Remuneration Committee

The remuneration committee of the Company is composed of three independent directors. Its responsibilities are to assist the Board in assessing and approving the remuneration levels of directors and managers, so that the remuneration is combined with individual and company operational performance to achieve the rationality of remuneration and attract/retain talents.

The Company’s procedure of determining remuneration not only takes into account the Company’s overall operational performance but also includes employee’s personal performance and their contribution to the Company’s performance in order to determine a reasonable compensation. Relevant salary and compensation are reviewed by the Remuneration Committee and resolved by the Board of Directors. The Company will also be keeping a close eye on the current development in the global economy, international financial environment and state of the industry in order to predict its operational development, profit status, operational risks and changes in pertinent regulations in the near future. In addition, to review the compensation system timely, thereby striving for an ideal balance between the goal of Company’s sustainable operation and relevant risk management.

■ Functions and Tasks of the Remuneration Committee
  • Prescribe and periodically review the performance evaluation and remuneration policy, system, standards, and structure for directors/independent directors, and managerial officers.
  • Periodically evaluate and prescribe the remuneration of directors/independent directors, and managerial officers.

"Remuneration" as used in the preceding two paragraphs includes cash compensation, stock options, profit sharing and stock ownership, retirement benefits or severance pay, allowances or stipends of any kind, and other substantive incentive measures.

■ Attendance of Members at Remuneration Committee Meetings
  • The company's Remuneration Committee is composed of three independent directors.
  • The term of the 5th committee is from August 27, 2021 to August 26, 2024.
  • There were four Remuneration Committee meetings during 2022(A) and the committee member qualifications and attendance records are as follows:

<table>
<thead>
<tr>
<th>Title</th>
<th>Name</th>
<th>Attendance in Person (B)</th>
<th>By Proxy</th>
<th>Attendance Rate (%) [B/A]</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Convener</td>
<td>Wen-Chung Shen</td>
<td>4</td>
<td>0</td>
<td>100%</td>
<td></td>
</tr>
<tr>
<td>Committee Member</td>
<td>Min-Chih Hsuan</td>
<td>4</td>
<td>0</td>
<td>100%</td>
<td></td>
</tr>
<tr>
<td>Committee Member</td>
<td>Duei Tsai</td>
<td>4</td>
<td>0</td>
<td>100%</td>
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The discussion of the Remuneration Committee and the resolution, as well as the actions the Company has taken in response to any opinions arisen from the Remuneration Committee.
<table>
<thead>
<tr>
<th>Board of Directors Meeting</th>
<th>Resolution Adopted by the Remuneration Committee</th>
</tr>
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</table>
| **4th Meeting** (14th Term) 2022.3.15 | 1. To approve the proposal of the distribution of compensation to employees and directors for the year 2021  
2. To approve the first mid-year employees’ bonus of the year 2022  
▲Resolution Adopted by the Remuneration Committee (2022.3.15):  
The resolution was adopted unanimously by the Committee Members present.  
▲Action taken by the Company in Response to the opinion of the Remuneration Committee:  
- Motion 1:  
  Upon solicitation of comments by the Chairman, there was no objection addressed and the resolution was adopted unanimously by the Directors present.  
- Motion 2:  
  In accordance with the Company’s Regulations Governing the Proceedings of Board of Directors Meetings, an interested party relationship exists between any Directors and any agenda proposals, such Directors shall excuse themselves during discussion of and voting on those proposals. Accordingly, to avoid conflict of interest, Directors Jui-Tsung Chen, Chung-Pin Wong, Ming-Chih Chang and Sheng-Hua Peng, who are also acting as managerial officers of Compal, avoided discussion and voting on this proposal. Upon solicitation of comments by the chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present. |

| **5th Meeting** (14th Term) 2022.5.11 | 1. To approve the proposal for the appropriated percentage for the remuneration of employees and Directors of the year 2022  
2. To approve employees’ salary adjustment of the year 2022  
▲Resolution Adopted by the Remuneration Committee (2022.5.11):  
The resolution was adopted unanimously by the Committee Members present.  
▲Action taken by the Company in Response to the opinion of the Remuneration Committee:  
- Motion 1:  
  Upon solicitation of comments by the Chairman, there was no objection addressed and the resolution was adopted unanimously by the Directors present.  
- Motion 2:  
  In accordance with the Company’s Regulations Governing the Proceedings of Board of Directors Meetings, an interested party relationship exists between any Directors and any agenda proposals, such Directors shall excuse themselves during discussion of and voting on those proposals. Accordingly, to avoid conflict of interest, Directors Jui-Tsung Chen, Chung-Pin Wong, Ming-Chih Chang and Sheng-Hua Peng, who are also acting as managerial officers of Compal, avoided discussion and voting on this proposal. Upon solicitation of comments by the chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present. |

| **6th Meeting** (14th Term) 2022.8.12 | 1. To approve the Directors’ Remuneration for the year 2021  
2. To approve 2nd mid-year employees’ bonus for the year 2022  
▲Resolution Adopted by the Remuneration Committee (2022.8.12):  
The resolution was adopted unanimously by the Committee Members present.  
▲Action taken by the Company in Response to the opinion of the Remuneration Committee:  
- Motion 1:  
  Upon solicitation of comments by the Chairman, there was no objection addressed and the resolution was adopted unanimously by the Directors present.  
- Motion 2:  
  In accordance with the Company’s Regulations Governing the Proceedings of Board of Directors Meetings, an interested party relationship exists between any Directors and any agenda proposals, such Directors shall excuse themselves during discussion of and voting on those proposals. Accordingly, to avoid conflict of interest, Directors Jui-Tsung Chen, Chung-Pin Wong, Ming-Chih Chang and Sheng-Hua Peng, who are also acting as managerial officers of Compal, avoided discussion and voting on this proposal. Upon solicitation of comments by the chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present. |
Chairman Sheng-Hsiung Hsu asked the Independent Director Min-Chih Hsuan to act as a deputy chairman to preside at this meeting for discussion and voting on this proposal. Since an interested party relationship exists, the Directors (i.e., Sheng-Hsiung Hsu, Jui-Tsung Chen, Wen Being Hsu, Chieh-Li Hsu, Chiang-Chyi Ko, Sheng-Chieh Hsu, Yen-Chia Chou, Chung-Pin Wong, Chiung-Chi Hsu, Ming-Chih Chang, Sheng-Hua Peng and Anthony Peter Bonadero) recuse and exclude themselves from discussion and voting on this proposal to avoid conflict of interest. Upon solicitation of comments by the deputy chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present.

• Motion 2:
In accordance with the Company’s Regulations Governing the Proceedings of Board of Directors Meetings, an interested party relationship exists among any Directors and any agenda proposals, such Directors shall recuse and exclude themselves during discussion of and voting on those proposals. Accordingly, to avoid conflict of interest, Directors Jui-Tsung Chen, Chung-Pin Wong, Ming-Chih Chang and Sheng-Hua Peng, who are also acting as managerial officers of Compal, avoided discussion and voting on this proposal. Upon solicitation of comments by the chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present.

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<tr>
<th>Board of Directors Meeting</th>
<th>Resolution Adopted by the Remuneration Committee</th>
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<tr>
<td></td>
<td>Chairman Sheng-Hsiung Hsu asked the Independent Director Min-Chih Hsuan to act as a deputy chairman to preside at this meeting for discussion and voting on this proposal. Since an interested party relationship exists, the Directors (i.e., Sheng-Hsiung Hsu, Jui-Tsung Chen, Wen Being Hsu, Chieh-Li Hsu, Chiang-Chyi Ko, Sheng-Chieh Hsu, Yen-Chia Chou, Chung-Pin Wong, Chiung-Chi Hsu, Ming-Chih Chang, Sheng-Hua Peng and Anthony Peter Bonadero) recuse and exclude themselves from discussion and voting on this proposal to avoid conflict of interest. Upon solicitation of comments by the deputy chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present.</td>
</tr>
<tr>
<td></td>
<td>Motion 2: In accordance with the Company’s Regulations Governing the Proceedings of Board of Directors Meetings, an interested party relationship exists among any Directors and any agenda proposals, such Directors shall recuse and exclude themselves during discussion of and voting on those proposals. Accordingly, to avoid conflict of interest, Directors Jui-Tsung Chen, Chung-Pin Wong, Ming-Chih Chang and Sheng-Hua Peng, who are also acting as managerial officers of Compal, avoided discussion and voting on this proposal. Upon solicitation of comments by the chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present.</td>
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<tr>
<th>7th Meeting (14th Term) 2022.11.11</th>
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<tr>
<td>1. To approve the compensation of Employee bonuses in cash of year 2021</td>
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<tr>
<td>2. To approve the proposal for 2022 year-end employees’ bonus</td>
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<tr>
<td>▲Resolution Adopted by the Remuneration Committee (2022.11.11): The resolution was adopted unanimously by the Committee Members present.</td>
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<tr>
<td>▲Action taken by the Company in Response to the opinion of the Remuneration Committee:</td>
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<tr>
<td>• Motion 1 and 2: In accordance with the Company’s Regulations Governing the Proceedings of Board of Directors Meetings, an interested party relationship exists between any Directors and any agenda proposals, such Directors shall excuse themselves during discussion of and voting on those proposals. Accordingly, to avoid conflict of interest, Directors Jui-Tsung Chen, Chung-Pin Wong, Ming-Chih Chang and Sheng-Hua Peng, who are also acting as managerial officers of Compal, avoided discussion and voting on this proposal. Upon solicitation of comments by the chairman, there was no objection addressed and the resolution was adopted unanimously by the remaining Directors present.</td>
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**Other notes:**

- **The Board of Directors declined to adopt or modify a recommendation of the remuneration committee:** None.

- **The resolutions of the Remuneration Committee are objected to by members or become subject to a qualified opinion:** None.