

Remuneration report

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Remuneration report for

2022

This remuneration report explains – in accordance with the statutory requirements – the remuneration granted and owed to the current and former members of the Executive Board and Supervisory Board of KION GROUP AG for the work that they carried out on behalf of the Company and its subsidiaries in 2022.

The basic principles of the Executive Board and Supervisory Board remuneration systems that applied in 2022 are presented here in order to provide greater transparency. A complete description of the Executive Board and Supervisory Board remuneration systems can be found at www.kiongroup.com/remuneration.

In accordance with section 162 (3) of the German Stock Corporation Act (AktG), this report has undergone a formal audit by the Company's auditor; the related report is attached to this report.

Executive Board remuneration

Application of the Executive Board remuneration system

The remuneration of the Executive Board of KION GROUP AG is determined in accordance with the requirements of the AktG and taking account of the latest recommendations of the German Corporate Governance Code (GCGC). It is focused on the sustainable and long-term growth of the Company.

The Executive Board remuneration system that was in place during the reporting year was adopted by the Supervisory Board of KION GROUP AG on December 17, 2020. It has applied since January 1, 2021 to all Executive Board members of KION GROUP AG whose service contracts have come into force, been entered into, or been extended since the adoption of the resolution of the Supervisory Board dated December 17, 2020. In 2022, all aspects of the remuneration system – without any exceptions – applied to Executive Board members Dr. Richard Robinson Smith, Andreas Krinninger, Hasan Dandashly, and Dr. Henry Puhl.

Since January 1, 2021, the remuneration system has also fundamentally applied to the Executive Board members appointed before December 17, 2020, but with the following exceptions. Malus and clawback rules will not be introduced until their service contracts are extended. Instead of the maximum remuneration defined in the current remuneration system, the previous maximum remuneration rules will continue to apply until their service contracts are extended. In the current system, maximum remuneration also encompasses additional benefits and the service cost of the occupational pension. These exceptions applied to Executive Board member Anke Groth (who stepped down from the Executive Board with effect from the end of March 31, 2022) and Ching Pong Quek in 2022.

Approval of the 2021 remuneration report by the Annual General Meeting

The 2021 remuneration report of KION GROUP AG was presented to the Annual General Meeting on May 11, 2022, at which it was approved with 66.23 percent of the votes cast. Pursuant to section 162 (1) no. 6 AktG, this remuneration report must include an explanation of how the result of the vote on the 2021 remuneration report was taken into account.

The Company wishes to respond adequately to the shareholder feedback on the 2021 remuneration report. In order to create greater transparency, this 2022 remuneration report includes an amended presentation of the financial and non-financial measures as well as the personal targets for Executive Board members and their achievement under the short-term incentive (STI) program in order to create greater transparency.

Responsibilities

In accordance with section 87a AktG, the Supervisory Board of KION GROUP AG is responsible for setting and regularly reviewing the Executive Board remuneration system of KION GROUP AG and the total pay of the individual members of the Executive Board. The Remuneration Committee is responsible for preparing all Supervisory Board resolutions pertaining to the Executive Board's remuneration.

The Remuneration Committee regularly reviews the appropriateness of the Executive Board's remuneration in order to ensure that it is in line with the market and is competitive. Its review includes a comparison with peer companies from the DAX and MDAX that have a similar size and comparable revenue (horizontal comparison) and with employee figures (vertical comparison). This review last took place in 2021 in context with the adoption of the current Executive Board remuneration system.

Changes to the composition of the Executive Board during the reporting period

Several changes were made to the Executive Board of KION GROUP AG in 2022 and at the start of 2023 (before this report was published). Those changes are described in the 2022 annual report, p. 19/20.

Overview of the Executive Board remuneration system

The Executive Board's remuneration has a defining influence on the long-term success of the KION Group and makes a significant contribution to the implementation of the Company's strategy and to the achievement of its operational and financial objectives. Accordingly, the variable components of the Executive Board's remuneration reflect both short-term and long-term targets derived from the corporate strategy including its sustainability strategy. They also contain environmental, social, and corporate governance (ESG) targets. In alignment with the principle of pay for performance, the variable remuneration components usually exceed the fixed remuneration components. The variable remuneration mainly comprises long-term components with a three-year term to ensure that remuneration is structured in a way that promotes the sustainable and long-term growth of the Company.

At the same time, the Executive Board remuneration system includes suitable incentives that should enable the Company to attract and retain highly qualified Executive Board members, which also helps to ensure that a long-term perspective is taken in the management of the Company.

The Executive Board members' remuneration comprises fixed and variable components plus share ownership guidelines. It is structured as follows:

Components of the Executive Board's remuneration

•	nuneration component Measure of performance/parameters				
Fixed remuneration components					
Fixed salary	Generally paid at the er	nd of each month			
Additional benefits	These include in particular: - Company car that can also be used privately; use of a driver - Accident insurance - Annual health check with a doctor				
Occupational pension scheme	Generally: Retirement, invalidity, and surviving dependants' benefits Paid when the standard retirement age for the statutory pension is reached Defined-contribution pension scheme, with interest calculated in accordance with the statutory guaranteed return for the life insurance industry as amended from time to time Annual pension contribution, by arrangement				
Variable remuneration components	Alternatively: - Annual pension paym	nent			
One-year variable remuneration		Target bonus			
Variable remuneration components One-year variable remuneration (bonus plan/STI)	Annual pension paym				
One-year variable remuneration	Annual pension paym Plan type:	Target bonus			
One-year variable remuneration	– Annual pension paym Plan type: Cap:	Target bonus 200 percent of target value - Revenue (20 percent) - Adjusted EBIT margin (30 percent) - Free cash flow (30 percent) - ESG targets (20 percent) - Individual performance (multiple between 0.7 and 1.3, based on			

Components of the Executive Board's remuneration (continued)

Remuneration component	Measure of performance/parameters			
Variable remuneration components				
Multiple-year variable remuneration	Plan type:	Performance share plan		
(performance share plan/LTI)	Cap:	200 percent of the allocation value		
	Performance criteria:	 Relative TSR MDAX (40 percent) ROCE (40 percent) ESG targets (20 percent) Individual performance (multiple between 0.7 and 1.3, based on achievement of individually agreed collective targets) 		
	Performance period:	Next three years		
	Payment:	In cash with the next possible salary payment following adoption of the separate financial statements after the end of the performance period		
Other benefits				
Special remuneration	 If applicable: by spec 	ial arrangement with the Executive Board member		
Time-limited benefits for new Executive Board members				
Miscellaneous				
Share ownership guidelines	100 percent of fixed s Four-year ramp-up pl	•		
Malus and clawback	- For variable remuneration components - In the event of dereliction of duty or if the Company's financial results are restated - Maximum of three years after payment			

Remuneration granted and owed in 2022

In accordance with section 162 (1) sentence 1 AktG, the remuneration report must include information on the remuneration granted and owed to each individual Executive Board member in the past financial year. In the description below, these terms are defined as follows:

- The term 'remuneration granted' comprises all remuneration for which the related (one-year or multiple-year) work has been performed in full.
- The term 'remuneration owed' covers all legal liabilities in respect of remuneration components, where such liabilities have become due for payment but have not yet been paid.

The following descriptions and tables therefore include all remuneration components for which the Executive Board members performed the related (one-year or multiple-year) work in full either in 2022 or – in the case of the multiple-year variable remuneration – by the end of 2022 and that are due for payment but have not yet been paid by the Company. The timing of the actual payment is not relevant.

Accordingly, the following remuneration components are reported below as remuneration granted and owed in 2022:

- Fixed remuneration paid for work performed in 2022
- Additional benefits paid for work performed in 2022
- Pension payments for work performed in 2022
- One-year variable remuneration (STI) for 2022 (payable with the next regular salary payment in 2023 after the separate financial statements for 2022 have been adopted and the amounts to be paid have been determined by the Supervisory Board)
- LTI tranche for the 2020–2022 performance period (payable with the next regular salary payment after the separate financial statements have been adopted and the amounts to be paid have been determined by the Supervisory Board after the end of the performance period)

Fixed remuneration components

1. Fixed salary

Basic provision for the Executive Board members comprises a competitive fixed salary that enables the Company to attract and retain highly qualified Executive Board members as needed to develop and implement the corporate strategy.

The fixed remuneration granted to members of the Executive Board of KION GROUP AG in 2022 is shown in the > table 'Remuneration granted and owed in 2022'.

The Supervisory Board's Remuneration Committee reviews the fixed salary at regular intervals and, if applicable, the Supervisory Board makes adjustments at the Remuneration Committee's recommendation by adopting a resolution. The fixed salary should be appropriate to the skills, qualifications, and experience of the individual Executive Board members and to their duties and responsibilities; it should also be competitive.

2. Pension scheme

The pension plan offered by KION GROUP AG to the Executive Board members should be competitive in comparison with that offered by other companies in the market and should provide former Executive Board members with an appropriate pension. Along with the fixed salary, this enables the Company to attract and retain highly qualified Executive Board members as needed to develop and implement the corporate strategy.

KION GROUP AG generally grants retirement, invalidity, and surviving dependants' benefits to Executive Board members. The individual pension contribution is agreed individually with the Executive Board members and is paid into a pension account each year. The details can be found below under 'Commitments to pay benefits in the event of regular termination of Executive Board role', as these contributions do not constitute remuneration granted and owed for 2022 within the meaning of section 162 (1) AktG.

In an alternative arrangement, KION GROUP AG has agreed a fixed annual pension payment of €250 thousand with Executive Board member Hasan Dandashly. He receives this sum in addition to his fixed remuneration so that he can enter into his own pension arrangements himself.

The following pension payments were granted in 2022 to former members of the Executive Board or, prior to the Company becoming a German stock corporation in a change of legal form in 2013, to former managing directors:

Pension payments

in € thousand	2022	in %	2021	in %
Gordon Riske ¹	150	100.0 %		
Klaus Hofer	44	100.0 %	41	100.0 %
Other former Managing Directors ²	237	100.0 %	225	100.0 %
Total	431		266	

¹ Pension payments since July 1, 2022

Additional benefits

The additional benefits granted should be competitive in comparison with those offered by other companies in the market. Along with the fixed salary and pension plan, such benefits are a component of a competitive and attractive remuneration package designed to ensure that the Company can attract and retain highly qualified Executive Board members as needed to develop and implement the corporate strategy.

KION GROUP AG generally provides each Executive Board member with a company car that they can also use privately. Alternatively, KION GROUP AG may agree a monthly, fixed car allowance with Executive Board members that they can use to finance a vehicle. Each Executive Board member may use a driver for their company car. The Executive Board members also receive typical additional benefits, such as allowances for healthcare, long-term care, and retirement provision, accident insurance, and an annual health check with a doctor.

The Supervisory Board is entitled to grant additional special benefits to Executive Board members in special cases, particularly in connection with deployment or assignment abroad, such as reimbursement of higher tax or social insurance payments, compensation for exchange-rate fluctuations, additional costs for travel or accommodation, and insurance.

Ching Pong Quek currently receives such additional special benefits because he has been sent from Singapore to China on foreign assignment.

Under this arrangement, Ching Pong Quek's remuneration is structured as if he were liable for taxes and social security contributions in Singapore (tax equalization agreement). KION GROUP AG pays the taxes and social security contributions that Ching Pong Quek incurs in China and Germany over and above the taxes that would theoretically apply in Singapore. In 2022, this additional amount totaled €367.8 thousand (2021: €1,293.9 thousand). The additional special benefits also agreed with Ching Pong Quek include the cost of trips home to Singapore for him and his family, a company car, rental payments in Xiamen, China, and private health insurance. The additional special benefits

² Former Managing Directors of KION Holding 1 GmbH (before transformation of legal form into KION GROUP AG) who left the Company before January 1, 2013

granted to Ching Pong Quek for 2022 amounted to a total of €136.6 thousand (2021: €129.2 thousand). These additional special benefits will be granted for as long as Ching Pong Quek's designated place of work is Xiamen or until his service contract with KION GROUP AG ends.

Variable remuneration components

The variable remuneration components should provide performance-related, competitive remuneration for the Executive Board members that is aligned with the principle of pay for performance. This involves setting challenging financial and non-financial targets for all Executive Board members. These targets have been derived from the corporate strategy including the sustainability strategy or are directly linked to the Company's business performance. They are aimed at enabling the Company to achieve its strategic objectives or at increasing the Company's effectiveness and growing its value in the short and long term. The non-financial targets address social and environmental issues. In addition to the above targets, individual targets are also set for the individual Executive Board members, for which measurable performance criteria are defined. Achievement of these targets influences the individual performance multiple, which is used in the calculation of each member's variable remuneration components.

1. One-year variable remuneration (bonus plan/STI)

The bonus plan comprises a performance-related bonus with a one-year performance period that corresponds to the financial year.

Thus, the one-year variable remuneration is primarily based on target achievement in a particular year. The targets set under the bonus plan tend to be of a short-term nature and are mainly linked to achievement of the targets for key performance indicators in a particular year. These targets are designed to help the Company to achieve the business targets and associated financial targets that it has set itself for the year in question. The non-financial targets under the bonus plan support the achievement of the individual targets set out in the Company's sustainability strategy. This is supplemented by short term and longer-term individual targets of the individual Executive Board members which are set out with measurable milestones to be achieved in the respective performance period. Meeting these milestones forms the basis for setting the individual performance multiple for each Executive Board member, which can be used to further increase or reduce the bonus entitlement depending on the individual performance of the Executive Board member. This creates an even stronger incentive to implement improvements in the individual area of responsibility of each Executive Board member.

Target achievement under the bonus plan is measured in two ways. Firstly, it depends on the level of the following financial measures of performance: revenue, adjusted EBIT margin, and free cash flow. The financial indicators relate to the Group as a whole. Explanations of the financial indicators used can be found in the 2022 annual report of KION GROUP AG, in particular in the combined management report.

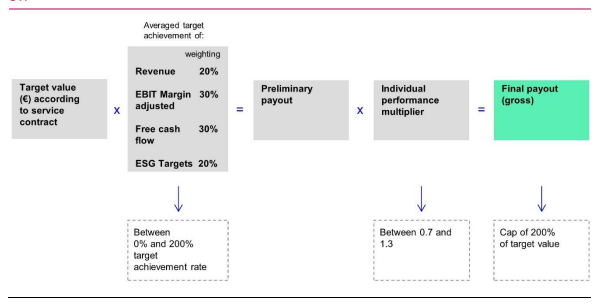
Secondly, the bonus plan is dependent on non-financial measures of performance relating to the achievement of ESG targets. For the STI 2022, these are lost time injury frequency rate (LTIFR) and the extent of ISO certification at KION Group sites (further details can be found below).

The measures of performance are weighted as follows: The adjusted EBIT margin and free cash flow each have a weighting of 30 percent, revenue has a weighting of 20 percent, and the ESG targets have a combined weighting of 20 percent.

The final amount to be paid under the bonus plan is calculated by multiplying the target value agreed in the individual Executive Board member's service contract (in euros) by the weighted arithmetic

mean of the target achievement rates for the financial and non-financial measures of performance. The product is then multiplied by the individual performance multiple, which ranges from 0.7 to 1.3 depending on achievement of the individual targets of the Executive Board members. The maximum bonus payable is capped at 200 percent of the target value. There is no guaranteed minimum target achievement rate.

STI



1.1 Financial and non-financial measures of performance for the STI 2022

The financial measures of performance for the STI 2022 – namely revenue, the adjusted EBIT margin, and free cash flow – are each oriented to the KION Group's budget for 2022. The Supervisory Board has defined the following target ranges:

Financial Target for the STI 2022

		Revenue		Adjus	Adjusted EBIT margin			Free Cashflow		
Weighting	ting 20 %			30 %			30 %			
Target Range	-10 %	Budget	+10 %	-20 %	Budget	+20 %	-30 %	Budget	+30 %	
Target Achievement	0 %	100 %	200 %	0 %	100 %	200 %	0 %	100 %	200 %	
Target Corridor ¹	≤10,278.6	11,420.7	≥12,562.8	≤7.61 %	9.51 %	≥11.41 %	≤389.2	555.9	≥722.7	

The non-financial measures of performance are linked to ESG targets. For the STI 2022, the Supervisory Board has defined the following two non-financial targets, each with a weighting of 10 percent:

- The target chosen for the STI 2022 from the 'occupational health and safety' category was
 the KION Group's lost time injury frequency rate (LTIFR), which indicates the frequency of
 accidents resulting in lost time of at least one shift per one million hours worked.
- The non-financial target defined for the STI 2022 from the 'sustainability and environment' category was the extent of ISO certification at KION sites in accordance with environmental and occupational safety criteria (ISO 45001 and ISO 14001).

The Supervisory Board has defined the following ranges for target achievement for the STI 2022:

Non-financial Target for the STI 2022

	ES	ESG (I): LTIFR				ESG (II): ISO certification level		
Weighting		10 %			10 %			
Target Range	-20 %	Target	+20 %	Additional certifications		tions		
Target Achievement	0 %	100 %	200 %	0 %	100 %	200 %		
Target Corridor	≥8.9	7.4	≤5.9	≤34	49	≥63		

The following table shows the target achievement rates for the financial and non-financial measures of performance set by the Supervisory Board for the STI 2022.

Target achievement for STI 2022

Targets	Weighting	Achieved value	Ratio of achieved value to target value (target achievement 100%)	Target achievement rate for bonus entitlement (capped at 200%)
Revenue ¹	20 %	10,924.8 € million	95.66 %	56.57 %
Adjusted EBIT margin ¹	30 %	2.5 %	26.18 %	0.00 %
Free cash flow ²	30 %	–715.6 € million	-128.72 %	0.00 %
ESG (I): LTIFR	10 %	5.8	121.62 %	200.00 %
ESG (II): ISO certification level	10 %	57 ISO 14001 and 60 ISO 45001	238.78 %	200.00 %
Total target achievement	100 %		24.41 %	51.31 %

¹ The used financial indicators relate in each case to KION Group as a whole. Explanations of the used financial indicators can be found in the Annual Report 2022 of KION GROUP AG, in particular in the Combined Management Report. This indicator was adjusted by the fx-effect above than the 2 percent threshold

² The used financial indicators relate in each case to KION Group as a whole. Explanations of the used financial indicators can be found in the Annual Report 2022 of KION GROUP AG, in particular in the Combined Management Report

1.2 Individual performance multiple for the STI 2022

The Supervisory Board uses an individual performance multiple so that it can also take account of the Executive Board members' individual performance alongside the financial and non-financial measures of performance. At the start of each year, the Supervisory Board reaches agreement with the individual Executive Board members regarding the measurable criteria and targets for assessing their individual performance. The specific targets are derived from the tasks of the individual Executive Board member. Each target is underpinned by verifiable milestones and target achievement criteria. Where targets are set for the longer term, milestones and target achievement criteria are defined that are to be achieved during the performance period.

After the end of the year, the Supervisory Board defines an individual performance multiple for each Executive Board member based on the achievement of their individual targets. The performance multiple ranges from 0.7 to 1.3.

At the start of 2022, after the Remuneration Committee had carried out its preparatory work, the Supervisory Board set targets for each Executive Board member from their individual areas of responsibility, along with ambitious operational growth targets for the Executive Board members with operational responsibility, in order to apply these mechanisms for the measurement of the individual performance multiples. Based on the individual target achievement rates, the Supervisory Board defined the performance multiples for the individual Executive Board members that are used in the calculation of the final amounts to be paid under the bonus plan.

The following criteria were defined for the individual Executive Board members' individual targets in 2022 and the following target achievement rates and individual performance multiples were determined:

Individual targets for STI 2022

Name	Individual targets	Target achievement criteria	Fixed individual performance multiplier
Dr. Richard Robinson Smith ¹	Business Transformation Multi-brand strategy Human Resources Manage- ment Profitable growth	- Implement the Company's multi-year transformation based on SAP S/4HANA - Develop a comprehensive multi-brand strategy - Revise/develop the HR strategy - Expand the mobile automation business	1.00
Hasan Dandashly	Business Transformation Profitable growth	- Implement the Company's multi-year transformation based on SAP S/4HANA - Achieve certain growth targets in the SCS segment - Promote the shared ITS and SCS product offering - Implement the software strategy and digitalization initiatives	0.80
Andreas Krinninger	Business Transformation Multi-brand strategy Profitable growth	- Implement the Company's multi-year transformation based on SAP S/4HANA - Finalize the KION ITS EMEA multi-brand strategy - Achieve certain growth targets in the ITS EMEA segment - Expand the mobile automation business - Promote the shared ITS and SCS product offering - Tackle supply shortages	0.90
Dr. Henry Puhl	Business Transformation Profitable growth Sustainability	 Implement the Company's multi-year transformation based on SAP S/4HANA Implement various projects aimed at stabilizing supply chains and eliminating shortages of materials Achieve individual targets in product development and innovation Develop a new energy roadmap covering the use and integration of alternative energy sources Implement the CTO strategy Broaden the sustainability strategy 	0.90

Individual targets for STI 2022

Name	Individual targets	Target achievement criteria	Fixed individual perfor- mance multiplier
Ching Pong Quek	Business Transformation Profitable growth	 Implement the Company's multi-year transformation based on SAP S/4HANA Achieve operating milestones for China in research and development, production, and commercialization Achieve certain strategic and growth targets in the Asian market and in South America Further develop and implement the North America strategy in the material handling business 	1.10

¹ Dr. Smith's targets also include the individual targets for the CFO and Labor Relations Director, roles that Dr. Smith held on an interim basis from April 1, 2022

Under the termination agreement entered into with **Anke Groth**, who stepped down from the Executive Board with effect from the end of March 31, 2022 and whose service contract ended simultaneously under the termination agreement, the individual performance multiple for the STI 2022 was set at 1.0 (further details can be found below under 'Commitments to pay benefits to former Executive Board members whose role ended during the reporting year'). The individual targets originally agreed for 2022 have therefore not been presented. Anke Groth will receive the STI 2022 pro rata for the period until the end of her service contract on March 31, 2022.

Under the termination agreement entered into with **Gordon Riske**, who stepped down from the Executive Board with effect from the end of December 31, 2021, it was agreed that the STI 2022 would be granted as contractually agreed until the end of the term of the service contract on June 30, 2022. For this reason, the Supervisory Board set the individual performance multiple at 1.0 without agreeing individual targets. Gordon Riske will receive the STI 2022 under his termination agreement and not for active service on the Executive Board.

Under the termination agreement entered into with **Dr. Eike Böhm**, who stepped down from the Executive Board with effect from the end of June 30, 2021 and whose service contract ended on July 31, 2022, a target achievement rate of 100 percent was agreed and the individual performance multiple was set at 1.0 for the STI 2022. For this reason, no individual targets were agreed. Dr. Eike Böhm will receive the STI 2022 under his termination agreement and not for active service on the Executive Board.

1.3 Amounts to be paid for the STI 2022

Based on the aforementioned determination of target achievement and the individual performance multiples for the Executive Board members, the amounts to be paid to them for the STI 2022 are as follows.

Amounts to be paid for the STI 2022

	Target value ¹	Target achievement rate for bonus entitlement	Provisional amount to be paid ¹	Individual performance multiple based on target achievement	Amount to be paid ¹
Dr. Richard Robin- son Smith ²	€800 thousand	51.31 %	€410 thousand	1.00	€410 thousand
Gordon Riske ³	€400 thousand	51.31 %	€205 thousand	1.00	€205 thousand
Dr. Eike Böhm ⁴	€233 thousand	100.00 %	€233 thousand	1.00	€233 thousand
Hasan Dandashly	€600 thousand	51.31 %	€308 thousand	0.80	€246 thousand
Anke Groth ⁵	€125 thousand	51.31 %	€64 thousand	1.00	€64 thousand
Andreas Krinninger	€500 thousand	51.31 %	€257 thousand	0.90	€231 thousand
Dr. Henry Puhl	€400 thousand	51.31 %	€205 thousand	0.90	€185 thousand
Ching Pong Quek	€463 thousand	51.31 %	€238 thousand	1.10	€261 thousand
Total	€3,521 thousand		€1,920 thousand		€1,836 thousand

- 1 The amount shown for Mr. Quek includes a flat-rate allowance of around 40 percent as part of a tax equalization agreement
- 2 Appointed to the Executive Board with effect from January 1, 2022
- 3 Stepped down on December 31, 2021; his Executive Board service contract ended with effect from the end of June 30, 2022; the value shown here relates to the period in which he was released from his Executive Board duties in accordance with the termination agreement
- 4 Stepped down on June 30, 2021; his Executive Board service contract ended with effect from the end of July 31, 2022; Dr. Böhm's STI 2022 is governed by the provisions of the termination agreement; under this agreement, target achievement of 100 percent and an individual performance multiple of 1.0 were defined for the STI 2022; the value shown here relates to the period in which he was released from his Executive Board duties in accordance with the termination agreement
- 5 Stepped down on March 31, 2022; her Executive Board service contract ended on the same date; Ms. Groth's STI 2022 is governed by the provisions of the termination agreement; under this agreement, an individual performance multiple of 1.0 was defined for the STI 2022

The payments to be made under the STI for 2022 will be paid with the next regular salary payment after the amounts to be paid have been determined by the Supervisory Board. Because the relevant period for target achievement was completely within 2022, which means that all parameters for actual payment are effectively satisfied, the Company considers the payment of the STI for 2022 to be remuneration granted in 2022 within the meaning of section 162 (1) AktG, as explained above.

Multiple-year variable remuneration (performance share plan/LTI)

Multiple-year variable remuneration is designed to support the Company's long-term growth. To this end, the ambitious targets defined for the performance share plan are derived from the long-term corporate strategy and focus primarily on the Company's value. The Company's value relative to the overall value of the companies in the MDAX – as measured by relative total shareholder return (relative TSR) – has been defined as a financial measure of performance, thereby including an external evaluation criterion in the assessment of performance. The non-financial targets that have been used since the new version of the Executive Board remuneration system came into effect on January 1, 2021 support the long-term implementation of the Company's sustainability strategy and underline the KION Group's social and environmental responsibilities. This aligns Executive Board

remuneration with the expectations of shareholders and other stakeholders and, moreover, enables the Executive Board members to share in any increase in the Company's value. It also creates an even greater incentive for them to increase the value of the Company on a sustainable and long-term basis. The performance period of three years is consistent with that used for the multiple-year variable remuneration of the senior managers in the KION Group, thereby ensuring consistent systems for both senior managers and Executive Board members, and incentivizing them in the same way. This should help to make sure that the actions of senior managers and Executive Board members are always focused on the Company's long-term growth.

Multiple-year variable remuneration is granted for each year in the form of a performance share plan with a three-year performance period that begins on January 1 of one year and finishes at the end of December 31 in the next but one year. The performance share plan is a cash-settled long-term incentive plan that does not include the right to receive any actual shares.

Target achievement under the performance share plan is measured using financial and non-financial measures of performance. These apply without change for the whole of the three-year performance period. The financial measures of performance are the relative total shareholder return (relative TSR) for KION shares compared with the MDAX and the return on capital employed (ROCE). Each has a weighting of 40 percent. Explanations of the financial indicators used can be found in the 2022 annual report of KION GROUP AG, in particular in the combined management report.

Since the new version of the Executive Board remuneration system came into effect on January 1, 2021, ESG targets have been included with a weighting of 20 percent as a non-financial measure of performance. Specifically, these targets relate to employee satisfaction, gauged using various measures, and KION GROUP AG's score in the S&P Global CSA, which evaluates the Company as a whole and its progress based on various criteria. Each Executive Board member's individual performance is also taken into account using a performance multiple that is the same for all Executive Board members and is set by the Supervisory Board based on the achievement of the agreed shared individual targets.

For each three-year performance period of the LTI, the Executive Board members are conditionally allocated a number of performance shares in the form of phantom shares at the start of each year. The number is determined by dividing the allocation value specified in euros in the service contract for multiple-year variable remuneration by the arithmetic mean of the Xetra closing price of KION shares (WKN: KGX888) on the Frankfurt Stock Exchange (or a successor system that replaces it) over the last 60 trading days prior to the start of the performance period.

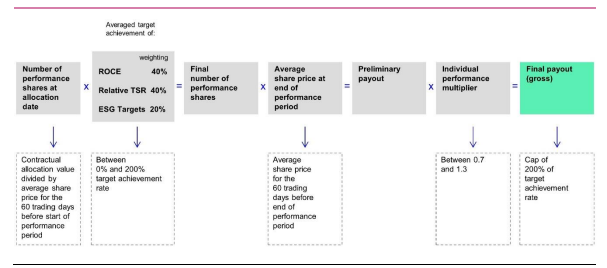
In its conditional allocation of the performance shares, the Supervisory Board also sets the financial, non-financial, and individual measures of performance, including the defined target ranges and payout curves for the tranche of the performance share plan.

The final number of performance shares is calculated by multiplying the number of performance shares conditionally allocated to the Executive Board member by the total target achievement rate for the financial and non-financial targets at the end of the performance period.

The provisional amount to be paid under the performance share plan is then calculated for each Executive Board member by multiplying the final number of performance shares by the end share price to be determined at the end of the performance period. The end share price is the arithmetic mean of the Xetra closing price of KION shares on the Frankfurt Stock Exchange (or a successor system that replaces it) over the last 60 trading days prior to the end of the performance period. The final amount to be paid under the performance share plan is calculated for each Executive Board member by multiplying the provisional amount to be paid by the individual performance multiple, which ranges from 0.7 to 1.3 and is determined by the Supervisory Board on the basis of individually agreed measurable targets. The amount that can be paid out under the performance share plan is

capped at 200 percent of the contractual allocation value. If the Executive Board service contract ends during the performance period, the LTI payment can be reduced pro rata.

LTI



The period relevant to target achievement for the 2020–2022 LTI tranche ended at the end of 2022, which means that all parameters for actual payment of this LTI tranche are effectively satisfied and the related work has been performed in full. As explained above, the Company therefore considers the payment of the 2020–2022 LTI tranche to be remuneration granted in 2022 within the meaning of section 162 (1) AktG, even though it is not paid until 2023.

This LTI tranche for the 2020–2022 performance period is based on the Executive Board remuneration system that applied in 2020. Unlike in the current Executive Board remuneration system, performance was measured solely on the basis of financial criteria, namely ROCE and relative TSR, and the individual performance multiple.

Target achievement for relative TSR is calculated as follows. The minimum threshold is 0 percent outperformance (= equal performance) and corresponds to target achievement of 50 percent. Outperformance of 6.67 percent equates to target achievement of 100 percent. The maximum threshold is outperformance of 20 percent and corresponds to target achievement of 200 percent.

Target achievement for ROCE is calculated as follows. The minimum threshold is 70 percent of the budget target. If the result is at or below the minimum threshold, this equates to target achievement of 0 percent. If the result is in line with the budget target, this equates to target achievement of 100 percent. The maximum threshold is 130 percent of the budget target and corresponds to target achievement of 200 percent.

The following target achievement rates were defined for the financial targets at the end of the 2020–2022 performance period:

Target achievement for LTI tranche 2020-2022

Targets	Weighting	Achieved value	Ratio of achieved value to target value (target achievement 100%)	Target achievement rate for bonus entitlement for LTI 2020–2022 (capped at 200%)
ROCE ¹	50 %	6.07 %	62.00 %	0.00 %
Relative TSR ¹	50 %	-42.99 %	-644.53 %	0.00 %
Total target achievement	100 %		-291.27 %	0.00 %

¹ Explanations of the used financial indicators can be found in the Annual Report 2022 of KION GROUP AG, in particular in the Combined Management Report

For the long-term variable remuneration, the Executive Board members have shared individual measurable targets, the achievement of which is used to determine the individual performance multiple for the relevant LTI tranche. The performance multiple ranges from 0.7 to 1.3. The individual targets are derived from the criteria defined in the plan terms (growth of market share, successful innovations, and employee satisfaction). For the LTI tranche for the 2020–2022 performance period, these targets include growth in the automation business, corporate executive development and succession planning for senior management, implementation of the strategy for the Chinese market, and the development of a holistic sustainability strategy and approach for the KION Group.

In view of the significant progress made and growth achieved in the Chinese market during the performance period, and the developments initiated and results achieved by the entire KION Group in the area of sustainability, both of which the Supervisory Board considers to be extremely important strategic areas of action for the Company, the Supervisory Board has set the performance multiplier for the 2020-2022 LTI tranche at 1.1 for all Executive Board members eligible for the 2020-2022 LTI tranche and still in office at the end of the performance period.

Of the Executive Board members in office as at December 31, 2022, the 2020–2022 LTI tranche is only relevant to Ching Pong Quek as he was the only one who had been on the Executive Board in 2020. Given that target achievement for the financial targets for the 2020–2022 LTI tranche was 0 percent, however, the amount to be paid to Ching Pong Quek comes to €0 regardless of the individual target achievement rate.

Under the termination agreement entered into with **Anke Groth**, who stepped down from the Executive Board with effect from the end of March 31, 2022 and whose Executive Board service contract ended simultaneously, pro rata payment of the 2020–2022 LTI tranche until the end of her Executive Board service contract was agreed based on a performance multiple set at 1.0, i.e. no individual adjustment was made (further details can be found below under 'Commitments to pay benefits to former Executive Board members whose role ended during the reporting year'). Given that target achievement for the financial targets for the 2020–2022 LTI tranche was 0 percent, however, the amount to be paid to Anke Groth comes to €0 despite the performance multiple being set at 1.0.

Under the termination agreement entered into with **Gordon Riske**, who stepped down from the Executive Board with effect from the end of December 31, 2021 and whose Executive Board service contract ended as at June 30, 2022, it was agreed that the 2020–2022 LTI tranche would be granted

as contractually agreed until the end of the service contract on June 30, 2022. Given that target achievement for the financial targets for the 2020–2022 LTI tranche was 0 percent, however, the amount to be paid to Gordon Riske comes to €0 regardless of the individual target achievement rate.

Under the termination agreement entered into with **Dr. Eike Böhm**, who stepped down from the Executive Board with effect from the end of June 30, 2021 and whose Executive Board service contract ended on July 31, 2022, a target achievement rate of 100 percent was agreed and the individual performance multiple was set at 1.0 for the 2020–2022 LTI tranche. His individual target achievement was therefore not assessed. Dr. Eike Böhm will receive 18/31 (18 months) of the 2020–2022 LTI tranche for his active service on the Executive Board and 13/31 (13 months) under his termination agreement.

Under the terms of the termination agreement entered into with **Susanna Schneeberger**, who stepped down from the Executive Board with effect from January 12, 2020 and whose Executive Board service contract ended on March 31, 2020, the 2020–2022 LTI tranche is payable pro rata until the end of her Executive Board service contract based on a performance multiple set at 1.0, i.e. no individual adjustment was made. Given that target achievement for the financial targets for the 2020–2022 LTI tranche was 0 percent, however, the amount to be paid to Susanna Schneeberger comes to €0 despite the performance multiple being set at 1.0.

The amounts to be paid for the 2020–2022 LTI tranche were therefore determined as follows:

Amounts to be paid for the LTI tranche 2020-2022

	Contractual allocation value of the perfor- mance share plan on the date of grant	Number of perfor- mance shares at time of grant ¹	Target achieve- ment rate for bo- nus enti- tlement	Final num- ber of per- formance shares	Average share price at end of per- formance period	Provisional amount to be paid ²	Individual perfor- mance multiple based on target achieve- ment	Amount to be paid (capped at 200%) ²
Gordon Riske ³	€1,333 thousand	23,072	0.00 %	_	€25.39	_	1.1	_
Dr. Eike Böhm ⁴	€861 thousand	14,901	100.00 %	14,901	€25.39	€378 thousand	1.0	€378 thousand
Anke Groth ⁵	€750 thousand	12,978	0.00 %	_	€25.39		1.0	_
Ching Pong Quek	€830 thousand	14,362	0.00 %	_	€25.39	_	1.1	_
Susanna Schneeberger ⁶	€83 thousand	1,442	0.00 %	_	€25.39	_	1.0	_
Total	€3,857 thousand	66,755		14,901		€378 thousand		€378 thousand

- 1 Fair value per performance share on date of grant €57.79
- 2 The amount shown for Mr. Quek includes a flat-rate allowance of around 36 percent as part of a tax equalization agreement
- 3 Stepped down on December 31, 2021; his Executive Board service contract ended with effect from the end of June 30, 2022. The contractual allocation value for the LTI on the date of grant was reduced pro rata; 24/30 of the value shown here (24 months) relates to Mr. Riske's active role on the Executive Board up to December 31, 2021 and 6/30 (six months) relates to the period in which he was released from his Executive Board duties in accordance with the termination agreement
- 4 Stepped down on June 30, 2021; his Executive Board service contract ended with effect from the end of July 31, 2022. The contractual allocation value for the LTI on the date of grant was reduced pro rata. For Dr. Böhm's 2020 LTI tranche, the provisions in the termination agreement apply. Under this agreement, target achievement of 100 percent and an individual performance multiple of 1.0 were defined; 18/31 of the value shown here (18 months) relates to Dr. Böhm's active role on the Executive Board up to June 30, 2021 and 13/31 (13 months) relates to the period in which he was released from his Executive Board duties in accordance with the termination agreement
- 5 Stepped down on March 31, 2022; her Executive Board service contract ended on the same date. The contractual allocation value for the LTI on the date of grant was reduced pro rata. For Ms. Groth's 2020 LTI tranche, the provisions in the termination agreement apply. An individual performance multiple of 1.0 was specified therein
- 6 Stepped down on January 12, 2020; her Executive Board service contract ended with effect from the end of March 31, 2020. The contractual allocation value for the LTI on the date of grant was reduced pro rata; For Ms. Schneeberger's LTI 2020 tranche the provisions in the termination agreement apply. Under this agreement, an individual performance multiple of 1.0 was defined; 0.4/3 of the value shown here (around 0.4 months) relates to Ms. Schneeberger's active role on the Executive Board up to January 12, 2020 and around 2.6/3 (around 2.6 months) relates to the period in which she was released from her Executive Board duties in accordance with the termination agreement

The 2020–2022 LTI tranche is payable in 2023 with the next regular salary payment following adoption of the separate financial statements after the end of the performance period.

Dr. Richard Robinson Smith, Hasan Dandashly, Andreas Krinninger, and Dr. Henry Puhl were not yet members of the Executive Board of KION GROUP AG in 2020, which is why they will not be paid any remuneration for their Executive Board role under the LTI tranche for the 2020–2022 performance period.

Malus and clawback rules for variable remuneration

Malus and clawback rules for variable remuneration were introduced in accordance with the provisions of section 87a (1) no. 6 AktG. They are in accordance with the principle of pay for performance in that they have an adverse impact on Executive Board remuneration in the event of significant misconduct or if the Company's results are not disclosed correctly.

The aforementioned mechanisms for clawing back variable remuneration components were not exercised in 2022. The Supervisory Board did not identify any circumstances that would have given rise to this.

Share ownership guidelines

Alongside the performance share plan, the share ownership guidelines (SOGs) for the Executive Board constitute a further key element of the remuneration system that is aimed at supporting the Company's long-term and sustainable growth in that it aligns the interests of the Executive Board and shareholders in increasing the Company's value.

The Executive Board members are obliged to hold KION GROUP AG shares that, as a minimum, are worth 100 percent of their gross annual fixed salary for as long as they are a member of the Executive Board. The applicable number of shares is calculated on the basis of the KION GROUP AG share price on the last 60 days of trading prior to the start of the service contract (arithmetic mean of the Xetra closing price).

The obligation for Executive Board members to hold the full number of shares begins no later than four years after the start of the obligation to hold shares. In the first four years, they are permitted to increase their shareholding incrementally. The Executive Board members cannot access the shares until the end of their term of office.

The Executive Board members in office as at December 31, 2022 held the required number of shares and thus fulfilled the share ownership guidelines. The table below shows how the share ownership guidelines were met in 2022 by the Executive Board members in office as at December 31, 2022:

Share ownership requirement as at December 31, 2022

Name	Number of shares held as at December 31, 2022	Number of shares that are required to be held under the share owner- ship guidelines as at December 31, 2022
Dr. Richard Robinson Smith	50,000	3,181
Hasan Dandashly	6,000	5,618
Andreas Krinninger	13,690	5,442
Dr. Henry Puhl	7,600	1,880
Ching Pong Quek	49,500	11,813
Total	126,790	27,934

Fulfillment of target number of share acquisition requirement as at December 31, 2022

Name	Target number of shares to be acquired as per the Executive Board contract	To be fulfilled by	Fulfillment of share ownership requirement as at December 31, 2022 (%)
Dr. Richard Robinson Smith	12,723	December 2025	100.00 %
Hasan Dandashly	11,236	December 2024	53.40 %
Andreas Krinninger	10,885	December 2024	100.00 %
Dr. Henry Puhl	7,520	June 2025	100.00 %
Ching Pong Quek	11,813	October 2020	100.00 %
Total	54,177		

Other benefits

1. Special remuneration

In 2022, the Supervisory Board did not exercise the option provided for in the remuneration system that allows special remuneration to be awarded.

2. Time-limited benefits

The Supervisory Board is also entitled to grant new Executive Board members time-limited benefits. Examples include payments to offset missed variable remuneration from a former employer or other disadvantages (evidence must be provided) and relocation benefits. Such benefits are aimed at attracting highly qualified Executive Board members.

In January 2022, the Company paid Dr. Richard Robinson Smith the sum of €666.7 thousand gross under the terms of his service contract as compensation for missed variable remuneration from his former employer.

Maximum remuneration

There is an upper limit on the absolute amount of total remuneration granted for a year (maximum remuneration). Setting a maximum amount makes it possible to calculate the Company's maximum payment obligations for Executive Board remuneration. As a rule, maximum remuneration comprises the fixed salary paid for the year in question, the service cost of the occupational pension, the additional benefits granted, the variable remuneration allocated for the year in question and granted after the end of the relevant performance period (bonus plan and performance share plan) – irrespective of the timing of payment – and any special remuneration granted for the year in question.

If the Supervisory Board grants time-limited benefits to new Executive Board members, these benefits also count toward the maximum remuneration for the year in which they are granted.

In 2022, the agreed maximum remuneration was €8,243 thousand gross for Dr. Richard Robinson Smith, €4,050 thousand gross for Anke Groth (stepped down with effect from March 31, 2022), €4,343 thousand gross for Dr. Henry Puhl, €4,852 thousand gross for Andreas Krinninger, €5,387 thousand gross for Hasan Dandashly, and €4,842 thousand gross for Ching Pong Quek. For the purpose of assessing compliance with the maximum remuneration, the fixed salary in 2022, the additional benefits granted in 2022, the pension expense attributable to 2022, and the 2022 STI are taken into account. The 2022–2024 LTI tranche is also included in the analysis, which was allocated in 2022 and will not become due for payment until after the end of the three-year performance period in 2025. Compliance with the maximum remuneration for 2022 can therefore only be assessed conclusively in 2025. However, based on current estimates, compliance with the maximum remuneration for 2022 is already ensured. Even if the maximum possible amount of 200 percent of the grant value is paid for the 2022–2024 LTI tranche, the maximum remuneration for 2022 will in all probability not be exceeded for any of the Executive Board members named.

The final assessment of compliance with the maximum remuneration for 2022 will be reported in the 2024 remuneration report.

Table providing an overview of the remuneration granted and owed to the Executive Board members for 2022

In accordance with section 162 (1) sentence 1 and sentence 2 no. 1 AktG, the remuneration granted and owed to the current and former members of the Executive Board is shown in the following table, along with the percentage share of their total remuneration attributable to the individual remuneration components, and applying the terms 'granted' and 'owed' as defined above pursuant to section 162 (1) sentence 1 AktG. The additional benefits were measured at the value calculated for tax purposes.

Remuneration granted and owed in 2022

			Dr. I	Richard Ro	obinson S	mith		Gordor	n Riske¹	
				O of KION				O of KION ed down o	n Decemb	
€ thousand		2022	in %	2021	in %	2022	in %	2021	in %	
Non-per-		Fixed remuneration	1,200	52.2 %			700	76.6 %	1,400	21.7 %
formance- related compo-		Non-cash remuneration and other benefits ²	689	30.0 %			9	1.0 %	35	0.5 %
nents		Total	1,889	82.2 %			709	77.6 %	1,435	22.3 %
	Short-term incentive	One-year variable remuneration	410	17.8 %			205	22.4 %	1,812	28.1 %
		One-year variable remuneration (STI 2021)		_				_	1,227	19.0 %
Perfor-		One-year variable remuneration (STI 2022) ³	410	17.8 %			205	22.4 %		_
mance- related compo-		One-off, variable special remuneration		_				_	585	9.1 %
nents		Multiple-year variable remuneration	0	_			0	_	3,200	49.6 %
	Share-based long-term incentive	Performance Share Plan (Jan. 1, 2019 – Dec. 31, 2021)		_				_	3,200	49.6 %
	HOOHING	Performance Share Plan (Jan. 1, 2020 – Dec. 31, 2022) ³		_			0	_		
		Total remuneration	2,299	100.0 %			914	100.0 %	6,447	100.0 %

¹ Stepped down on December 31, 2021; his Executive Board service contract ended on June 30, 2022; the values shown here for 2022 include the values in accordance with the termination agreement

² Non-performance related, non-cash remuneration and other benefits include expenses and/or benefits in kind, such as the use of a company car and housing costs. For Dr. Smith, an amount is also included as compensation for missed variable remuneration from his former employer

³ For Mr. Riske, the provisions in the termination agreement apply here

			Dr. Eike Böhm ¹					Hasan Dandashly ²			
				O of KION			President KION Supply Chain Solutions KION GROUP AG from January 1, 2021				
€ thousand	d		2022	in %	2021	in %	2022	in %	2021	in %	
Non-per-		Fixed remuneration	379	38.0 %	650	20.0 %	919	62.2 %	817	37.0 %	
formance- related compo-		Non-cash remuneration and other benefits ³	8	0.8 %	16	0.5 %	313	21.2 %	294	13.3 %	
nents		Total	387	38.8 %	666	20.5 %	1,232	83.4 %	1,111	50.3 %	
	Short-term	One-year variable remuneration	233	23.3 %	580	17.9 %	246	16.6 %	1,096	49.7 %	
		One-year variable remuneration (STI 2021) ⁴		_	400	12.3 %		_	1,096	49.7 %	
Perfor-	incentive	One-year variable remuneration (STI 2022) ⁵	233	23.3 %		_	246	16.6 %		_	
mance- related compo-		One-off, variable special remuneration		_	180	5.5 %		_		_	
nents		Multiple-year variable remuneration	378	37.9 %	2,000	61.6 %	0	_	0	_	
	Share-based long-term incentive	Performance Share Plan (Jan. 1, 2019 – Dec. 31, 2021)		_	2,000	61.6 %		_		_	
	HOOHING	Performance Share Plan (Jan. 1, 2020 – Dec. 31, 2022) ⁶	378	37.9 %		_		_		_	
		Total remuneration	998	100.0 %	3,246	100.0 %	1,478	100.0 %	2,207	100.0 %	

¹ Stepped down on June 30, 2021; his Executive Board service contract ended on July 31, 2022; the values shown here for 2022 include the values in accordance with the termination agreement; the values shown here for 2021 include the values for the period of his active role on the Executive Board and the corresponding pro rata values for 2021 in accordance with the termination agreement

² In the case of Mr. Dandashly, the values include exchange-rate differences

³ Non-performance related, non-cash remuneration and other benefits include expenses and/or benefits in kind, such as the use of a company car and housing costs. In the case of Mr. Dandashly, the pension payment is also included

⁴ For Dr. Böhm, the provisions in the termination agreement apply here. Target achievement of 100 percent and an individual performance multiple of 1.0 were set for Dr. Böhm for 2021; In the case of Mr. Dandashly, the value was adjusted accordingly on the basis of the exchange-rate applicable in the month of payment

⁵ For Dr. Böhm, the provisions in the termination agreement apply here. Target achievement of 100 percent and an individual performance multiple of 1.0 were set for Dr. Böhm for 2022; In the case of Mr. Dandashly, there may still be exchange-rate differences when the payment is made

⁶ For 2022 (LTI tranche 2020-2022) for Dr. Böhm, the provisions in the termination agreement apply here. Target achievement of 100 percent and an individual performance multiple of 1.0 were set for Dr. Böhm

				Anke	Groth ¹		Andreas Krinninger			
				O of KIONed down or			President KION ITS EMEA KION GROUP AG			
€ thousand			2022	in %	2021	in %	2022	in %	2021	in %
Non-per-		Fixed remuneration	200	6.8 %	800	20.3 %	775	76.1 %	775	49.8 %
formance- related compo-		Non-cash remuneration and other benefits ²	2,687	91.1 %	14	0.4 %	13	1.3 %	13	0.8 %
nents		Total	2,887	97.8 %	814	20.7 %	788	77.3 %	788	50.7 %
	Short-term incentive	One-year variable remuneration	64	2.2 %	1,127	28.6 %	231	22.7 %	767	49.3 %
		One-year variable remuneration (STI 2021)		_	767	19.5 %		_	767	49.3 %
Perfor-		One-year variable remuneration (STI 2022) ³	64	2.2 %		_	231	22.7 %		_
mance- related compo-		One-off, variable special remuneration		_	360	9.1 %		_		_
nents		Multiple-year variable remuneration	0	_	2,000	50.7 %	0	_	0	_
	Share-based long-term incentive	Performance Share Plan (Jan. 1, 2019 – Dec. 31,2021)		_	2,000	50.7 %		_		_
		Performance Share Plan (Jan. 1, 2020 – Dec. 31, 2022) ⁴	0	_				_		
		Total remuneration	2,951	100.0 %	3,941	100.0 %	1,019	100.0 %	1,555	100.0 %

¹ Stepped down on March 31, 2022; her Executive Board service contract ended on the same date

² Non-performance related, non-cash remuneration and other benefits include expenses and/or benefits in kind, such as the use of a company car and housing costs. For Ms. Groth, payments in connection with her departure are also included for 2022, which were made in the form of one-time payments to settle compensation claims until the regular end of her contract on May 31, 2023

³ For Ms. Groth, the provisions in the termination agreement apply here. Individual performance multiple of 1.0 was set for Ms. Groth

⁴ For 2022 (LTI tranche 2020-2022) for Ms. Groth, the provisions in the termination agreement apply here. Individual performance multiple of 1.0 was set for Ms. Groth

				Dr. Hen	ry Puhl		Ching Pong Quek				
			С	TO KION (AG		President KION ITS Asia Pacific & Americas KION GROUP AG			
€ thousan	€ thousand		2022	in %	2021	in %	2022	in %	2021	in %	
Non-per-		Fixed remuneration	650	76.1 %	325	49.4 %	794	63.2 %	796	17.3 %	
formance- related compo-		Non-cash remuneration and other benefits ¹	19	2.2 %	26	4.0 %	202	16.1 %	198	4.3 %	
nents		Total	669	78.3 %	351	53.3 %	996	79.2 %	994	21.6 %	
	Short-term incentive	One-year variable remuneration	185	21.7 %	307	46.7 %	261	20.8 %	1,340	29.2 %	
		One-year variable remuneration (STI 2021) ²		_	307	46.7 %		_	830	18.1 %	
Perfor-		One-year variable remuneration (STI 2022) ³	185	21.7 %		_	261	20.8 %		_	
mance- related compo-		One-off, variable special remuneration ⁴		_		_		_	510	11.1 %	
nents		Multiple-year variable remuneration	0	_	0	_	0	_	2,260	49.2 %	
	Share-based long-term incentive	Performance Share Plan (Jan. 1, 2019 – Dec. 31, 2021) ⁵		_		_		_	2,260	49.2 %	
	iiiooiiiivo	Performance Share Plan (Jan. 1, 2020 – Dec. 31, 2022) ⁶		_			0	_			
		Total remuneration	854	100.0 %	658	100.0 %	1,257	100.0 %	4,594	100.0 %	

¹ Non-performance related, non-cash remuneration and other benefits include expenses and/or benefits in kind, such as the use of a company car and housing costs. For Mr. Quek, the tax to be paid in China for pension contributions is also included

² The one-year variable remuneration amount shown for Mr. Quek is the actual amount paid, which may differ from the estimated value listed in the 2021 remuneration report as part of the tax equalization agreement

³ The amount shown for Mr. Quek for 2022 includes a flat-rate allowance of around 40 percent as part of a tax equalization agreement

⁴ The one-off variable special remuneration amount shown for Mr. Quek is the actual amount paid, which may differ from the estimated value listed in the 2021 remuneration report as part of the tax equalization agreement

⁵ The multiple-year variable remuneration amount shown for Mr. Quek is the actual amount paid, which may differ from the estimated value listed in the 2021 remuneration report as part of the tax equalization agreement

⁶ The amount shown for Mr. Quek for 2022 includes a flat-rate allowance of around 36 percent as part of a tax equalization agreement

			Sı	usanna Sc	hneeberg	ger¹		
			_	DO KION on		_		
€ thousan	d		2022	in %	2021	in %		
Non-per-		Fixed remuneration		_		_		
formance- related compo-	•	Non-cash remuneration and other benefits		_				
nents		Total		_		_		
	Short-term incentive	One-year variable remuneration		_	0	_		
		One-year variable remuneration (STI 2021)		_	0			
Perfor-		One-year variable remuneration (STI 2022)		_		_		
mance- related compo-		One-off, variable special remuneration		_		_		
nents		Multiple-year variable remuneration	0	_	833	100.0 %		
	Share-based long-term incentive	Performance Share Plan (Jan. 1, 2019 – Dec. 31, 2021) ²		_	833	100.0 %		
		Performance Share Plan (Jan. 1, 2020 – Dec. 31, 2022) ³	0	_				
		Total remuneration	0	-	833	100.0 %		

¹ Stepped down on January 12, 2020; her Executive Board service contract ended on March 31, 2020; the values shown here for 2021 and 2022 include the values in accordance with the termination agreement

Pension payments granted in 2022 to former members of the Executive Board or former managing directors are presented under '2. Pension scheme' above.

In 2022, no advances were made to members of the Executive Board, and there were no loans. No benefits from a third party were promised or granted to any Executive Board member in 2022 for their work as an Executive Board member.

Commitments to pay benefits in the event of early termination of Executive Board role (section 162 (2) no. 2 AktG)

If an Executive Board member's service contract ends because the Company has terminated it due to termination of the appointment by mutual consent or through revocation of the appointment or in the event of the member's resignation, the Executive Board member has a right to severance pay

² For 2021 (LTI tranche 2019-2021) for Ms. Schneeberger, the provisions in the termination agreement apply here. Individual performance multiple of 1.0 was set for Ms. Schneeberger

³ For 2022 (LTI tranche 2020-2022) for Ms. Schneeberger, the provisions in the termination agreement apply here. Individual performance multiple of 1.0 was set for Ms. Schneeberger

amounting to the benefits due for the remaining term of the service contract, but not in excess of two years' remuneration (cap on severance pay). There is no right to severance pay where the service contract is terminated without notice for cause or in the event of the Executive Board member resigning without having due cause to do so. The annual income relevant for calculating the severance pay is made up of the fixed salary and the variable remuneration components based on target achievement of 100 percent for the last full financial year before the service contract ended. Noncash remuneration and other additional benefits are not taken into account when calculating the amount of severance pay.

Additionally, the Company may agree a post-contractual non-compete clause for a maximum of two years with members of the Executive Board. The Executive Board members are entitled to compensation for observing any such non-compete period. Other income of the Executive Board member as well as any severance payment made by the Company is offset against the compensation.

In 2022, such an arrangement was entered into with Anke Groth, who stepped down from the Executive Board with effect from March 31, 2022 (further details can be found below under 'Commitments to pay benefits to former Executive Board members whose role ended during the reporting year').

Commitments to pay benefits in the event of regular termination of Executive Board role (section 162 (2) no. 3 AktG)

In the event of the regular termination of their Executive Board role, Executive Board members generally receive retirement, invalidity, and surviving dependants' benefits as described above under '2. Pension scheme'.

Fixed annual contributions of €350 thousand for Dr. Richard Robinson Smith, €124.5 thousand for Ching Pong Quek, €250 thousand for Andreas Krinninger, and €150 thousand for Dr. Henry Puhl are paid into their pension accounts for the duration of the member's period of service on the Executive Board. In 2022, the above amounts for Dr. Richard Robinson Smith, Dr. Henry Puhl, Ching Pong Quek, and Andreas Krinninger were paid in full into their pension accounts. For Ching Pong Quek, KION GROUP AG also assumes the taxes of €65.2 thousand incurred for the pension contributions in accordance with the tax equalization agreement concluded.

Anke Groth, who was an Executive Board member up to and including March 31, 2022, has a vested entitlement to an occupational pension that was granted to her for the period until the end date of her employment. The amount of the pension entitlement is calculated in line with the pension rules for the early termination of the Executive Board service contract. The Company transferred the pension contribution of €354.2 thousand that was originally owed for the period January 1, 2022 until the regular end of the service agreement on May 31, 2023 to Anke Groth's pension account in April 2022. Of this amount, €62.5 thousand relates to the period of her active role on the Executive Board.

For Dr. Eike Böhm, whose service contract ended on July 31, 2022, an amount of €87.5 thousand was paid into his pension account in accordance with his termination agreement.

The amounts expensed or for which a provision has been recognized, along with the present values of the pension entitlements of the Executive Board members who were in office during 2022 are shown in the following tables (in accordance with International Financial Reporting Standards (IFRS) and the German Commercial Code (HGB)):

Pension entitlements under IFRS

€ thousand	Service cost 2022	Service cost 2021	Present value (DBO) Dec. 31, 2022	Present value (DBO) Dec. 31, 2021
Dr. Richard Robinson Smith ¹			350	
Anke Groth ²	253	262	1,197	991
Andreas Krinninger	253		942	790
Dr. Henry Puhl ³	142		586	497
Ching Pong Quek	126	126	1,298	1,337
Total	774	388	4,373	3,615

¹ Appointed to the Executive Board with effect from January 1, 2022

Pension entitlements under HGB

€ thousand	Service cost 2022	Service cost 2021	Present value (DBO) Dec. 31, 2022	Present value (DBO) Dec. 31, 2021
Dr. Richard Robinson Smith ¹			350	
Anke Groth ²	255	256	1,197	991
Andreas Krinninger	255		942	790
Dr. Henry Puhl ³	153		586	497
Ching Pong Quek	127	127	1,298	1,337
Total	790	383	4,373	3,615

¹ Appointed to the Executive Board with effect from January 1, 2022

² Stepped down on March 31, 2022 and her Executive Board service contract ended on the same date. For Ms. Groth, the provisions in the termination agreement apply here; Only the pension contributions attributable to 2022 have been included in the figures reported for 2022, not the additional amounts attributable to 2023 and made available ahead of schedule in accordance with the termination agreement with Ms. Groth

³ Appointed to the Executive Board with effect from July 1, 2021

² Stepped down on March 31, 2022 and her Executive Board service contract ended on the same date. For Ms. Groth, the provisions in the termination agreement apply here; Only the pension contributions attributable to 2022 have been included in the figures reported for 2022, not the additional amounts attributable to 2023 and made available ahead of schedule in accordance with the termination agreement with Ms. Groth

³ Appointed to the Executive Board with effect from July 1, 2021

Commitments to pay benefits to former Executive Board members whose role ended during the reporting year (section 162 (2) no. 4 AktG)

In 2022, Anke Groth stepped down from the Executive Board of KION GROUP AG with effect from the end of March 31, 2022. Her service contract with the Company ended at the same time. The following agreements were reached with Anke Groth in connection with the ending of her role on the Executive Board:

- Anke Groth's service contract ended early at the end of March 31, 2022.
- Unless otherwise explained below, all benefits including additional benefits, the STI, and
 the LTI pursuant to her service contract will continue to be granted until the end of her
 service contract in accordance with that contract (in the case of the LTI, for the last time for
 the 2022–2024 performance period).
- The amounts to be paid for the STI 2022 will be calculated by applying an individual performance multiple of 1.0. Her individual performance will not be assessed.
- Amounts to be paid under the LTI tranches for the 2020–2022, 2021–2023, and 2022–2024
 performance periods to which Anke Groth is contractually entitled will be determined by
 applying an individual performance multiple of 1.0, without any individual targets being set
 and without individual target achievement being assessed.
- To settle all contractual entitlements to fixed remuneration and to short-term and long-term variable remuneration until the original end of her service contract on May 31, 2023, Anke Groth received a one-off payment of €2,683.3 thousand gross, payable in April 2022.
- As contractually agreed, Anke Groth is entitled to pension contributions until the original end
 date of her service contract of May 31, 2023. These contributions amount to €354.2 thousand, which was credited to Anke Groth's pension account in April 2022. Of this amount,
 the pro rata amount of €62.5 thousand is attributable to the period in which she was an
 active member of the Executive Board.
- Anke Groth is subject to a post-contractual non-compete clause until November 30, 2023. She has been compensated for this for the period from April 1, 2022 until May 31, 2023 by way of the one-off payment. For the period from June 1, 2023 until November 30, 2023, Anke Groth will receive total compensation of €400 thousand gross, which is payable in six monthly installments from June 2023. No remuneration earned in other ways will be offset against this compensation.

In 2022, the Company recognized an expense booking of €3,375 thousand for the aforementioned amounts promised to Anke Groth from April 1, 2022.

Supervisory Board remuneration

Remuneration system

The structure and amount of Supervisory Board remuneration is decided upon by the Annual General Meeting. The Supervisory Board's remuneration is defined in article 18 of KION GROUP AG's articles of association.

This ensures that the remuneration of Supervisory Board members is always in line with the remuneration system decided upon by the Annual General Meeting.

Supervisory Board remuneration is not based on performance. Each member of the Supervisory Board receives fixed remuneration plus attendance fees and reimbursement of expenses. Variable remuneration is not granted to Supervisory Board members, primarily in order to ensure that they are independent of the Company. The Company thus complies with recommendation G.18 of the GCGC.

Members of the Supervisory Board receive fixed remuneration plus reimbursement of out-of-pocket expenses. The fixed annual remuneration of an ordinary member amounts to €55 thousand. The chairman of the Supervisory Board receives three times the amount of an ordinary member, i.e. €165 thousand, and his deputy receives two times the amount of an ordinary member, i.e. €110 thousand.

Additional remuneration is paid for being a member or chairman of a committee, although this does not apply in the case of the Mediation Committee pursuant to section 27 (3) of the German Codetermination Act (MitbestG), the Nomination Committee, or the Remuneration Committee. The annual remuneration for members of the Executive Committee is usually €8 thousand, while the chairman of the Executive Committee receives double this amount, i.e. €16 thousand. In view of their greater responsibilities and thus the greater amount of their time taken up, the chairman of the Audit Committee receives €45 thousand per year, his deputy €30 thousand, and each ordinary member €15 thousand.

If a member of the Supervisory Board or one of its committees does not hold his or her position for a full financial year, remuneration is reduced pro rata. The same applies if the chairman of the Supervisory Board or one of its committees does not hold their position for a full financial year.

The members of the Supervisory Board receive an attendance fee of €1.5 thousand per day for meetings of the Supervisory Board and its committees, although they only receive this amount once if they attend more than one meeting on the same day.

The annual fixed remuneration and the remuneration for committee membership fall due at the end of each financial year; attendance fees fall due after the relevant meeting.

The Company reimburses each member for any VAT incurred in connection with his or her remuneration.

The employee representatives on the Supervisory Board pay part or all of their remuneration to Hans-Böckler Foundation on the basis of individual obligation agreements or on a voluntary basis.

In the interests of the Company, a D&O insurance policy without a deductible has been taken out for the members of the Supervisory Board. The Company pays the premiums for this.

The remuneration of the members of the Supervisory Board is reviewed at appropriate intervals. This review includes a comparison with supervisory board remuneration in companies that are similar in terms of size, sector, and complexity and an examination of the time expected to be taken up by the members' work on the Supervisory Board and its committees. The Supervisory Board's remuneration was last adjusted on June 1, 2017.

The reason for any adjustments by the shareholders is KION GROUP AG's significant interest in attracting and retaining highly qualified Supervisory Board members in order to ensure the efficiency and quality of the Supervisory Board's work and thus to support KION GROUP AG's short-term and long-term growth.

The existing remuneration system for the Supervisory Board was last confirmed at the Annual General Meeting on May 11, 2021, at which it was approved with 99.60 percent of the votes cast. In accordance with section 113 (3) AktG, the Annual General Meeting will decide on the Supervisory Board members' remuneration at least every four years going forward.

Remuneration granted and owed in 2022

All aspects of the Supervisory Board remuneration system pursuant to article 18 of KION GROUP AG's articles of association were applied without any exceptions in 2022.

The following table shows the remuneration granted and owed to the individual Supervisory Board members for 2022, along with the percentage share of their total remuneration, in accordance with section 162 (1) sentence 1 AktG. These terms are used in accordance with the definitions as outlined for the Executive Board remuneration in 'Remuneration granted and owned in 2022'. The following table therefore includes all remuneration components for which the Supervisory Board members performed the related work in full by the end of 2022 and that are due for payment but have not yet been paid by the Company. The timing of the actual payment is not relevant.

Accordingly, the following remuneration components are reported below as remuneration granted and owed in 2022:

- Fixed remuneration paid for 2022
- Committee remuneration paid for 2022
- Attendance fees paid for 2022

Granted and owed remuneration of the Supervisory Board of KION GROUP AG in 2022 (net)

	Fixed remunera-		Committee remunera-		Attend-		
€	tion	in percent ¹	tion (fixed)	in percent ²	ance fee	in percent ³	Total
Dr. Michael Macht	165,000	75.0 %	31,000	14.1 %	24,000	10.9 %	220,000
Özcan Pancarci	110,000	80.9 %	8,000	5.9 %	18,000	13.2 %	136,000
Birgit Behrendt	55,000	85.9 %		0.0 %	9,000	14.1 %	64,000
Jan Bergemann ⁴	36,667	85.9 %		0.0 %	6,000	14.1 %	42,667
Stefan Casper ⁵	22,917	83.6 %		0.0 %	4,500	16.4 %	27,417
Dr. Alexander Dibelius	55,000	71.9 %	8,000	10.5 %	13,500	17.6 %	76,500
Martin Fahrendorf	55,000	85.9 %		0.0 %	9,000	14.1 %	64,000
Kui Jiang*	55,000	69.2 %	8,000	10.1 %	16,500	20.8 %	79,500
Olaf Kunz ⁵	22,917	71.1 %	3,333	10.3 %	6,000	18.6 %	32,250
Dominique Lembke ⁴	36,667	85.9 %		0.0 %	6,000	14.1 %	42,667
Thomas Mainka ⁴	36,667	85.9 %		0.0 %	6,000	14.1 %	42,667
Jörg Milla	55,000	56.4 %	23,000	23.6 %	19,500	20.0 %	97,500
Dr. Christina Reuter	55,000	85.9 %		0.0 %	9,000	14.1 %	64,000
Hans Peter Ring	55,000	42.1 %	53,000	40.6 %	22,500	17.2 %	130,500
Alexandra Schädler	55,000	49.4 %	35,333	31.7 %	21,000	18.9 %	111,333
Dr. Frank Schepp ⁵	22,917	83.6 %		0.0 %	4,500	16.4 %	27,417
Xuguang Tan*	55,000	100.0 %		0.0 %			55,000
Claudia Wenzel	55,000	70.5 %	8,000	10.3 %	15,000	19.2 %	78,000
Ping Xu*	55,000	88.0 %		0.0 %	7,500	12.0 %	62,500
Total	1,058,750	72.8 %	177,667	12.2 %	217,500	15.0 %	1,453,917
* Withholding tax (pursuant to section 50a of the German Income Tax Act (EStG)) incl. the reunification surcharge was also paid over in the fol-							
lowing amounts:	81,094		2,532		7,596		91,222

¹ Relative share of fixed remuneration to total compensation

The fixed remuneration and committee remuneration owing for 2022 will be paid in January 2023. Because the relevant period for these components of remuneration was completely within 2022, which means that all parameters for actual payment were effectively satisfied at the end of 2022, the Company considers the payment of these remuneration components for 2022 to be remuneration granted and owed in 2022 within the meaning of section 162 (1) AktG.

² Relative share of committee remuneration (fixed) to total compensation

³ Relative share of attendance fee to total compensation

⁴ Member of the Supervisory Board since May 2022

⁵ Member of the Supervisory Board until May 2022

Apart from regular salary payments to employee representatives for their work under their employment contracts, no company in the KION Group paid or granted any remuneration or other benefits to members of the Supervisory Board in 2022 for services provided as individuals, such as providing consultancy or acting as an agent. Nor were any advances or loans granted to members of the Supervisory Board.

Presentation of the year-on-year changes in remuneration and earnings

In accordance with section 162 (1) sentence 2 no. 2 AktG, the following table presents the changes in the remuneration of the Executive Board and Supervisory Board members in the past five years (2018 to 2022), the changes in the financial performance of KION GROUP AG and the KION Group in the past five years (2018 to 2022), and the average remuneration of employees (on the basis of full-time equivalents, FTEs) in 2022 compared with 2021 and 2020.

Earnings performance depicts the change in the net profit for the year (pursuant to section 275 (2) no. 17 HGB) of KION GROUP AG, as stated in the separate financial statements of KION GROUP AG prepared in accordance with the HGB. Adjusted EBIT for the entire Group is also stated as a financial indicator as this is a key factor in determining the amount of the Executive Board members' variable remuneration components. Explanations of the financial indicators used can be found in the 2022 annual report of KION GROUP AG, in particular in the combined management report.

To ensure comparability, remuneration for active periods of service on the Executive Board were included as well as payments made after a member had stepped down from the Executive Board for the remaining term of his or her service contract. The remuneration granted and owed within the meaning of section 162 (1) sentence 1 AktG as reported above was included in the comparative analysis.

The comparison with the change in the average remuneration of employees is based on the average remuneration of the workforce of the German companies in the KION Group. The remuneration of all KION Group employees in Germany, including executives within the meaning of section 5 (3) of the German Labor Relations Act (BetrVG), was included. Owing to the different remuneration structures in subsidiaries, particularly those outside Germany, the average remuneration of their workforce was not included in the comparison in order to ensure comparability. Only in a handful of one-off cases that had only an immaterial impact on the results were the salaries of employees in dependent permanent establishments of German companies in the KION Group outside Germany also included in the comparison due to the system used to capture salary data. The comparison included all collectively agreed salary components and agreed fixed salaries, agreed allowances and supplements, and any variable remuneration components attributable to 2022, such as bonuses or special payments. In principle, therefore, the remuneration granted and owed within the meaning of section 162 (1) sentence 1 AktG is considered in the same way as for the members of the Executive Board and Supervisory Board.

Year-on-year change

	2018 com- pared with 2017	2019 compared with 2018	2020 compared with 2019	2021 compared with 2020	2022 compared with 2021
Current Supervisory Board members					
Dr. Michael Macht ¹		1,005.5 %	29.6 %	0.2 %	0.5 %
Özcan Pancarci	6.5 %	0.0 %	0.0 %	-0.7 %	0.7 %
Birgit Behrendt	5.6 %	-2.3 %	2.4 %	3.1 %	-3.0 %
Jan Bergemann ²	_	_	_	_	_
Stefan Casper ³	29.5 %	2.3 %	0.0 %	-4.5 %	-57.2 %
Dr. Alexander Dibelius	1.2 %	0.0 %	2.0 %	2.6 %	-4.4 %
Martin Fahrendorf ⁴		46.7 %	0.0 %	-4.5 %	0.0 %
Kui Jiang	2.9 %	0.0 %	2.0 %	2.6 %	-0.6 %
Olaf Kunz ⁵	0.8 %	0.0 %	1.9 %	-3.7 %	-58.7 %
Dominique Lembke ²		_	_	_	_
Thomas Mainka ²	_	_	_	_	-
Jörg Milla	12.6 %	4.3 %	1.5 %	-4.3 %	-1.5 %
Dr. Christina Reuter	3.2 %	0.0 %	2.4 %	0.0 %	0.0 %
Hans Peter Ring	13.1 %	0.0 %	2.4 %	0.4 %	-0.4 %
Alexandra Schädler ⁶	9.2 %	0.0 %	0.0 %	-2.4 %	9.2 %
Dr. Frank Schepp ³	36.5 %	0.0 %	0.0 %	-4.5 %	-57.2 %
Xuguang Tan ⁷	-11.8 %	-19.2 %	48.0 %	2.7 %	-5.2 %
Claudia Wenzel ⁸	4.0 %	0.0 %	0.0 %	-3.7 %	0.0 %
Ping Xu	3.2 %	0.0 %	2.4 %	-1.6 %	-0.8 %

¹ Supervisory Board member since October 9, 2018, chairman since May 9, 2019

² Supervisory Board member since May 11, 2022

³ Supervisory Board member from May 11, 2017 until May 11, 2022

⁴ Supervisory Board member since May 10, 2018

⁵ Supervisory Board member until May 11, 2022

⁶ Additional committee membership since May 11, 2022

⁷ Supervisory Board member until September 30, 2018, and since May 9, 2019

⁸ Committee member since May 11, 2017

Year-on-year change (continued)

	2018 com- pared with 2017	2019 com- pared with 2018	2020 com- pared with 2019	2021 com- pared with 2020	2022 compared with 2021
Current Executive Board members					
Dr. Richard Robinson Smith ¹					_
Hasan Dandashly ²			_	_	-33.0 %
Andreas Krinninger ³			_	_	-34.5 %
Dr. Henry Puhl⁴			_		29.9 %
Ching Pong Quek⁵	- 51.7 %	21.9 %	-59.4 %	406.5 %	-72.6 %
Former Executive Board members					
Gordon Riske ⁶	-37.5 %	19.1 %	-61.1 %	349.1 %	-85.8 %
Dr. Eike Böhm ⁷	-40.2 %	18.8 %	-62.9 %	384.8 %	-69.2 %
Anke Groth ⁸	_	51.0 %	-47.6 %	384.2 %	-25.1 %
Susanna Schneeberger ⁹	_	127.7 %	253.2 %	-82.0 %	-100.0 %
Pension payments to former Executive Board members and Managing Directors					
Gordon Riske ¹⁰	_	_	_	_	_
Klaus Hofer	1.7 %	1.7 %	1.5 %	0.0 %	5.3 %
Former Managing Directors ¹¹	1.6 %	1.7 %	1.5 %	0.0 %	5.6 %
Earnings performance					
Profit for the year of KION GROUP AG ¹²	-29.6 %	-33.6 %	-104.1 %	> 100%	5.0 %
Adjusted EBIT ¹³	1.6 %	7.7 %	-35.7 %	53.9 %	-65.3 %
Average remuneration on the basis of full-time equivalents (FTEs)					
Employees of the KION Group in Germany ¹⁴				6.5 %	0.1 %

- 1 Appointed to the Executive Board with effect from January 1, 2022
- 2 Appointed to the Executive Board with effect from January 1, 2021; in the case of Mr. Dandashly, the values 2022 compared with 2021 include exchange-rate differences
- 3 Appointed to the Executive Board with effect from January 1, 2021
- 4 Appointed to the Executive Board with effect from July 1, 2021
- 5 The 2021 compared with 2020 value shown for Mr. Quek is the actual value, which differs from the estimated value listed in the 2021 remuneration report as part of the tax equalization agreement
- 6 Stepped down on December 31, 2021; his Executive Board service contract ended on June 30, 2022
- 7 Stepped down on June 30, 2021; his Executive Board service contract ended on July 31, 2022
- 8 Appointed to the Executive Board with effect from June 1, 2018; stepped down on March 31, 2022; her Executive Board service contract ended on the same date
- 9 Appointed to the Executive Board with effect from October 1, 2018; stepped down on January 12, 2020; her Executive Board service contract ended on March 31, 2020
- 10 Pension payments from July 1, 2022
- 11 Former Managing Directors of KION Holding 1 GmbH (before transformation of legal form into KION GROUP AG) who left the Company before January 1, 2013
- 12 Annual result of the KION GROUP AG pursuant to section 275 (2) No. 17 German Commercial Code (HGB) as stated in the annual financial statements of the KION GROUP AG. For the value 2021 compared with 2020, the change was given as > 100 percent because the value was negative in the year 2020 and positive in the year 2021
- 13 The used financial indicator relates to KION Group as a whole. Explanations of the used financial indicators can be found in the Annual Report 2022 of KION GROUP AG, in particular in the Combined Management Report

Year-on-year change (continued)

2018 com-2019 com-2020 com-2021 com-2022 compared with pared with pared with pared with pared with 2017 2018 2019 2020

Frankfurt am Main/Germany, 1 March 2023

On behalf of the Executive Board

On behalf of the Supervisory Board

Dr. Richard Robinson Smith Chief Executive Officer / CEO Chief Financial Officer / CFO

of KION GROUP AG

Marcus A. Wassenberg of KION GROUP AG

Dr. Michael Macht

Chairman of the Supervisory Board of KION GROUP AG

Notes

This remuneration report is available in German and English at www.kiongroup.com/remuneration. The content of the German version is authoritative.

Explanations of the financial indicators used in this report can be found in the 2022 annual report of KION GROUP AG, in particular in the combined management report. The financial indicators relevant for assessing the financial position and financial performance of KION GROUP AG are those presented in KION GROUP AG's 2022 annual report; the financial indicators used in this report should not be viewed in isolation.

¹⁴ With regard to the comparative presentation of the average change in employee compensation, the Company is making use of the transitional provision under section 26j (2) sentence 2 of the Introductory Act to the German Stock Corporation Act (EGAktG) and will build up the presentation successively over a five-year period

Report of the

independent auditor

Report of the Independent Auditor on the Audit of the Remuneration Report in accordance with Section 162 (3) AktG

To KION GROUP AG, Frankfurt am Main/Germany

Audit Opinion

We conducted a formal audit of the remuneration report of KION GROUP AG, Frankfurt am Main/Germany, for the financial year from 1 January to 31 December 2022, to assess whether the disclosures required under Section 162 (1) and (2) German Stock Corporation Act (AktG) have been made in the remuneration report. In accordance with Section 162 (3) AktG, we did not audit the content of the remuneration report.

In our opinion, the disclosures required under Section 162 (1) and (2) AktG have been made, in all material respects, in the accompanying remuneration report. Our audit opinion does not cover the content of the remuneration report.

Basis for the Audit Opinion

We conducted our audit of the remuneration report in accordance with Section 162 (3) AktG and in compliance with the IDW Auditing Standard: Audit of the Remuneration Report pursuant to Section 162 (3) AktG (IDW AuS 870 (08.2021)). Our responsibilities under those requirements and this standard are further described in the "Auditor's Responsibilities" section of our auditor's report. Our audit firm has applied the requirements of the IDW Quality Assurance Standard: Quality Assurance Requirements in Audit Practices (IDW QS 1). We have fulfilled our professional responsibilities in accordance with the German Public Auditor Act (WPO) and the Professional Charter for German Public Auditors and German Sworn Auditors (BS WP/vBP) including the requirements on independence.

Responsibilities of the Executive Board and the Supervisory Board

The executive board and the supervisory board are responsible for the preparation of the remuneration report, including the related disclosures, that complies with the requirements of Section 162 AktG. In addition, they are responsible for such internal control as they consider necessary to enable the preparation of a remuneration report, including the related disclosures, that is free from material misstatement, whether due to fraud or error.

Auditor's Responsibilities

Our objectives are to obtain reasonable assurance about whether the disclosures required under Section 162 (1) and (2) AktG have been made in the remuneration report, in all material respects, and to express an audit opinion thereon as part of an auditor's report.

We planned and conducted our audit so as to be able to determine whether the remuneration report is formally complete by comparing the disclosures made in the remuneration report with the

disclosures required under Section 162 (1) and (2) AktG. In accordance with Section 162 (3) AktG, we did neither audit whether the contents of these disclosures are correct, nor whether the contents of individual disclosures are complete, nor whether the remuneration report has been reasonably presented.

Handling of possible misrepresentations

In connection with our audit, our responsibility is to read the remuneration report taking into account our knowledge obtained in the financial statement audit while remaining attentive to any signs of misrepresentations in the remuneration report regarding the correctness of the disclosures' contents, the completeness of individual disclosures' contents or the reasonable presentation of the remuneration report.

If, based on the work we have performed, we conclude that there is such a misrepresentation, we are required to report that fact. We have nothing to report in this regard.

Frankfurt am Main/Germany, 1 March 2023

Deloitte GmbH

Wirtschaftsprüfungsgesellschaft

(Annika Deutsch) (Stefan Dorissen)
German Public Auditor German Public Auditor

We keep

the world moving.

KION GROUP AG

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