gerbaulet	√		✓	✓		✓	✓		✓	✓
Hans-Peter Keitel	√	✓	✓	✓	✓		✓		✓	✓
Monika Kircher	√	✓	✓	✓	✓	✓	✓		✓	✓
Thomas Kufen	√	✓	✓	✓			✓	✓	√	
Erhard Schipporeit	√		✓	✓	✓	✓	✓		✓	
Ullrich Sierau	√	✓	✓	✓	✓	√	✓	√	✓	✓
Hauke Stars	√		✓	✓	✓	√	✓		✓	✓
Helle Valentin		✓	√	√	✓	✓	✓		√	✓

Employee representatives of the Supervisory Board



Ralf Sikorski Deputy Chairman of the Supervisory Board Born 1961, German Member since 1 July 2014

Member of the Main Executive Board of IG Bergbau, Chemie, Energie (trade union)



Michael Bochinsky Born 1967, German Member since 1 August 2018

Deputy Chairman of the General Works Council of RWE Power AG



Sandra Bossemeyer Born 1965, German Member since 20 April 2016

Chairwoman of the Works Council of RWE AG



Matthias Dürbaum Born 1987, German Member since 27 September 2019

Chairman of the Works Council of Hambach mine



Reiner van Limbeck Born 1965, German Member since 15 September 2021

Chairman of the Works Council of the Essen Headquarters of RWE Generation SE and RWE Technology International GmbH



Harald Louis
Born 1967, German
Member since 20 April 2016

Chairman of the General Works



Dagmar Paasch Born 1974, German Member since 15 September 2021

Head of the Supply and Waste Management Department at ver.di North Rhine-Westphalia



Dirk Schumacher Born 1970, German Member since 15 September 2021

Chairman of the HW Grefrath Works Council, RWE Power AG



Dr. Andreas WagnerBorn 1967, German
Member since 15 September 2021

Head of Drilling and Water Management of RWE Power AG



Marion Weckes Born 1975, German Member since 20 April 2016

Officer of the Group Works Council of GEA Group AG

Way of working of the Supervisory Board

- **Five ordinary meetings** of the Board planned per year. Five ordinary meetings of the Board were held in 2022.
- **Extraordinary meetings in special situations** are called at short notice; in 2022 three such meetings took place (among others on the acquisition of Con Edison Clean Energy Businesses)
- The Supervisory Board **runs six standing Committees** with specific tasks
- Separate pre-meetings for the preparation of Supervisory Board meetings are held by both groups of representatives in the Supervisory Board; shareholder and employee representatives respectively
- Ongoing dialogue between Chairman of the Supervisory Board and the Executive Board

Supervisory Board is supported by six standing Committees

Executive Committee

- Werner Brandt
- Ute Gerbaulet
- Hans-Peter Keitel
- Reiner van Limbeck
- Dirk Schumacher
- Ralf Sikorski

Nomination Committee

- Werner Brandt
- Hans-Peter Keitel
- Hauke Stars

- Shareholder Representatives
- **Employee Representatives**

¹The Mediation Committee did not meet in 2022.

Audit Committee

- Erhard Schipporeit
- Michael Bochinsky
- Matthias Dürbaum
- Monika Kircher
- Dagmar Paasch
- Ullrich Sierau

Personnel Affairs Committee

- Werner Brandt
- Sandra Bossemeyer
- Harald Louis
- Ralf Sikorski
- Hauke Stars
- Hans Bünting

Strategy & Sustainability Committee

- Werner Brandt
- Michael Bochinsky
- Hans Bünting
- Hans-Peter Keitel
- Harald Louis
- Dagmar Paasch
- Ralf Sikorski
- Helle Valentin

Mediation Committee¹

- Werner Brandt
- Ralf Sikorski
- Marion Weckes
- Thomas Kufen

Supervisory Board meeting attendance¹ in FY 2022

	Supe B	ervis oard		Extraordinary Supervisory B.			Executive Committee			Audit Committee			Personnel Affairs Committee			Nomination Committee			Strategy & Sustainability Comittee		
Total (F2F / virtual)	T	F	V	T	F	V	Т	F	V	T	F	V	T	F	V	T	F	V	T	F	V
Werner Brandt ²	5/5	4	1	3/3	0	3	3/3	1	2	5/5	1	4	4/4	3	1	3/3	2	1	2/2	2	0
Michael Bochinsky	5/5	2	3	3/3	0	3				5/5	4	1							1/2	1	0
Sandra Bossemeyer	5/5	3	2	3/3	0	3							4/4	3	1						
Hans Bünting	5/5	3	2	3/3	0	3													2/2	1	1
Matthias Dürbaum	5/5	2	3	3/3	0	3				5/5	4	1									
Ute Gerbaulet	4/5	2	2	3/3	0	3	3/3	1	2												
Hans-Peter Keitel	5/5	3	2	3/3	0	3	3/3	1	2							3/3	2	1	2/2	1	1
Monika Kircher	5/5	3	2	3/3	0	3				5/5	1	4									
Thomas Kufen	5/5	3	2	3/3	0	3															
Reiner van Limbeck	5/5	3	2	3/3	0	3	3/3	1	2												
Harald Louis	5/5	2	3	3/3	0	3							4/4	2	2				2/2	2	0
Dagmar Paasch	5/5	3	2	3/3	0	3				5/5	2	3							2/2	2	0
Erhard Schipporeit	5/5	4	1	3/3	0	3				5/5	2	3									
Dirk Schumacher	5/5	2	3	3/3	0	3	3/3	1	2												
Ullrich Sierau	5/5	3	2	3/3	0	3				5/5	4	1									
Ralf Sikorski	5/5	3	2	3/3	0	3	3/3	1	2				4/4	3	1				2/2	2	0
Hauke Stars	5/5	1	4	3/3	0	3							4/4	0	4	3/3	1	2			
Helle Valentin	5/5	3	2	3/3	0	3													2/2	2	0
Andreas Wagner	5/5	3	2	3/3	0	3															
Marion Weckes	5/5	2	3	3/3	0	3															

¹Attendance/number of meetings during the respective term of office

Note: The Mediation Committee did not meet in 2022.

 $^{^2\}mbox{Mr}.$ Brandt attends the meetings of the Audit Committee as a guest.

Regular efficiency reviews support continuous improvement

- According to the German Corporate Governance Code, the Supervisory Board conducts regularly efficiency reviews of its work
- All members of the Supervisory Board provide their feedback based on a detailed written questionnaire
 that is evaluated anonymously. The results are discussed by the Supervisory Board
- The efficiency review is considered as a **very valuable tool to promote open discussion and forms the basis for continuous improvement**
- The latest review was conducted in summer 2022. The questionnaire consisted of 76 questions from six different topics blocks
- The results of the latest review were very positive and showed, among other things, that the work processes of the Supervisory Board are very goal-oriented and effective
- The need to **expand the competence profile** to include the **topic of "sustainability**" and further build up corresponding expertise **was identified** and **implemented** soon afterwards.

Annual General Meeting 2023

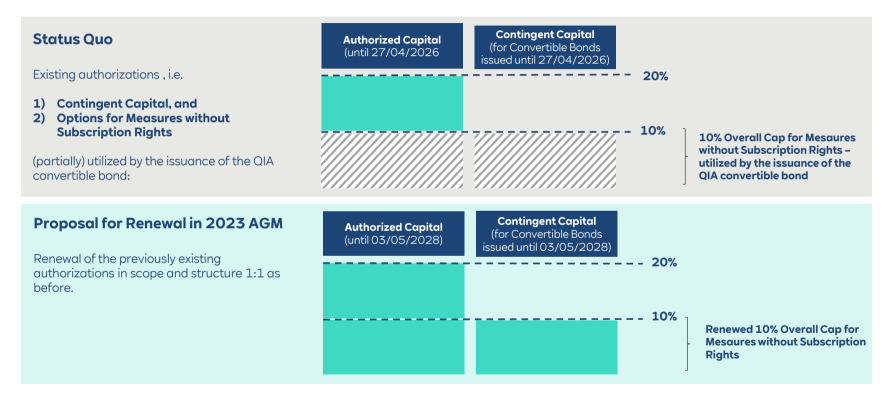
RWE Jan 2023

Corporate Governance presentation

Annual General Meeting 2023 in a new virtual format

- The German legislator has created a new legal framework for virtual AGMs.
- Significant further development compared to the COVID-19 format: **Live interaction with shareholders** during the Annual General Meeting to enable shareholders to speak, exercise their right to ask questions and submit motions.
- The virtual shareholders' meeting is thus almost a **1:1 replica of the classic physical AGM,** but still more **sustainable, efficient and contemporary.**
- Against this background, the RWE Executive Board, with the approval of the Supervisory Board, has decided to use the **new virtual format for the 2023 AGM**.
- It will be proposed to the 2023 AGM to create a **provision in the Articles of Association** authorizing the Executive Board to choose the **virtual format also after 2023**. In addition, we will propose that the SB members do not have to physically attend virtual AGM's but can participate virtually.
- Other special agenda items:
 - Renewal of **capital authorizations** after the existing authorizations have been (partially) utilized by the issuance of the mandatory convertible bond to QIA. New authorizations are proposed to be essentially the same in volume and details as the authorizations to date. More information on page 30.
 - First-time election of **Deloitte as new auditor** (initially for Q1/2024). More information on page 31.

Renewal of Capital Authorizations



> Furthermore: Renewal of expiring Share Buyback Authorisation for two years until 3/5/2025

Change of the auditor: Deloitte will be proposed to the Annual General Meeting as PwC's successor

- In November 2022, the RWE Supervisory Board decided based on the recommendation of the audit committee to propose Deloitte GmbH Wirtschaftsprüfungsgesellschaft as auditor for fiscal 2024 to the Annual General Meeting. The RWE shareholders will decide on the choice of Deloitte at the AGM on 4 May 2023.
- The decision is the result of a **tender process that started in March 2022** with the publication of the tender offer in the Federal Gazette. The process covered the request for proposal as well as meetings, workshops and presentations with the candidates in Germany and selected foreign countries.
- All major decisions were taken by the audit committee and based on selection criteria that were determined by the committee before the start of the tender process.
- Deloitte presented an **experienced team with distinct technical expertise**, **energy know-how and a strong international network**. We expect a high audit quality.
- The decision by the Supervisory Board was taken early to allow for a **smooth transition from PwC to Deloitte** as well as **to ensure the independence of Deloitte**.

Supervisory Board and Management Board remuneration

Corporate Governance presentation

Supervisory Board remuneration

- The SB remuneration system has been approved by the AGM 2021 with an approval rate of 99.7 % and hasn't changed since then.
- As regards the **structure of remuneration**, SB members receive **fixed remuneration**, thus it is not influenced by the company's profit or the dividend. Compensation components are added to the fixed remuneration for committee mandates.
- As regards the **amount of the remuneration**, we consider it crucial that it is appropriate also in comparison with other major listed companies in order to **ensure that the company will remain able to attract outstandingly qualified candidates** for its SB.

Fixed remuneration (per year)

- Chairman of the Board, fixed compensation of €300,000; Deputy receives €200,000
- Other members of the Supervisory Board receive €100,000



Remuneration for committee mandates (per year)

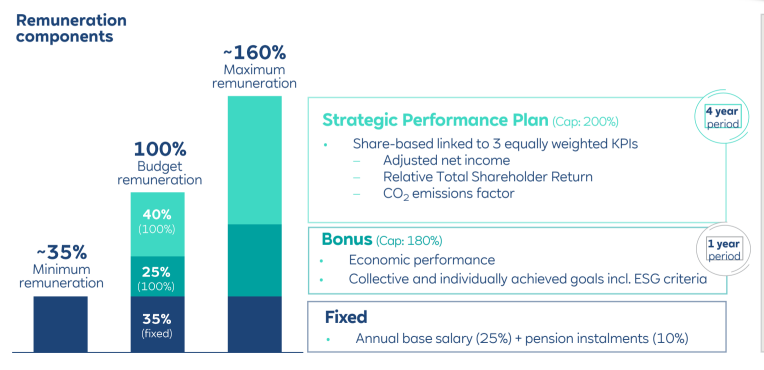
- Audit Committee: €60,000 members, €120,000 for the Chair of this Committee
- Personnel Affairs Committee, Executive Committee¹, Strategy and Sustainability Committee: €40,000 members, €60,000 for the Chair of respective committee
- Nomination and Mediation Committee: no additional remuneration.

Members imposed on themselves the obligation, subject to any commitment to relinquish their pay, to **use 25% of the compensation to buy RWE shares** and to hold them for the duration of their membership

¹The Chairman of the Board and his/her deputy shall not receive any additional remuneration for their membership in the Executive Committee.

Executive remuneration system aligned with strategic goals and shareholder interests

The executive remuneration system and the remuneration report have been approved by the AGM's 2021 and 2022 with approval rates of **93.2** % and **92.8** % respectively



Further components

Share Ownership Guidelines (SOG)

- · CEO: 200%
- · OBM1: 100%
- Shareholding during service period plus 2 more years

Malus / Clawback

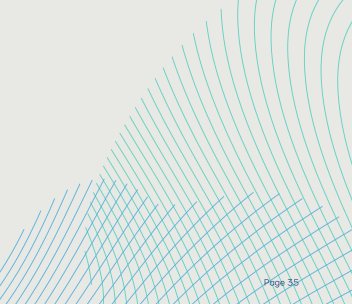
- Up to 100%
- For all variable pay elements

Maximum remuneration

- · CEO: €9.3m
- OBM: €4.8m

¹ Ordinary Board Members. I For more information visit our website www/corporate-governance and our Corporate Governance presentation

Appendix



Acquisition and future growth fully funded. Transaction earnings accretive from year 1

Earnings accretion



USD 0.6bn

EBITDA from operating assets

Net income accretive

(post PPA)

from year 1

Attractive valuation



USD 6.8bn

enterprise value implies

11x EBITDA

Multiple

High share

of long-term

contracted revenues

Transaction & growth fully funded



€ 2.4bn

Capital increase via mandatory convertible

QIA as investor

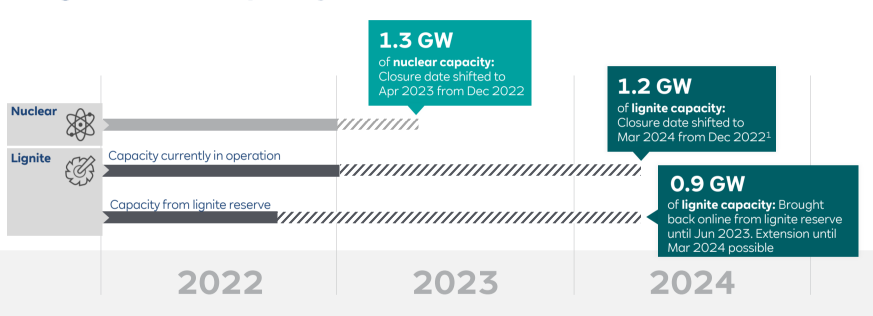
Dividend commitment maintained



Floor of €0.90 per share

Long-term payout ratio of **50 – 60%**

Short-term energy security enhanced by extending existing generation capacity until winter 23/24



- → Generation volumes will be sold in the wholesale market
- → Earnings are subject to an expected regulation regarding price caps

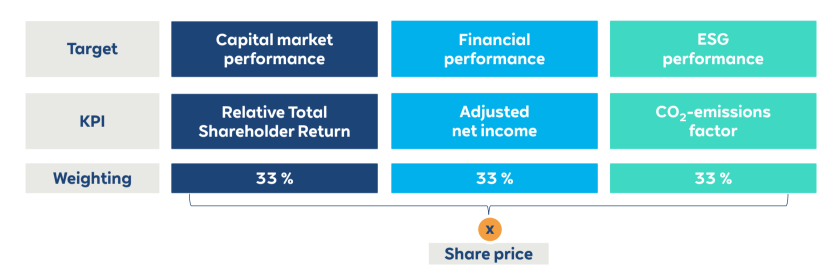
¹ Option by German government to extend operations in wholesale market or hold in reserve until Mar 2025.

Short-term incentive scheme is based on earnings target and individual performance



- ✓ Reflects common market practice
- Multiplier ensures flexibility to adjust pay-outs according to individual performance

Long term incentive (LTI) scheme share-based with four year vesting period linked to three KPIs



- ✓ LTI scheme closely linked to strategic goals
- LTI scheme linked to three KPIs
- Targets measured over a three year performance period with one year additional holding period (four year vesting period)

Remuneration includes share ownership guideline, clawback and severance payment cap

Share ownership guideline (SOG)

- In order to further align the interests of the Management Board and shareholders, board members are obliged to make a personal investment in RWE shares
- The CEO is obliged to invest an amount of 200% of its annual gross base salary, while ordinary board members have to invest 100%
- They are obliged to hold the shares while they are on the board of management and for two more years after their contracts have ended
- An annual amount of at least 25% of the gross variable remuneration (STI and LTI) paid is invested until the SOG-target is achieved

Malus / clawback

- In case of incorrect consolidated financial statements or major intentional corporate violations the Supervisory Board (SB) can claim back some or all of the variable remuneration already paid ('clawback')
- If a member of the Executive
 Board violates the code of
 conduct, the compliance guideline
 or an essential contractual
 obligation the SB can
 furthermore reduce the unpaid
 variable remuneration for the
 financial year to which the breach
 of duty is attributable to partially
 or completely to zero ('malus')
- In the event that variable remuneration has already been paid out, the SB can claim back some of all it paid ('clawback')

Premature termination cap

- In the event of premature termination, payments to a member of the Executive Board do not exceed the value of two years' compensation and do not pay more than the remaining term of the contract
- The remuneration relevant for the purposes of the severance payment cap is the total of the basic remuneration including pension and fringe benefits at the time of termination as well as the bonus for the previous year

Change of Control

In case of Change of Control, the members of the Executive Board have no exceptional right of termination or contractual entitlement to a severance payment

Your contacts in Investor Relations

Important Links



- Annual and interim reports & statements
- Investor and analyst conferences
- IR presentations & factbooks
- IR videos
- Consensus of analysts' estimates



ADR programme available

Further information on our homepage RWE shares/ADR

Contact for ADR-holders at BNY Mellon shrrelations@cpushareownerservices.com +1 201 680-6255 (from outside the US) 1-888-269-2377 (within the US)

Financial Calendar

- 21 March 2023 Annual report for fiscal 2022
- 04 May 2023 **Annual General Meetina**
- 11 May 2023 Interim statement on the first quarter of 2023
- 10 August 2023 Interim report on the first half of 2023
- 14 November 2023 Interim statement on the first three guarters of 2023

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