RWE

RWE Corporate Governance presentation

As of March 2025

Disclaimer

This document contains forward-looking statements. These statements are based on the current views, expectations, assumptions and information of the management, and are based on information currently available to the management. Forward-looking statements shall not be construed as a promise for the materialisation of future results and developments and involve known and unknown risks and uncertainties. Actual results, performance or events may differ materially from those described in such statements due to, among other things, changes in the general economic and competitive environment, risks associated with capital markets, currency exchange rate fluctuations, changes in international and national laws and regulations, in particular with respect to tax laws and regulations, affecting the Company, and other factors. Neither the Company nor any of its affiliates assumes any obligations to update any forward-looking statements.

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Highlights FY 2024 and update on capital allocation

RWE is a global leader in green energy

RWE's business segments



Offshore Wind

Global offshore activities



Onshore Wind and Solar

- Onshore, solar and storage activities in
 - Americas
 - Europe & APAC



Flexible Generation

- Hydro, biomass, and gas plants
 - Germany, UK, NL
- Hydrogen projects



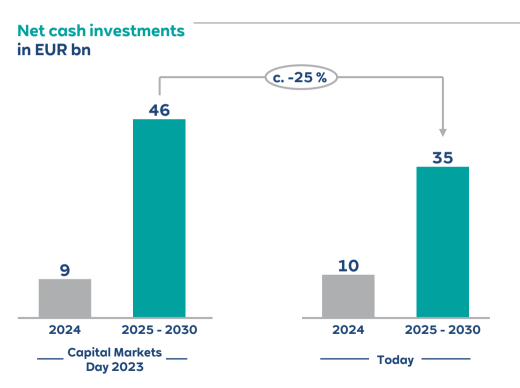
Supply and **Trading**

- Trading/origination
- Gas & ING
- Commodity solutions
- Gas storage

We have delivered strong 2024 earnings, reduced our investment programme and increased our return targets

Strong operational and financial performance in 2024 Net cash investment programme 2025-2030 reduced by 25 %; Offshore Wind portfolio optimisation through sell downs; stricter investment criteria and increased return targets Committed net cash investments of EUR 13 bn for 2025-2027 with attractive returns: high flexibility in capital allocation from 2026 onwards Strong earnings growth: adj. EPS CAGR of 18 % in 2025-2027; adj. EPS targets for 2027 and 2030 confirmed Attractive shareholder return based on adj. EPS and dividend growth; EUR 1.5 bn share buyback programme in place

We have adapted our investment programme to a changed market environment

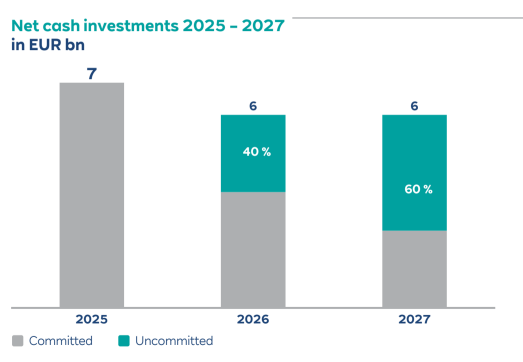


- We will apply stricter investment criteria and have increased our return requirements
- We optimise our offshore wind portfolio and reduce capital employed through sell downs and partnering
- We have reduced our investment programme by 25 %
- We will maintain our strong balance sheet in a more uncertain and volatile environment and target a leverage at the lower end of our range (3 – 3.5x ND/EBITDA)

We optimise our offshore wind portfolio and reduce capital employed



We have high flexibility in our capital allocation from 2026 onwards

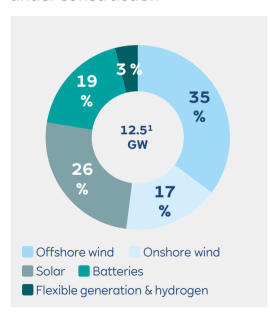


- Net cash investments of EUR 13 bn committed¹ with attractive returns
- High flexibility in future capital allocation from 2026 onwards
- Potential to further increase flexibility from future sell downs of Sofia and Norfolk in 2026
- Management committed to reassess capital allocation based on risk-reward environment of investments vs. share buybacks

 $^{^{\}rm 1}$ Includes expected sell down proceeds of Nordseecluster and Thor in 2025

Our projects under construction will deliver attractive returns and are largely de-risked

Projects under construction





Offshore Wind

- Construction projects on time and on budget
- Offtake for first 400 MW of Nordseecluster project contracted

Onshore Wind/Solar

- Construction projects on time and on budget
- US supply chain risks largely mitigated
- No economic risk from federal permitting
- >95 % offtake secured

¹ Net capacity under construction as of 31.12.2024. Not adjusted for planned disposals of offshore windfarms Sofia, Thor and NSC (in total 2 GW)

We have a disciplined approach for further investments: higher return requirements and stricter investment criteria

Return requirements¹ increased



Stricter investment criteria in the US

Onshore Wind/Solar/Batteries at FID:

- · All federal permits obtained
- Tariff risks mitigated
- Offtake secured
- Safe harboured tax credits

¹ IRRs post tax, unlevered, nominal

12.5 GW of capacity of under construction

Development of our renewables and flexible generation portfolio GW pro rata¹

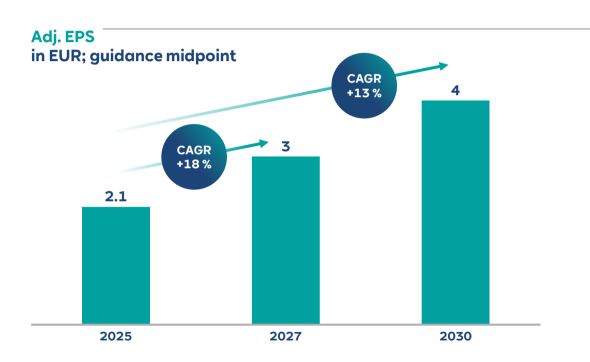


Projects under construction

Note: Rounding differences may occur | 1 Net capacity under construction as of 31.12.2024. Not adjusted for planned disposals of offshore windfarms Sofia, Thor and NSC (in total 2 GW).

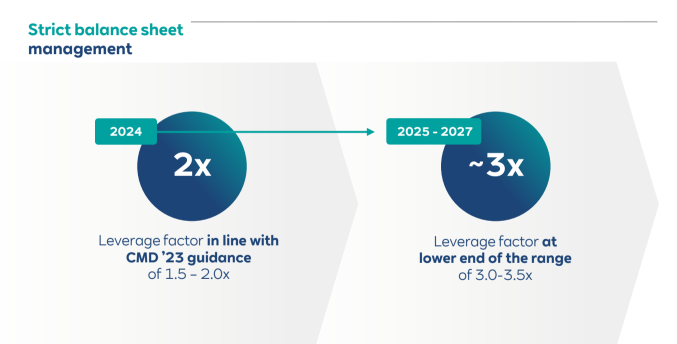
Capacity in operation

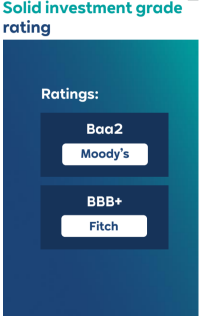
We confirm our EPS guidance for 2027 and 2030 and will deliver strong earnings growth



- 2027 and 2030 adj. EPS targets confirmed
- Strong adj. EPS growth through
 - **stable earnings** from existing portfolio of renewable and flexible assets
 - attractive returns from committed investments
 - **further EPS growth** from flexible capital allocation

We maintain our strong balance sheet and target a lower leverage in the current market environment





We offer attractive shareholder return based on dividends, EPS growth and share buyback programme

Dividend yield

EUR 1.20 DPS proposal for FY 2025; 5 - 10 % growth per annum until 2030

Bottom line earnings growth



Share buyback programme



RWE is committed to 1.5°C aligned emission reduction targets approved by SBTi

2040

Net Zero



Our ambition: Net Zero by 2040, across all Scopes – remaining emissions to be compensated with high-quality removals

Scope 1 & 2 Emission Targets $kg CO_2e per kWh$

0.55

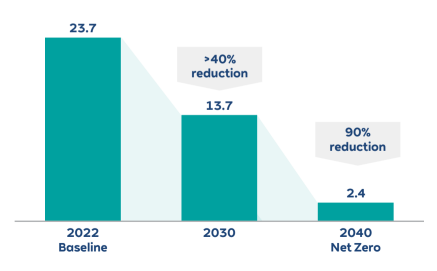
>70%
reduction

98%
reduction

0.17

2030

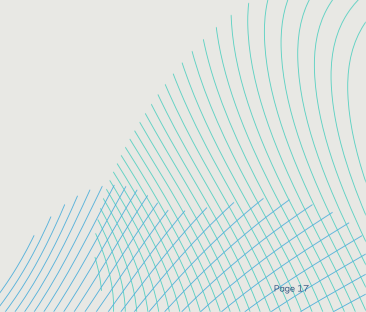
Scope 3 Emission Targets mio. t CO₂e



2022

Baseline

Governance at RWE



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Experienced executive management team passionate about driving performance to the next level

Introducing the executive management team at RWE AG

Chief Executive Officer (CEO)



Dr. Markus Krebber

Born 1973, with RWE since 2012, Member of the Executive board of RWE AG since 2016, CEO since 2021.

Group departments

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

Chief Financial Officer (CFO)



Dr. Michael Müller

Born 1971, with RWE since 2005, Member of the Executive board of RWE AG since 2020, CFO since 2021.

Group departments

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

Chief Human Resources Officer (CHRO) & Labour Director



Katja van Doren

Born 1966, with RWE since 1999, Member of the Executive board of RWE and CHRO since 2023.

Group departments

- Human Resources
- Information Technology
- Corporate Transformation
- Internal Audit & Security

Supervisory Board comprises experienced and skilled experts

Shareholder Representatives



Dr. Werner Brandt Chairman of the Supervisory Board

* 1954 // Member since 04/2013

Member of the Supervisory Board of Siemens AG / former CFO of SAP AG



Strategy, Sustainability, New technologies, Digitisation, Leadership experience, Accounting/Financial statements audits, HR expertise

Dr. Frank Appel

* 1961 // Member since 05/2024

Supervisory Board Chairman of Deutsche Telekom AG / former CEO of Deutsche Post AG



Strategy, Sustainability, Digitisation, Leadership experience, International experience, HR expertise, Familiarity with the public sector

Dr. Hans Büntina

* 1964 // Member since 04/2021

Self-employed Management Consultant / former COO of innogy SE



Energy sector, Strategy, Sustainability, New technologies. Digitisation, Leadership experience, International experience, Accounting/Financial statement audits, HR expertise. Familiarity with the public sector

Ute Gerbaulet

* 1968 // Member since 04/2017 General Partner of Dr. August Oetker KG

None of the members is considered

overboarded under the provisions of the

German Corporate Governance Code



Energy sector, Strategy, Sustainability, Digitisation, Leadership experience, Accounting/Financial Audits, HR expertise

Mag. Dr. h.c. Monika Kircher

* 1957 // Member since 10/2016

Self-employed Management Consultant / former CEO of Infineon Technologies Austria AG



Energy sector, Strategy, Sustainability, Leadership experience. International experience. Accounting /Financial statements audits. HR expertise. Familiarity with the public

Thomas Kufen

* 1973 // Member since 10/2021 Mayor of the City of Essen



Skills

Energy sector, Strategy, Sustainability, New technologies, Leadership experience, HR expertise, Familiarity with the public sector

Prof. Jörg Rocholl, PhD

* 1973 // Member since 05/2025

President of the European School of Management and Technology (ESMT Berlin)



Sustainability, Leadership experience, International experience, Accounting/Financial statements audits, HR expertise

Hauke Stars

* 1967 // Member since 04/2021

Member of the Executive Board of Volkswagen AG (CIO)



Skills

Helle Valentin * 1967 // Member since 04/2021 Managing Partner IBM Consulting EMEA of IBM Corporation



Strateav, Sustainability, Digitisation, Leadership experience, International experience, Accounting/Financial statements audits, HR expertise. Familiarity with the public sector

Thomas Westphal

* 1967 // Member since 05/2025 Mayor of the City of Dortmund



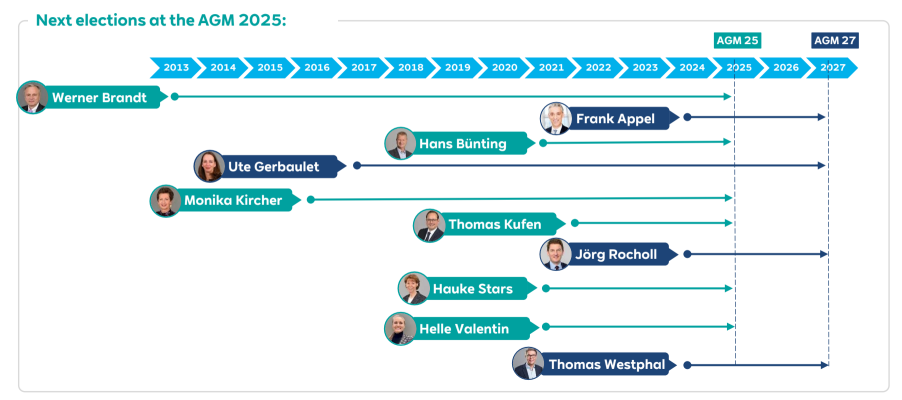
Energy sector, Strategy, Leadership experience, Accounting /Financial statements audits, HR expertise, Familiarity with the public sector



Energy sector, Strategy, Sustainability, Digitisation, Leadership experience. International experience. Accounting/Financial statement audits, HR expertise



Staggered terms of office ensure both personnel continuity and flexibility



The resulting vacancies are filled as part of a clearly defined process

STEP 1

Fields of

expertise

Definition of the required profile

Other essential

- **Energy sector**
- Strateav
- Sustainability
- New technologies
- Diaitisation
- Leadership experience
- International experience
- Accounting/Financial statements audits
- HR expertise
- Familiarity with the public sector

targets

- Integrity and ethical action, personality and social skills
- Dedication and receptiveness to innovative thinking and new ideas
- Comprehensive diversity / female auota of >= 30 %
- Independence
- Regular age limit 72 years / total term of office 12 years
- Adequate time resources

STEP 2

- Nomination **Committee starts** selection process to find best possible candidates
- Assessment based on the required profile
- Selection results are presented to all members of the **Supervisory Board**

STEP 3

Candidates, who are fully in line with the aoals of the Supervisory Board in respect of the corporate body's composition and competencies, are proposed to the shareholders

STEP 4

Shareholders vote on the candidates at the AGM

Nomination Committee recommends the following candidates for election at the 2025 AGM



Dr. Hans Bünting Self-employed Management Consultant



Energy sector, Strategy, Sustainability, New technologies, Digitisation, Leadership experience, International experience, Accounting/Financial statement audits, HR expertise, Familiarity with the public sector



Mag Dr. h. c. Monika Kircher Self-employed Management Consultant



Energy sector, Strategy, Sustainability, Leadership experience, International experience, Accounting/Financial statements audits, HR expertise, Familiarity with the public sector



Thomas Kufen Mayor of the City of Essen



Energy sector, Strategy, Sustainability, New technologies, Leadership experience, HR expertise, Familiarity with the public sector



Dr. Stefan Schulte Chairman of the Executive Board of Fraport AG



Strategy, Sustainability, Digitisation, Leadership experience, International experience, Accounting/Financial statements audits, HR expertise, Familiarity with the public sector





Hauke Stars
Member of the Executive Board of Volkswagen AG



Energy sector, Strategy, Sustainability, Digitisation, Leadership experience, International experience, Accounting/Financial statement audits, HR expertise



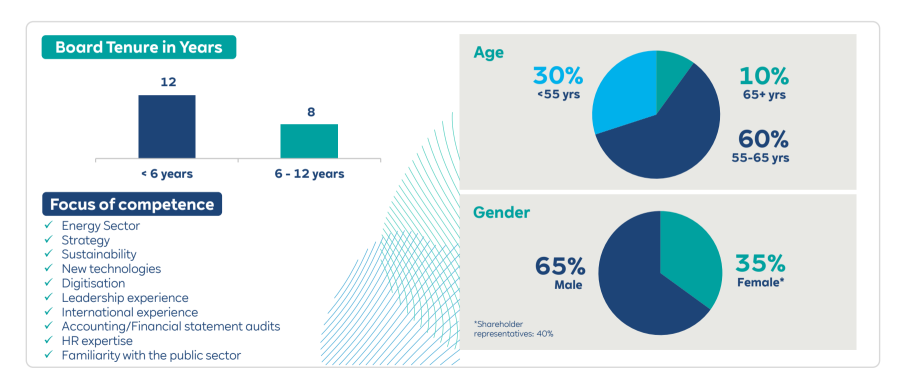
Helle Valentin
Managing Partner IBM Consulting EMEA of IBM Corp.



Strategy, Sustainability, Digitisation, Leadership experience, International experience, Accounting/Financial statements audits, HR expertise, Familiarity with the public sector

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Well balanced composition following the election of the proposed candidates



Employee representatives support the work from the perspective of the workforce – all are elected until AGM 2026

Employee Representatives



Ralf Sikorski
Deputy Chairman of the Supervisory Board
* 1961 // Member since 01/2014

Former member of the Main Executive Board of IG Berabau, Chemie, Energie (trade union)

Michael Bochinsky

* 1967 // Member since 08/2018 Deputy Chairman of the General Works Council of RWE Power AG



Sandra Bossemeyer

* 1965 // Member since 04/2016 Chairwoman of the Works Council of RWE AG



Matthias Dürbaum

* 1987 // Member since 09/2019 Chairman of the Works Council of Hambach mine of RWE Power AG



Reiner van Limbeck

* 1965 // Member since 09/2021 Chairman of the Works Council of the Headquarters of RWE Generation SE and RWE Technology International GmbH



Harald Louis

* 1967 // Member since 04/2016 Chairman of the General Works Council of RWE Power AG



Dagmar Paasch

* 1974 // Member since 09/2021 Regional Section Head ver.di NRW – Financial Services, Communication, Technology, Culture, Supply and Waste Disposal



Dirk Schumacher

* 1970 // Member since 09/2021 Chairman of the Works Council of Main Workshops Grefrath of RWE Power AG



Dr. Andreas Wagner

* 1967 // Member since 09/2021 Head of Drilling and Water Management of RWE Power AG



Marion Weckes

* 1975 // Member since 04/2016 Assistant of the Senior Vice President Corporate Legal of GEA Group AG



Way of working of the Supervisory Board

- Five ordinary meetings of the Supervisory Board planned per year. Six meetings were held in 2024, including one constitutive meeting immediately after the annual general meeting.
- **Extraordinary meetings in special situations** are called at short notice; in 2024 one such meeting took place. The main topics were i.a. the current political developments in the USA and Germany.
- The Supervisory Board **runs six standing Committees** with specific tasks that meet on regular basis or as required for their respective work
- Separate pre-meetings for the preparation of Supervisory Board meetings are held by both groups of representatives in the Supervisory Board; shareholder and employee representatives respectively
- Ongoing trusted dialogue between the Supervisory Board and the Executive Board
- **Two information forums** were held for the Supervisory Board in 2024: In June on the business model of Onshore Wind / Solar in Europe & Australia and in September on RWE Clean Energy.

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Supervisory Board is supported by six standing committees

Shareholder Representatives Employee Representatives

Executive Committee

- Werner Brandt
- Frank Appel
- Ute Gerbaulet
- Reiner van Limbeck
- Dirk Schumacher
- Ralf Sikorski

Nomination Committee

- Frank Appel
- Werner Brandt
- Thomas Kufen
- Hauke Stars

Audit Committee

- Monika Kircher
- Michael Bochinsky
- Hans Friedrich Bünting
- Matthias Dürbaum
- Dagmar Paasch
- Thomas Westphal

Personnel Affairs Committee

- Werner Brandt
- Frank Appel
- Sandra Bossemeyer
- Harald Louis
- Ralf Sikorski
- Hauke Stars

Strategy & Sustainability Committee

- Werner Brandt
- Frank Appel
- Michael Bochinsky
- Hans Friedrich Bünting
- Harald Louis
- Dagmar Paasch
- Ralf Sikorski
- Helle Valentin

Mediation Committee¹

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

¹The Mediation Committee did not meet in 2024.

Supervisory Board meeting attendance in FY2024

Overall attendance: Almost 100 % (flat vs. FY23)

	Supervisory Board	Extraordinary Supervisory Board	Audit Committee	Executive Committee	Nomination Committee	Personnel Affairs Committee	Strategy & Sustainability Committee
Werner Brandt. C	6/6	1/1	4/4	1/1	1/1	4/4	1/1
Ralf Sikorski. D	6/6	1/1		1/1		4/4	1/1
Frank Appel	4/4	1/1		1/1	1/1	3/3	1/1
Michael Bochinsky	6/6	1/1	4/4				1/1
Sandra Bossemeyer	6/6	1/1				4/4	
Hans Bünting	6/6	1/1	3/3			1/1	1/1
Matthias Dürbaum	6/6	1/1	4/4				
Ute Gerbaulet	6/6	1/1		1/1			
Hans-Peter Keitel	2/2						
Monika Kircher	6/6	1/1	4/4				
Thomas Kufen	6/6	1/1			1/1		
Reiner van Limbeck	6/6	1/1		1/1			
Harald Louis	6/6	1/1				4/4	1/1
Dagmar Paasch	6/6	1/1	4/4				1/1
Jörg Rocholl	4/4	1/1					
Erhard Schipporeit	2/2		1/1				
Dirk Schumacher	6/6	1/1		1/1			
Ullrich Sierau	2/2		1/1				
Hauke Stars	6/6	1/1			1/1	4/4	
Helle Valentin	6/6	1/1					1/1
Andreas Wagner	6/6	1/1					
Marion Weckes	5/6	1/1					
Thomas Westphal	4/4	1/1	2/3				

¹Werner Brandt attends the meetings of the Audit Committee as a guest. Note: The Mediation Committee did not meet in 2024.

Annual General Meeting 2025

Annual General Meeting 2025 again in virtual format

Virtual format

based on the **authorization of the 2023 AGM** and the **positive experience and feedback** from the past AGM seasons



Full shareholders' rights

Rights to information

 Full information rights during the meeting by way of video



Statements

- Submission of statements before the meeting
- Right to speak during the meeting by way of video



Important agenda items at the AGM 2025

- Election of six members of the Supervisory Board see above
- Approval of the Remuneration Systems for Executive Board and Supervisory Board more details on the following pages
- Renewal of the Authorization to hold virtual AGMs
- Renewal of the Share Buyback Authorization for 10 % of the share capital analogous to the expiring authorization // basis for the continuation of the 2024 – 2026 share buyback program

Supervisory Board and Executive Board remuneration

Current Supervisory Board remuneration and envisaged changes

Renumeration as approved by the AGM 2021 and changes to be proposed to the AGM 2025:

Adjustments proposed to the 2025 AGM reflect inflation since 2021 and the increased scope of the audit committee's responsibilities



¹Chairman of the Board and Deputy Chairman shall not receive any additional remuneration for their membership in the Executive Committee. Note: Remuneration as approved by the AGM 2021 in brackets.

Principles of Executive Board remuneration system of RWE

- Current remuneration system received a high level of approval with 93.2% in 2021, as did the remuneration reports of the past four years with 92.8%-94.8%
- Updated remuneration system to be presented at the general meeting in April 2025 ("Say on Pay")
- Supervisory Board reviewed and adjusted the system, considering strategy alignment, market trends, and shareholder feedback

Financial Performance

- Measured by financial indicators such as adjusted EBIT and adjusted EPS (instead of adjusted net income in future)
- Both are key success criteria in variable compensation

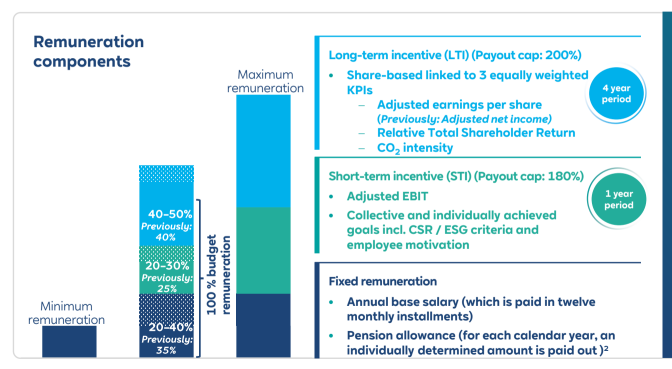
Corporate responsibility

- CSR/ESG targets anchored in variable compensation (Short-Term and Long-Term Incentive)
- They reflect our commitment to corporate responsibility standards

Share price performance

- Performance-related remuneration strongly aligned with share price performance
- Creates incentives for long-term positive value development of RWE

New Executive Board remuneration system continues to align company's strategic goals and shareholder interests



Further components

Share Ownership Guidelines (SOG)

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

Malus / Clawback

- Up to 100%
- For all variable pay elements

Maximum remuneration

- CEO: €11.0m (Previously: €9.3m)
- OBM¹: €5.5m (Previously: €4.8m)

¹ Ordinary Board Members; ² Pension allowance is paid out either in cash or is converted into a pension commitment of equal value.

Long-term incentive scheme is linked to three KPIs and has a four-year vesting period



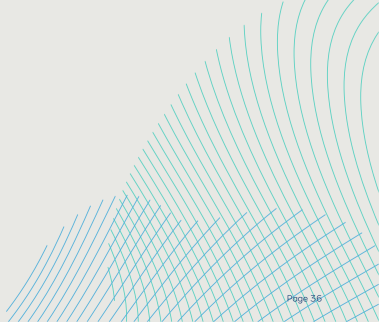
- ✓ Targets measured over a three-year performance period
- ✓ After an additional one-year holding period (4th year) payout in cash
- ✓ Target achievement: 0 % 150 %

Short-term incentive scheme is based on adjusted EBIT and individual performance

Multiplier ensures flexibility to adjust pay-outs according to performance



Appendix



Overview of the proposed changes to the current Executive Board remuneration system

Flexible target total remuneration structure with defined ranges



- Long-term incentive: 40 % 50 % (Previously: 40 %)
- Short-term incentive: 20 % 30% (Previously: 25 %)
- Fixed compensation: 20 % 30 % (Previously: 25 %)
- Pension instalments: 0 % 10 % (Previously: 10 %)

✓

Replacing adjusted net income with adjusted EPS in the long-term incentive

- Alignment with the Group's key performance indicators
- Adjusted EPS is calculated by dividing the adjusted net income by the average number of statutory shares outstanding

Linking maximum payout to general market developments



- **CEO: 11,000,000 €** (Previously: 9,300,000 €)
- **OBM¹: 5,500,000 €** (Previously: 4,800,000 €)
- Amounts only represent a maximum permissible framework for the next four years

¹ Ordinary Board Members.

New remuneration system keeps share ownership guideline, malus / clawback and severance payment cap

- 1 Share ownership guideline (SOG)
- CEO is obliged to invest an amount of 200% of its annual gross base salary
- Ordinary board members have to invest 100%
- They need to hold the shares while they are on the Executive Board and for two more years after their contracts have ended
- Annual amount of at least 25% of the gross variable remuneration paid is invested until the SOG-target is achieved

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

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

4 Change of Control

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

Your contacts in Investor Relations

Important Links

- Annual and interim reports & statements
- Investor and analyst conferences
- IR presentations & factbooks



ADR programme available

Further information on our homepage RWE shares/ADR

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

Financial Calendar

- 30 April 2025
 Annual General Meeting
- 15 May 2025
 Interim statement on the first quarter of 2025
- 14 August 2025 Interim report on the first half of 2025

Contacts for Institutional Investors & Analysts



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RWE

Our energy for a sustainable life