

1. Context for the policy

This Remuneration Policy¹ describes the principles for the remuneration of the members of the Board of Directors (the Board) and of the members of Executive Management (the executives) of Novo Nordisk A/S, who have been registered as executives with the Danish Business Authority.

The Remuneration Policy is designed to attract, retain and motivate the Board members and the executives at a competitive level. Remuneration is designed to align the interests of the executives with those of the shareholders.

Summary of changes

The Remuneration Policy has been revised to, incorporate input received from shareholders and the Board's general review of remuneration.

The Policy is a continuation of the policy adopted at the annual general meeting in March 2022 with the following substantive difference:

 The fee of the chair of the Board of Directors has been increased from 3 to 4 times the base fee to reflect the Company's position relative to the Nordic general industry peer group and the European Pharma peer group, secure a competitive fee level and fairly reflect the chair's role, actual function and responsibilities.

^{1.} The Remuneration Policy complies with the requirements defined in sections 139 and 139a of the Danish Companies Act, implementing the amendments to the EU Directive on shareholder rights (Directive (EU) 2017/828 of the European Parliament and of the Council of 17 May 2017 amending Directive 2007/36/EC as regards the encouragement of long-term shareholder engagement), and also complies with the recommendations in Section 4 of the Danish Recommendations on Corporate Governance, issued in December 2020 by the Committee on Corporate Governance. The Remuneration Policy is issued by Novo Nordisk A/S (CVR no. 24256790).

Remuneration policy for the Board of Directors

Board remuneration

Composition

The remuneration of the Board comprises a base fee, a multiplier of the base fee for the members of the Board committees, a travel allowance and fees for ad hoc tasks.

Board members are not offered stock options, warrants or participation in other incentive schemes, except for employee elected Board members, who may be eliqible to participate in ordinary share programmes as employees in Novo Nordisk.

Purpose

The Board remuneration is based on fixed fees linked to the actual role and responsibility of the individual Board member. This remuneration structure aims to support the main focus of the Board on corporate strategy, supervision, organisation and governance. To ensure the implementation of the company strategy in a sustainable way taking the long-term interest of Novo Nordisk into consideration the Board members do not receive variable remuneration based on performance.

Benchmark

Board remuneration is evaluated annually against relevant benchmarks such as Nordic general industry companies as well as European pharma companies similar to Novo Nordisk in size, complexity and market capitalisation.

Fees and benefits

Fees:

Base fee:

- Each Board member shall receive an annual base fee. The chair and the vice chair constitute the Chair Committee and receive a multiple thereof: the chair receives 4 times the base fee and the vice chair receives 2 times the base fee.
- Base fee levels are determined taking into account the nature
 of the individual role, individual considerations, the market
 positioning and remuneration conditions at Novo Nordisk.
 Potential annual percentage increases are aligned with those
 of employees in general, except in specific circumstances.

Board committee fee:

- The members of the other Board committees receive an annual Board committee fee.
- The Audit Committee chair receives 1.0 times the annual base fee and the other Audit Committee members receive 0.5 times the annual base fee.
- The Nomination Committee, Remuneration Committee and Research & Development Committee chairs receive 0.5 times the annual base fee and the other committee members receive 0.25 times the annual base fee.

Fee for ad hoc tasks:

 Individual Board members may take on specific ad hoc tasks outside their normal duties assigned by the Board. In each such case the Board shall, based on a recommendation from the Remuneration Committee, determine a fixed fee (e.g. per diem) for the work carried out related to those tasks. The fee for ad hoc tasks will be disclosed in the Remuneration Report and presented for approval by the shareholders at the Annual General Meeting.

Travel allowance:

 All Board members receive a fixed travel allowance when travelling to Board meetings or committee-related meetings. When no travel is required to attend such meetings, no travel allowance is received.

Benefits:

Social security tax:

 Novo Nordisk pays contribution to social security taxes imposed by foreign authorities in relation to the fixed fee.

Expenses:

 Reasonable expenses for travel and accommodation in relation to Board meetings and relevant education are reimbursed.

Other benefits:

- Professional fees in connection with assistance on tax-related matters incurred by Board members based outside of Denmark are reimbursed.
- The chair is provided with an office and secretarial support at Novo Nordisk's headquarters in Bagsværd, Denmark, and receives a contribution to secretarial support in the chair's home country as appropriate.

Payout and clawback

Remuneration is paid out quarterly for the preceding quarter; however, the remuneration is only finally determined at the Annual General Meeting. The company may subject to applicable law recover or claw back remuneration paid to the Board members.

Directors' and officers' liability

To be able to attract qualified Board members, it is the company's policy to take out customary directors' and officers' liability insurance, as appropriate. If the insurance coverage is insufficient, it is the company's policy to indemnify to the fullest extent permitted by law in certain cases additional claims that a Board member may personally incur, provided that such claims are not caused by fraud, gross negligence, willful misconduct or in respect of criminal sanctions.

Consequently, Novo Nordisk will indemnify and hold harmless each of the Board members from and against any losses incurred by such Board member arising out of any actual or potential claims, including any costs associated therewith, raised by any third parties (other than Novo Nordisk) against a Board member arising out of such person's discharge of his/her duties as an officer or director of Novo Nordisk (the Scheme).

The Scheme is for the sole benefit of the Board members and no third party shall be entitled to rely on or derive any benefits from the Scheme or have any recourse against Novo Nordisk on account of the Scheme.

Excluded from coverage under the Scheme is:

- a. Any claims if and to the extent covered by insurance taken out by Novo Nordisk;
- b. Any claims raised against a Board member arising out of such Board member's breach of his/her fiduciary or otherwise statutory duties towards Novo Nordisk;
- c. Any claims raised against a Board member arising out of such Board member's fraud, willful misconduct or gross negligence;
- d. Any claims raised against a Board member arising out of any criminal offence committed by a Board member;
- e. Any other claims, if and to the extent it would be inconsistent with statutory laws to offer the benefits of the Scheme to the Board member.

The Board of Directors is authorized to determine the detailed terms of the Scheme, including coverage, and to manage and administer the Scheme, and to take any decisions under the Scheme in respect of any claims.

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.

3. Remuneration Policy for Executive Management

Executive remuneration

Composition

The remuneration package consists of a base salary, a pension contribution, a short-term cash-based incentive, a long-term share-based incentive and other benefits.

Benchmark

Executive remuneration is evaluated annually against relevant benchmarks such as Nordic general industry companies as well as European pharma companies similar to Novo Nordisk in terms of size, complexity and market capitalisation.

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:

Base salary

 Base salary levels are determined taking into account the nature of the individual role, individual considerations, the market positioning and remuneration conditions at Novo Nordisk. Potential annual percentage increases are aligned with those of employees in general, except in specific circumstances. In addition, the base salary is reviewed annually to ensure that it is set at the right level.

· Pension is based on defined contribution pension schemes

and should be aligned with those available to the employees

Pension

Alignment with strategy, long-term interest and sustainability: • The base salary is provided for the e

- 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 pharmaceutical company.
- Pension provides an opportunity for executives to build up an income for retirement having the same perspectives in mind as for base salary.

Variable remuneration

Purpose

The variable remuneration is designed to promote performance in line with the company's strategy. The variable remuneration is based on a number of targets which must be achieved before the incentive is released to the executive. Targets are aligned with short- and long-term strategic priorities in the corporate strategy and thereby ensure that the long-term interests and the sustainability of the company are considered. The variable remuneration is provided as STI and LTI, cf. below.

Policy:

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 targets for each executive. The STI is comprised of corporate targets and individual targets. See below for additional details.

Long-term incentive (LTI)

 LTI is a share-based long-term incentive linked to the achievement of a number of predefined targets. LTI will have a three-year performance period and a subsequent two-year holding period. See below for additional details.

Alignment with strategy, long-term interest and sustainability:

- STI is designed to incentivise executives for short-term achievements in line with company needs and for individual performance within their functional area. Targets are closely aligned with Novo Nordisk's strategy and will typically include financial targets, research and development targets, commercial targets, sustainability targets and organisational targets.
- LTI is designed to promote the collective performance of Executive Management and to further align the interests of executives and shareholders. With rolling programmes linked to both financial and business performance the LTIP supports a long-term sustainable development of the company.

Benefits and clawback

Other benefits

Policy:

• Executives receive non-monetary benefits such as company cars, phones etc. aligned with local practice. Executives domiciled and working in different countries or relocating internationally may receive special allowances and benefits to support their international mobility. Such allowances and benefits are approved by the Board by delegation of powers to the Remuneration Committee. The Remuneration Committee informs the Board of the process and outcome. In addition, executives may participate in customary employee benefit programmes, e.g. employee share programmes.

Alignment with strategy, long-term interest and sustainability:

· Other benefits are granted reflecting local practice.

Clawback and malus

Subject to applicable law the Board may decide to recover or 'clawback' STI and LTI, provided that (i) the incentive was paid on the basis of data which proved to be misstated, (ii) the prerequisites as defined by Danish law for reclaiming amounts due to breach of implied conditions are met, or (iii) to the extent too high an incentive was paid or released due to circumstances about which the recipient was in bad faith. Clawback in relation to the STI is possible up to 12 months after the actual payment of the cash-based incentive to the executive. Clawback in relation to the LTI is possible up to 12 months after the actual release of the shares to the executive (i.e. four years after the establishment of the programme).

In case of exceptional circumstances, the Board may use its discretion to override the formulaic outcome under the STIP and LTIP and adjust the incentive to an appropriate level.

Short-term cash-based incentive programme (STIP)

Corporate targets (Typically 75%)

Approved by the Board

Target achievement assessed by the Board

Individual targets (Typically 25%)

For CEO: set by the Board For EVPs: set by CEO

Target achievement assessed by the Board

Maximum payout: CEO: 12 months base salary EVPs: 9 months base salary

Targets are set at the beginning of the year and includes determination of threshold, on-target level of performance and level of performance to achieve maximum payout. Payout, if any, takes place at the beginning of the subsequent financial year and is typically based on the salary in December in the performance year.

Corporate targets typically weigh 75% of the potential incentive and typically reflect areas such as purpose & sustainability, innovation & therapeutic focus, commercial execution and financial focus.

Individual targets typically weigh 25% of the potential incentive and typically reflect performance against predefined individual and functional targets relating to the executive and the executive's functional area.

The STIP cannot exceed an amount equal to 12 months' base salary per year for the chief executive officer and 9 months' base salary per year for the executive vice presidents.

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

The Board may in exceptional circumstances, based on a recommendation by the Remuneration Committee, grant a cash bonus to one or more executives for an extraordinary performance, which could not be taken into account when setting the targets at the beginning of the year.

Long-term share-based incentive programme (LTIP)

The Board decides whether to establish an LTIP The Board sets targets for the three-year performance period

'On-target' pre-allocation of shares for each executive Target achievement over the three-year performance period assessed by the Board Final allocation of shares for each executive: CEO: maximum 26 months base salary EVPs: maximum 19.5 months base salary

Two-year holding period

Targets are set at the beginning of the year and includes determination of threshold, on-target level of performance and level of performance to achieve maximum pay-out. Share allocation, if any, takes place at the beginning of the subsequent financial year after the three-year performance period and is typically based on the executive's individual base salary in April in the first performance year. The maximum share allocation is 26 months' base salary for the chief executive officer and 19.5 months' salary for the executive vice presidents, hence the LTIP is capped at a number of shares at the time of grant. The executives are required to hold 50% of the shares for two years following the three-year performance period. During the two-year holding period no further performance measures apply.

Targets set by the Board typically consist of targets within commercial execution such as sales growth and within financial outlook such as operating profit growth. In addition, measures typically consist of purpose & sustainability and innovation & therapeutical focus.

Once the Board has decided the number of months of base salary that 'on target' performance should correspond to, the cash amount of 'on target' performance and maximum performance is converted into Novo Nordisk A/S B shares at market price. The market price is calculated as the average trading price for Novo Nordisk A/S B shares on Nasdaq Copenhagen in the open trading window following the release of financial results for the year prior to the relevant performance period; i.e. in the open trading window immediately following the Board's approval of the specific LTI.

Actual performance will be determined by the Board at the end of the three-year performance period against the degree of achievement

of the performance targets, and the number of shares, if any, will be adjusted in accordance with the performance and released to the executives.

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

A description of the performance targets will be disclosed at the end of the three-year performance period. Disclosing the targets before the end of the three-year performance period would give substantial insight into Novo Nordisk's confidential strategies and could place Novo Nordisk at a competitive disadvantage.

In the three-year performance period and the two-year holding period, the market value of the allocated shares per executive will change dependent upon the development in the Novo Nordisk B share price, aligning the interests of the executives with those of shareholders.

No dividends are paid or accrued on allocated shares in the three-year performance period and the allocated shares are administered as part of Novo Nordisk's holding of treasury shares.

As part of the transition from the four-year duration of the 2020 LTIP to the five-year duration of the 2021 LTIP the holding requirement in the second holding year of the 2021 LTIP is reduced from 50% to 25% to enable a cash-out from a LTIP in 2025.

Size and relativity of the components

The aggregate maximum amount that may be granted as incentive for a given year is equal to 38 months' base salary for the chief executive officer and 28.5 months' base salary for the executive vice presidents.

This split between fixed and variable remuneration is intended to result in a reasonable part of the salary being linked to performance, while at the same time promoting sound business decisions to achieve the company's vision.

For the chief executive officer, the base salary accounts for approximately 20% to 45% of the total value of the remuneration package. The interval states the span between 'maximum performance' and 'on-target-performance'.

Remuneration component	Relative size at minimum	Relative size at on-target performance	Relative size at maximum performance
Base salary	89%	41%	23%
Pension	9%	4%	2%
Short-term cash- based incentive (STI)	0%	20%	23%
Long-term share- based incentive (LTI)	0%	34%	51%
Other benefits	2%	1%	1%
Total	100%	100%	100%

Other terms

Recruitment arrangements

When recruiting new executives externally, the Board may grant a sign-on arrangement in the form of cash payment, shares or a share incentive programme. Novo Nordisk will seek to minimise the use of sign-on arrangements. If a sign-on arrangement is deemed necessary in order to attract talented executives, the terms for such arrangement will be determined on a case-by-case basis and take into consideration that (a significant part of) the arrangement should be payable in shares and depend on the executive staying in the company for a defined period of time potentially combined with a performance requirement. The sign-on arrangement should be aligned (or capped) with a previous incentive forfeited in another company – and a specific number of shares (or amount in cash) would be agreed to cap it.

Term

Executive employment contracts are entered into for an indefinite period of time.

Termination of employment

Novo Nordisk may terminate the employment of an executive by giving 12 months' notice. Executives may terminate their employment by giving Novo Nordisk six months' notice.

In determining overall termination arrangements, Novo Nordisk will distinguish between types of leaver and the circumstances of their leaving.

The executive is in principle eligible for all remuneration components during the notice period.

In the event that the employment is terminated by Novo Nordisk and the termination is not due to a material breach by the executive the executive shall as a main rule retain all potential rights to all LTIP shares vesting following the end of the notice period.

In case of a termination by Novo Nordisk due to a material breach by the executive the executive shall as a main rule lose the right to a notice period and the Board may decide that the executive has no rights to incentives, including non-vested LTIP shares

In case of termination by the executive, unless due to retirement, the executive has as a main rule no rights to LTIP shares vesting following the end of the notice period.

In case of termination by the executive due to retirement, the executive retains as a main rule all potential rights to LTIP shares vesting following the end of the notice period.

In the event of an executive's death or if the executive suffers severe disabilities, the Remuneration Committee determines appropriate remuneration in a fair and reasonable manner.

Severance payment

In the event of termination – whether by Novo Nordisk or by the individual – due to a merger, acquisition or takeover of Novo Nordisk, executives are, in addition to the notice period, entitled to a severance payment of 24 months' base salary plus pension contribution.

In case of termination by Novo Nordisk for other reasons and the termination is not due to a material breach by the executive, the severance payment is three months' base salary plus pension contribution per year of employment as an executive and taking into account previous employment history; in no event, however, less than 12 or more than 24 months' base salary plus pension contribution.

The severance payment may be reduced if the executive has or takes up new employment after the expiry of the notice period. A reduction has among other things to take into consideration the size of severance payment and the remuneration related to the new employment. Severance payment under contracts entered into before 2017 with members of the Management Board may, however, not be reduced. The Management Board consists of all members of Executive Management and senior vice presidents.

Shareholding requirements for Executive Management

To further align the interests of the shareholders and Executive Management, the chief executive officer should hold Novo Nordisk A/S B shares corresponding to 2 times his/her annual base salary and the executive vice presidents should hold shares corresponding to 1 time their respective annual base salary. Only shares owned by the executive are taken into consideration while e.g. allocated unvested shares under an LTIP or allocated but not granted shares under a sign-on arrangement cannot be taken into account.

For executives being promoted or employed from outside of Novo Nordisk, the shareholding requirement is built up over a period of five years.

The Board may in addition grant an exemption to this requirement to an executive in extraordinary circumstances.

As part of the transition from the shareholding requirement under the 2019 Remuneration Principles to the shareholding requirement under this Remuneration Policy the build-up period is six years from promotion or employment for executives promoted or employed before 2020.

The shares held during the LTIP holding period (cf. under 'Long-term share-based incentive (LTIP)' above) are included when calculating the number of shares held by the executive.

Directors' and officers' liability

To be able to attract qualified executives, it is the company's policy to take out customary directors' and officers' liability insurance, as appropriate. If the insurance coverage is insufficient, it is the company's policy to indemnify to the fullest extent permitted by law in certain cases additional claims that an executive may personally incur, provided that such claims are not caused by fraud, gross negligence or willful misconduct or in respect of criminal sanctions.

Consequently, Novo Nordisk will indemnify and hold harmless each of the executives from and against any losses incurred by such executive arising out of any actual or potential claims, including any costs associated therewith, raised by any third parties (other than Novo Nordisk) against an executive arising out of such person's discharge of his/her duties as an officer or director of Novo Nordisk (the Scheme).

The Scheme is for the sole benefit of the executives and no third party shall be entitled to rely on or derive any benefits from the Scheme or have any recourse against Novo Nordisk on account of the Scheme.

Excluded from coverage under the Scheme is:

- a. Any claims if and to the extent covered by insurance taken out by Novo Nordisk;
- b. Any claims raised against an executive arising out of such executive's breach of his/her fiduciary or otherwise statutory duties towards Novo Nordisk;
- c. Any claims raised against an executive arising out of such executive's fraud, willful misconduct or gross negligence;
- d. Any claims raised against an executive arising out of any criminal offence committed by an executive;
- e. Any other claims, if and to the extent it would be inconsistent with statutory laws to offer the benefits of the Scheme to the executive.

The Board of Directors is authorized to determine the detailed terms of the Scheme, including coverage, and to manage and administer the Scheme, and to take any decisions under the Scheme in respect of any claims.

4. Governance& considerations

Review of Remuneration Policy

The Board has the overall responsibility for reviewing the Remuneration Policy. The Remuneration Committee has the responsibility for reviewing and proposing changes to the Remuneration Policy to the Board. The Remuneration Committee is established by the Board and consists solely of Board members.

Periodically and at least once annually the Remuneration Committee reviews the Remuneration Policy and recommends to the Board 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 1% of the votes at the Annual General Meeting and thus cannot influence the outcome of the voting materially.

According to the Remuneration Committee charter and 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 has 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 to the Annual General Meeting.

Review of Board remuneration

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

The remuneration of the Board members for the preceding year is disclosed in the Remuneration Report.

The Annual General Meeting finally approves the actual remuneration of the Board for the preceding year and the remuneration level for the following year as a separate agenda item.

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

Overall responsible for executive remuneration. Approving actual base salary, pension contribution, corporate STIP targets, individual STIP targets for the CEO, corporate and individual STIP target fulfilment, LTIP targets and target fulfilment – based on recommendations from the Remuneration Committee and the Chair Committee, respectively.

Responsible for reviewing overall remuneration, including base salary, pension, severance and other terms and for proposing changes to the Board. In addition, monitoring the administration of executive remuneration.

Chair Committee

Responsible for proposing corporate STIP targets and individual STIP targets for the CEO, reviewing target fulfilment for CEO and EVP STIP as well as proposing targets and reviewing target fulfilment for LTIP.

Responsible for setting individual STIP targets for the EVPs.

Stakeholder considerations

Shareholder considerations

At the Annual General Meeting in March 2021, the proposed amendments to the Remuneration Policy were supported by more than 99% of the votes and more than 96% of the share capital represented at the meeting.

In connection with the Annual General Meeting in 2021 shareholders expressed a focus on the following matters:

- The company should continue to use a balanced mix of incentive targets and targets within Environment, Social and Governance (ESG) continue to be of importance.
- The Board's ability to use its discretion to determine incentive outcomes should be used in a considered manner.

In drafting the changes to this Remuneration Policy, the Board has reflected on such shareholder input, which will be taken into consideration when deciding on the future remuneration of the executives, however, there has been no need for amending the wording of the Policy.

Employee consideration

The executive remuneration package consists of base salary, a pension contribution, a short-term cash-based incentive, a long-term share-based incentive and other benefits. Apart from the long-term incentive programme, which is offered to mid to senior manager levels only, these components are in principle applicable to all employees with deviations due to job roles, local practices and requirements.

In reviewing the base salaries of executives, the Remuneration Committee considers the overall level of salary increases being awarded to employees in the executive's local market in the relevant year.

Pension contribution is aligned with local practices both for executives and other employees.

The framework for target setting and performance appraisal in the STIP for executives is similar to the framework applicable to other employee groups, however, certain employee groups have other terms due to the nature of their position, collective agreements etc.

The targets and performance appraisal in the LTIP for executives are similar to the targets and performance appraisal applicable to the other managers enrolled in the LTIP.

Other employment terms are to a large extent based on local practices and requirements and those of the executives are aligned with those of the other employees.

In drafting the Remuneration Policy, the Board has reflected on the above employee-related consideration.

Connections to business and underlying principles

Strategy and long-term interest

Based on a strong legacy the purpose of Novo Nordisk is clear: Novo Nordisk wants to drive change to defeat diabetes and other serious chronic diseases. The key contribution is to discover and develop innovative biological medicines and make them accessible to patients throughout the world. At the same time, Novo Nordisk does business in a sustainable and responsible manner and does this the Novo Nordisk Way.

Discovering and developing medicines takes time, is costly and includes a significant risk of not being able to eventually sell the products due to e.g. efficacy or safety issues. If successful, Novo Nordisk may be able to sell such products for several years, or even decades. Thus, the company's long-term interests revolve around the continuous ability to discover and develop medicine in a long-term perspective, i.e. allowing for extensive discovery and development periods and resulting in long-lasting competitive products for the market.

Novo Nordisk ensures sustainability of its business by having a long-term perspective and continuously supporting short-term risktaking and decisions that form the basis for reaching long-term ambitions.

The Remuneration Policy aims to ensure that the remuneration of the Board members and the executives reflects their success in implementing the corporate strategy in a sustainable way taking the long-term interest of Novo Nordisk into consideration. In particular, LTIP targets within research & development and commercial business areas are designed to support this and thus enforce the corporate strategy.

Underlying principles

In establishing this Remuneration Policy, the remuneration and employment conditions of the employees of Novo Nordisk were taken into account by ensuring that the approach assumed by Novo Nordisk in determining and reviewing the remuneration of executives and the general employee population as a whole is the same.

The following five key principles are applied when designing remuneration programmes and processes for employees in the company:

- Total reward/remuneration perspective
- Transparent and well-governed remuneration
- Market-linked/competitive remuneration
- Performance-linked remuneration
- Flexible remuneration

These key principles are similar to the approach to both Board and executive remuneration.

The Remuneration Policy is designed to attract, retain and motivate the members of the Board and the executives; it should furthermore align the interests of the Board members and the executives with those of the shareholders and support the corporate strategy, Novo Nordisk's values and the long-term interests of the company. Remuneration should also be seen in the context of the remuneration of the employees of Novo Nordisk and in the context of the external environment.

For the Board, remuneration is based on fixed fees at a competitive level. No variable remuneration is provided. For executives, there should be a reasonable balance between fixed and variable remuneration to promote risk taking while at the same time ensuring a long-term healthy development of the company. We strive for a balanced mix of fixed and variable compensation components geared to each employee's position and management responsibility.

5. Effect, approval and deviation

This Remuneration Policy is applicable to remuneration in relation to the calendar year 2023 and later as well as to agreements on remuneration entered into, extended or changed following its adoption at the annual general meeting on 23 March 2023.

In order to serve the long-term interests and sustainability of Novo Nordisk as a whole or to assure its viability the Board may, based on a recommendation from the Remuneration Committee, in exceptional circumstances temporarily in relation to specific executives deviate from Section 3 of this Remuneration Policy on executive remuneration. Any such temporary deviation including the reasoning by the Board must be described in the Remuneration Report following the deviation.

The change of this Remuneration Policy was adopted by the Board of Directors on 31 January 2023 and approved by the Annual General Meeting on 23 March 2023.



Remuneration Policy 2023 issued by