REPORT OF THE SUPERVISORY BOARD OF CPD S.A.

ON THE REMUNERATION OF MEMBERS OF THE MANAGEMENT BOARD AND THE SUPERVISORY BOARD

FOR THE PERIOD 2021-2022

TRANSLATORS' EXPLANATORY NOTE

The following document is a free translation of the Report of the Supervisory Board of CPD SA on Remuneration of members of the management board and supervisory board in 2021 and 2022.

In Poland statutory accounts must be prepared and presented in accordance with Polish legislation and in accordance with the accounting principles and practices generally used in Poland. The accompanying translated financial statements have not been reclassified or adjusted in any way to conform to accounting principles generally accepted in countries other than in Poland, but certain terminology current in Anglo-Saxon countries has been adapted to the extent practicable.

In the event of any discrepancy in interpreting the terminology, the Polish version is binding.

A. DESCRIPTIVE PART

1. Introduction

Fulfilling the obligation under Article 90g of the Act of 29 July 2005 on Public Offering and Conditions for Introducing Financial Instruments to an Organised Trading System and on Public Companies (i.e. Journal of Laws 2022, item 2554, as amended; hereinafter: the "Act on Offering"), the Supervisory Board of CPD S.A. (hereinafter: the "Company" or "CPD") prepares a remuneration report (the "Report") on an annual basis, providing a comprehensive overview of the remuneration, including all benefits, in whatever form, received or due (payable) to the individual members of the Management Board and Supervisory Board in the last financial year, in accordance with the Remuneration Policy for Members of the Management Board and Members of the Supervisory Board of CPD S.A. dated 27 May 2020. (hereinafter: "Remuneration Policy").

This Report presents data for 2021 and 2022. For comparative purposes, certain data covering the years 2019 and 2020 are presented in this Report in accordance with the remuneration report for the members of the Management Board and Supervisory Board for 2019 and 2020.

All monetary amounts in the Report are presented in Polish zloty and in gross terms.

Based on Article 90e of the Offering Act, the assessment of the compliance of the remuneration paid with the Company's remuneration policy covers the period from 1st January .2021 to 31st December 2022.

The Supervisory Board summarises below the remuneration highlights for the financial years covered.

2. Key events in the Company and its Group

2.1. Description of the Company's activities in 2021

In the 2021 financial year, the Company continued its previous business activities consisting essentially of:

- realisation of revenue from the sale of land in Ursus;
- conducting development processes in a joint venture with the Unibep group;
- realisation of rental income from office premises in buildings indirectly owned by the Company.

In April 2021, the CPD Group sold its last owned residential plots in Ursus.

At the same time, the Company distributed to shareholders the proceeds from the disposal of assets by purchasing CPD S.A. shares for cancellation. In the opinion of the Supervisory Board, in 2021 the Company achieved all of its important economic objectives, in particular earning high revenues from the disposal of assets held for sale, which allowed it to make a significant distribution of funds to shareholders. The key financial parameters defining the Company's business activities in 2021 are:

- Consolidated sales revenue of: PLN 19 080 thousand
- Consolidated proceeds from the sale of investment properties amounting to: PLN 76 311 thousand
- Consolidated profit before tax from continuing operations of: PLN 31 783 thousand
- Total amount of distribution realised to shareholders: PLN 171,578 thousand

In 2021, the Company continued its previous line of business by focusing on the disposal of its investment properties, raising a total of PLN 76,311 thousand.

At the same time, the Company continued to realise income from the development activities carried out apart of the joint venture with the Unibep group. The share of joint venture profit amounted to PLN 27,005 thousand.

As the Covid-19 pandemic increased the risk with regard to the income realised from the rental of commercial premises in the office buildings owned by the Company, the Company's Management Board continued to take measures to safeguard the income and the value of these assets, as well as to maintain relations with the financial institutions involved in the lending of the various buildings. The process of changing the use of one of the buildings by converting it into residential units was underway.

The Company has not observed any significant problems or impediments to its business operations in 2021.

2.2. Description of the Company's activities in 2022

In the 2022 financial year, the Company continued its previous business activities, focusing on the realisation of income from the development activities carried out integration of income with the Unibep group. Profits received in joint ventures amounted to PLN 11 604 thousand.

With a view to the ongoing or planned divestment of assets located in subsidiaries, CPD continued its efforts to significantly simplify its capital structure by eliminating redundant entities.

The company also continued the process, already initiated, of distributing the funds obtained from the sale of assets to shareholders through share buybacks.

The key financial parameters defining the Company's business in 2022 are:

- Consolidated sales revenue of: PLN 17,758 thousand (amount includes consolidated sales revenue from discontinued operations of PLN 17,010 thousand and from continuing operations of PLN 748 thousand)
- Consolidated proceeds from the sale of investment properties in the amount of: PLN 106 309 thousand
- Consolidated profit before tax from continuing operations of: PLN 17 590 thousand
- Total amount of distribution realised to shareholders: PLN 50,010 thousand

3. Supervisory Board and Management Board

3.1. Company bodies in 2021

3.1.1. Supervisory Board

In 2021, the composition of the Supervisory Board changed: on 22nd of September.2021 the Company received the resignation of Ms Gabriela Gryger from the position of member of the Supervisory Board,

on 31st of October 2021 the Company received the resignation of Mr Alfonso Kalinauskas from the position of member of the Supervisory Board, and on 1st of November 2021 Mr Michael Haxby resigned from the position of Vice-Chairman of the Supervisory Board. The Extraordinary General Meeting of the Company on 18th of October 2021 appointed Ms Hanna Karwat-Ratajczak and Mr Krzysztof Laskowski to the Supervisory Board. Thus, the following persons were members of the Supervisory Board in 2021:

- Mr Andrew Pegge Chairman of the Supervisory Board,
- Mr Michael Haxby Deputy Chairman of the Supervisory Board (until 1.11.2021),
- Mr Wiesław Oleś Secretary of the Supervisory Board,
- Mr Mirosław Gronicki Member of the Supervisory Board (independent member),
- Ms Gabriela Gryger Member of the Supervisory Board (independent member, until 22.09.2021),
- Mr Alfonso Kalinauskas Member of the Supervisory Board (independent member, until 31.10.2021),
- Ms Hanna Karwat-Ratajczak Member of the Supervisory Board (independent member, from 18.10.2021),
- Mr Krzysztof Laskowski - Member of the Supervisory Board (independent member, from 18.10.2021),

In 2021, the Audit Committee comprised the following members:

- Mr Alfonso Kalinauskas Chairman of the Committee until 31.10.2021. (independent member),
- Mr Mirosław Gronicki Member of the Committee; Chairman of the Committee since 24.11.2021. (independent member),
- Mr Andrew Pegge Member of the Committee,
- Mr Krzysztof Laskowski Committee member as of 24.11.2021. (independent member).

The members of the Supervisory Board, including the members of the Audit Committee, received only fixed remuneration resulting from their appointment pursuant to resolution 4 of the Extraordinary General Meeting of the Company of 8th of May 2018 and pursuant to resolution 5 of the Extraordinary General Meeting of the Company of 18th of October 2021.

3.1.2. Management

The composition of the Management Board remained unchanged in 2021, thus:

- Mr Colin Kingsnorth Chairman of the Board,
- Ms Elżbieta Wiczkowska Member of the Management Board,
- Ms Iwona Makarewicz Member of the Management Board,
- Mr John Purcell Board Member.

The members of the Company's Management Board provided work for the Company on the basis of their appointment. At the same time, one member of the Company's Management Board, i.e. Mr John Purcell, rendered - with the approval of the Supervisory Board - services for a subsidiary of CPD receiving additional remuneration for this on a market basis.

The Supervisory Board, in accepting the provision of additional services by the members of the Management Board to CPD's subsidiaries, took into account the limitation of additional remuneration on this account so that it remained in proper relation to the total amount of benefits that CPD's shareholders received from the Company in a given year through the distribution of funds from the share buyback

3.2. Company bodies in 2022

3.2.1. Supervisory Board

In 2022, the composition of the Supervisory Board changed slightly: on 19th of April 2022, the Company received the resignation of Ms Hanna Karwat-Ratajczak from her position as a member of the Supervisory Board, effective as of the date of the Annual General Meeting (28th of June 2022). The Annual General Meeting of the Company on 28th of June 2022 set the number of members of the Supervisory Board of the Company at five persons and appointed the Supervisory Board for the fifth joint term of office, with Mr Emil Tomaszewski appointed as a member of the Supervisory Board in addition (in addition to the active members of the fourth term of office). Thus, the Supervisory Board comprised the following persons:

- Mr Andrew Pegge Chairman of the Supervisory Board,
- Mr Wiesław Oleś Secretary of the Supervisory Board,
- Mr Mirosław Gronicki Member of the Supervisory Board (independent member),
- Mr Krzysztof Laskowski Member of the Supervisory Board (independent member),
- Ms Hanna Karwat-Ratajczak Member of the Supervisory Board (independent member, until 28.06.2022),
- Mr Emil Tomaszewski Member of the Supervisory Board (independent member, from 28.06.2022).

In 2022, the Audit Committee comprised the following members:

- Mr Mirosław Gronicki Chairman of the Committee (independent member),
- Mr Andrew Pegge Member of the Committee,
- Mr Krzysztof Laskowski Member of the Committee (independent member).

Members of the Supervisory Board received only fixed remuneration resulting from their appointment. In this respect, there was no change in either the amount or the principles of remuneration determination.

3.2.2. Management

In 2022, the Management Board operated with an unchanged composition, thus comprising:

- Mr Colin Kingsnorth Chairman of the Board,
- Ms Elżbieta Wiczkowska Member of the Management Board,
- Ms Iwona Makarewicz Member of the Management Board,
- Mr John Purcell Board Member.

The Management Board's remuneration arrangements were also not changed. Its members received a fixed remuneration by virtue of their appointment. In addition, all members received - with the approval of the Supervisory Board - additional remuneration for providing services to CPD subsidiaries.

4. Employment/remuneration rules for members of CPD bodies

The rules under which the members of the Management Board and the Supervisory Board hold office in the Company and receive remuneration from CPD and its Group companies have been in force for several years, hence information on the rules in force for both 2021 and 2022 is presented below in a single section.

4.1. Remuneration principles of the Supervisory Board

The members of the Supervisory Board elect from among their members the persons performing specific functions on the Supervisory Board (Chairman or Vice-Chairman of the Supervisory Board and Secretary of the Supervisory Board) on the basis of the Rules of Procedure of the CPD Supervisory Board adopted by them.

Since the adoption of the Remuneration Policy, the remuneration principles for the members of the Supervisory Board and the Audit Committee are defined by the provisions of this document. The General Meeting determines the amount of the fixed remuneration components for individual members of the Supervisory Board, including members of the Audit Committee.

4.2. Principles of employment and remuneration of the CPD Management Board

The members of the Management Board perform their functions in the Company on the basis of an appointment to office (Member of the Management Board or President of the Management Board) adopted by the CPD Supervisory Board.

Since the adoption of the Remuneration Policy, the principles of remuneration of the members of the Management Board are defined by the provisions of this document.

The persons on the Management Board of CPD are not employees of the Company (no employment contracts with the Company have been entered into with them). The Company has not entered into any agreements with them providing for compensation in the event of their resignation or dismissal from their positions.

Members of the Management Board (or their affiliates) may provide services to CPD Group entities with the approval of the Supervisory Board. The Supervisory Board approves the amount of such benefits for individual members of the Management Board on a case-by-case basis.

5. Summary of application of CPD remuneration policy

Until the Company's Remuneration Policy was adopted, remuneration principles were set in resolutions of the CPD Supervisory Board (for members of the Management Board) and in resolutions of the CPD General Meeting (for members of the Supervisory Board).

The Remuneration Policy for the Members of the Management Board and the Members of the Supervisory Board of CPD was adopted by the General Meeting of CPD on 27 May 2020. The solutions contained in the Remuneration Policy comply with the requirements of the Act on Offerings and the SRD II Directive.

5.1. Remuneration of members of the Supervisory Board

The members of the Company's Supervisory Board (including the members of the Audit Committee) receive only fixed remuneration in accordance with the above Remuneration Policy.

The remuneration of the members of the Supervisory Board should be sufficient to attract, retain and motivate persons with the competences necessary for the proper supervision of the Company and its Group.

In determining the remuneration of individual members of the Supervisory Board, the General Meetings took into account the workload required for the proper performance of their functions, the scope of

duties and responsibilities associated with the performance of these functions and the competences possessed due to the experience of these persons.

5.2. Remuneration of members of the Management Board

In accordance with the Remuneration Policy, the remuneration of the members of the Management Board is determined taking into account the motivational nature and the efficient and smooth management of the Company and consists of:

- fixed remuneration components, including additional cash and non-cash benefits;
- variable remuneration components (including, inter alia, cash bonuses).

The members of the Management Board in 2021-2022 received only fixed remuneration in CPD by virtue of their appointment to the Management Board in CPD. This remuneration was determined by resolutions of the Supervisory Board of the Company separately for each member of the Management Board as a uniform amount per calendar year. The level of remuneration is appropriate to the tasks entrusted to the individuals and the related responsibilities.

Irrespective of this, members of the Management Board involved in providing services to Group companies received additional remuneration for such services, determined on the basis of their market value. This form of remuneration is closely linked to the Group's mode of operation, which, having significant assets at its disposal, directly employs a minimum number of people. Such a state of affairs requires the provision of a large number of professional services to targeted Group companies, which held the majority of the Group's assets. Each time the payment of remuneration for such services required the approval of the Supervisory Board.

6. Changes to and deviations from the remuneration policy

The Remuneration Policy of CPD S.A. was introduced on 27th of May 2020 and was not subject to changes during the reported period. Furthermore, during the reported period, the Company did not apply deviations from both the procedure for the implementation of the Remuneration Policy and the deviations referred to in Article 90f of the Act on Offering.

7. Remuneration in the form of financial instruments

In accordance with the Remuneration Policy, no remuneration in the form of financial instruments is currently awarded to members of the Management Board or Supervisory Board, and therefore no such instruments were awarded or offered during the reporting period.

8. Claiming back variable remuneration

The Company did not grant variable remuneration to the members of the bodies during the reporting period and therefore does not provide for any reimbursement in this respect.

9. Previous Remuneration Report

The last resolution giving an opinion on the Supervisory Board's reports on the remuneration of the members of the Company's Management Board and Supervisory Board, i.e. Resolution No. 23 of the Annual General Meeting of 28th of June 2022 (referred to in Article 90g(6) of the Offering Act), concerned the Supervisory Board's report on the remuneration of the members of the Company's Management Board and Supervisory Board for the years 2019 - 2020 (the "**Previous Remuneration Report**"). The aforementioned resolution was adopted unanimously, did not contain any comments on the Previous Remuneration Report, did not indicate any additional comments or recommendations for changes to the Remuneration Policy, and therefore there was no need to take action to implement them. Thus, in 2021-2022, the Company and its Group continued to apply the practices developed in respect of the remuneration of the members of the Company's Management Board and Supervisory Board.

10. Summary

Neither in 2021 nor in 2022 were there any key changes either in the remuneration principles for the members of the Company's bodies, in the performance criteria applied or in the methodology or application of the remuneration policy compared to the previous financial year.

B. FINANCIAL DATA

The chapter contains the total remuneration of the members of the Company's bodies, broken down into the components referred to in Article 90d(3)(1) of the Act on Public Offering ("description of fixed and variable remuneration components, as well as bonuses and other monetary and non-monetary benefits that may be awarded to members of the Management Board and the Supervisory Board"), and the mutual proportions between these remuneration components; the chapter takes into account the amount of remuneration from entities belonging to the same capital group within the meaning of the Accounting Act of 29 September 1994 (i.e. Journal of Laws 2023, item 120, as amended);

1. Remuneration of the Management Board

1.1. Board members' remuneration received from CPD

Members of the Board in 2021-2022 only received fixed annual remuneration from CPD for their appointment to the Board in CPD as indicated in Table 1 below.

Table 1 - Remuneration of members of the Management Board of CPD S.A. for the financial year 2021, 2022

Name, function	Function	Year	1 Fixed wages			compor	2 able nents of eration	3 Other extraordinary	4 Total	5 Proportion of fixed and	
	performed		Remuneration on appointment	Additional cash benefits	Additional benefits in kind	One-year	Many years	benefits	remuneration	variable remuneration	
Calin Kinganarth	President of the	2022	706 195,86	0,00	D&O policy (1)	0,00	0,00	0,00	706 195,86	100% / 0%	
Colin Kingsnorth	Management Board	2021	690 035,49	0,00	D&O policy (2)	0,00	0,00	0,00	690 035,49	100% / 0%	
Elżbieta	Marahan af tha	2022	643 966,29	0,00	D&O policy (1)	0,00	0,00	0,00	643 966,29 (4)	100% / 0%	
Wiczkowska	Member of the Management Board	2021	629 229,96	0,00	D&O policy (2)	0,00	0,00	0,00	629 229,96 (3)	100% / 0%	
lwona	Marsharraftha	2022	413 177,29	0,00	D&O policy (1)	0,00	0,00	0,00	413 177,29 (6)	100% / 0%	
Makarewicz	Member of the Management Board	2021	403 722,26	0,00	D&O policy (2)	0,00	0,00	0,00	403 722,26 (5)	100% / 0%	
Jahn Durasil	Marsharraftha	2022	46 330,90	0,00	D&O policy (1)	0,00	0,00	0,00	46 330,90	100% / 0%	
John Purcell	Member of the Management Board	2021	45 270,63	0,00	D&O policy (2)	0,00	0,00	0,00	45 270,63	100% / 0%	

⁽¹⁾ D&O insurance (the premium for the D&O insurance policy for directors and officers of CPD Group companies amounted in 2022 to: PLN 39,400.00)

⁽²⁾ D&O insurance (the premium for the D&O insurance policy for directors and officers of CPD Group companies amounted in 2021 to: PLN 36,802.24)

⁽³⁾ In 2021, Ms Elżbieta Wiczkowska took part in the CPD S.A. share buyback programme, under which she resold the Company's shares - the total value of the sale price of CPD S.A. shares was PLN 289,697.58.

⁽⁴⁾ In 2022, Ms Elżbieta Wiczkowska participated in a share buy-back programme for CPD S.A. under which she resold the Company's shares - the total sale price of CPD S.A. shares was PLN 84,019.00.

⁽⁵⁾ In 2021, Ms Iwona Makarewicz participated in CPD S.A.'s share buyback programme, under which she resold the Company's shares - the total value of the sale price of CPD S.A.'s shares was PLN 47,777.04.

⁽⁶⁾ In 2022, Ms Iwona Makarewicz participated in CPD S.A.'s share buyback programme, under which she resold the Company's shares - the total value of the sale price of CPD S.A.'s shares was PLN 13,843.70.

1.2. Remuneration of Management Board members received from CPD Group entities

The Supervisory Board, in accordance with section C.6. of the Remuneration Policy, approves the establishment or continuation of cooperation with a CPD Group entity and sets a limit on the remuneration to which individual members of the Management Board are entitled in this respect.

1.2.1. Remuneration for functions in company bodies

The members of the Management Board received the remuneration indicated in Table 2a (financial year 2021) and Table 2b (financial year 2022) below for their functions on the bodies of CPD Group companies.

1.2.2. Remuneration for services provided to Group companies

In 2021 and 2022, remuneration was paid to persons serving on the Management Board in connection with the provision of arm's-length advisory services in Polish and foreign CPD Group companies (remuneration on the basis of civil law contracts with a Group entity), carrying out individual investments within the limits set by the Supervisory Board. The amount of such remuneration is indicated in Table 2c (financial year 2021) and Table 2d (financial year 2022) below.

Table 2a - Remuneration of members of the Management Board for the financial year 2021 from CPD Group companies

Name	Company	1 Fixed wages			2 Variable components of remuneration		3 Other	4	5 Proportion of fixed and	6 Total remuneration
	of the CPD S.A. Capital Group.	Remuneration on appointment	Additional cash benefits	Additional benefits in kind	One-year	Many years	extraordinary benefits		variable remuneration	from CPD Group companies
Colin Kingsnorth	~	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00
Elżbieta Wiczkowska	Smart City sp. z o.o. (Board member since 2018)	12 000,00	0,00	0,00	0,00	0,00	0,00	12 000,00	100% / 0%	24 956,16
	Gaston Investments sp. z o.o. (proxy since 2015)	0,00	0,00	12 956,16 (1)	0,00	0,00	0,00	12 956,16	100% / 0%	
Iwona Makarewicz	Smart City sp. z o.o. (Board member since 2018)	12 000,00	0,00	0,00	0,00	0,00	0,00	12 000,00	100% / 0%	21 006,21
	Gaston Investments sp. z o.o.	0,00	0,00	9 006,21 (1)	0,00	0,00	0,00	9 006,21	100% / 0%	,
John Purcell	2	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00

⁽¹⁾ Cost of medical package (private medical care)

Table 2b - Remuneration of members of the Management Board for the 202 financial year from CPD Group companies

	Company		1 Fixed wages			2 Variable components of remuneration			5 Proportion of	6 Total remuneration from
Name	of the CPD S.A. Capital Group.			extraordinary benefits	4	fixed and variable remuneration	CPD Group companies			
Colin Kingsnorth	-	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00
	Smart City sp. z o.o. (Board member since 2015)	12 000,00	0,00	0,00	0,00	0,00	0,00	12 000,00	100% / 0%	
Elżbieta Wiczkowska	Gaston Investments sp. z o.o. (proxy since 2015)	0,00	0,00	14 304,21 (1)	0,00	0,00	0,00	14 304,21	100% / 0%	26 304,21
lwona Makarewicz	Smart City sp. z o.o. (Board member from 2018 to 2 March 2022)	2 032,26	0,00	0,00	0,00	0,00	0,00	2 032,26	100% / 0%	11 975,58
mararewicz	Gaston Investments sp.z o.o.	0,00	0,00	9 943,32 (1)	0,00	0,00	0,00	9 943,32	100% / 0%	11 773,30
John Purcell	-	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00

⁽¹⁾ Cost of medical package (private medical car

Table 2c - Remuneration of members of the Management Board for the financial year 2021 from CPD Group companies

Name	Company	1 Fixed wages			2 Variable components of remuneration		3 Other	4	5 Proportion of fixed and	6 Total remuneration
	of the CPD S.A. Capital Group.	Remuneration on contracts	Additional cash benefits	Additional benefits in kind	One-year	Many years	extraordinary benefits		variable remuneration	from CPD Group companies
Colin Kingsnorth	~	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00
Elżbieta Wiczkowska	~	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00
lwona Makarewicz	~	0,00	0,00	0,00	0,00	0,00	0,00	0,00	0%	0,00
John Purcell	Challange Eighteen sp. z o.o. (service contract with 2 May 2019).	601 476,82	0,00	0,00	0,00	0,00	0,00	601 476,82	100% / 0%	601 476,82

Table 2d - Remuneration of members of the Management Board for the 2022 financial year from CPD Group companies

N	Company	1 Fixed wages			2 Variable components of remuneration		3 Other	4	5 Proportion of fixed and	6 Total remuneration from
Name	of the CPD S.A. Capital Group.	Remuneration on contracts	Additional cash benefits	Additional benefits in kind	One-year	Many years	extraordinary benefits		variable remuneration	CPD Group companies
Colin Kingsnorth	Belise Investments Sp. z o.o. (service agreement dated 1 March 2022).	328 500,00	0,00	0,00	0,00	0,00	0,00	328 500,00	100% / 0%	328 500,00
Wiczkowska Elżbieta	Lakia Investments Sp. z o.o. (service agreement dated 26 April 2022).	3 469 005,00	0,00	0,00	0,00	0,00	0,00	3 469 005,00	100% / 0%	3 469 005,00
	Lakia Investments sp. z o.o. (consultation agreement of 28.04.2022)	1 329 503,00	0,00	0,00	0,00	0,00	0,00	1 329 503,00	100% / 0%	1 806 003,00
Iwona Makarewicz	Belise Investments sp. z o.o. (agency agreement of 22.11.2021)	476 500,00	0,00	0,00	0,00	0,00	0,00	476 500,00	100% / 0%	
John Purcell	Belise Investments Sp. z o.o.	467 000,00	0,00	0,00	0,00	0,00	0,00	467 000,00	100% / 0%	F42 000 00
35/11 Turcett	Robin Investments sp. z o.o. (service agreement of 11.09.2022).	95 000,00	0,00	0,00	0,00	0,00	0,00	95 000,00	100% / 0%	562 000,00

1.3. Other benefits of members of the Management Board received from CPD or CPD Group entities

In 2021-2022, neither the Company nor CPD's subsidiaries paid any rewards or benefits to members of the Company's Management Board, including those arising from incentive or bonus schemes based on the issuer's (the Company's) capital, in particular those based on preemptive, convertible bonds, subscription warrants, in cash, in kind or in any other form. There were incidental cases of two members of the Management Board (Elżbieta Wiczkowska, Iwona Makarewicz) being offered a medical package by one of CPD's subsidiaries.

2. Remuneration of members of the Supervisory Board

For the years 2021-2022, the remuneration of the members of the Company's Supervisory Board comprised only the fixed remuneration components for their appointment to the CPD Supervisory Board and the remuneration for their additional functions on the separate Audit Committee. The amount of remuneration was determined by the General Meeting.

None of the members of the CPD Supervisory Board received a variable financial component or remuneration from other CPD Group entities.

The members of the Supervisory Board received the remuneration (remuneration amounts paid) indicated in Table 3 below for their functions on the Supervisory Board, including their functions on the Audit Committee.

Table 3 - Remuneration of members of the Supervisory Board of CPD S.A. for the financial year 2021, 2022

					1 wages		2 Variable components of remuneration		3	4	5 Proportion of	
Name, function	runction performed real Remuneration on appointment Additional Additional		One week	Many years	Other extraordinary benefits	Total remuneration	fixed and variable remuneration					
			Supervis ory Board	Audit Committee	cash benefits	benefits in kind	One-year	maily years				
A. d D	SI : SI	2022	10 008,00	5 004,00	0,00	D&O policy (1)	0,00	0,00	0,00	15 012,00	100% / 0%	
Andrew Pegge	Chairman of the Supervisory Board, Member of the Audit Committee	2021	71 668,00	40 834,00	0,00	D&O policy (2)	0,00	0,00	0,00	112 502,00	100% / 0%	
Window Olaí	Consider a Cabo	2022	10 008,00	0,00	0,00	D&O policy (1)	0,00	0,00	0,00	10 008,00	100% / 0%	
Wieslaw Oleś	Secretary of the Supervisory Board	2021	51 668,00	0,00	0,00	D&O policy (2)	0,00	0,00	0,00	51 668,00	100% / 0%	
Window Conside	Member of the Supervisory	2022	10 008,00	5 004,00	0,00	D&O policy (1)	0,00	0,00	0,00	15 012,00	100% / 0%	
Mirosław Gronicki	Board, Member of the Audit Committee (Chairman of the Audit Committee from 24.11.2021).	2021	51 668,00	40 834,00	0,00	D&O policy (2)	0,00	0,00	0,00	92 502,00	100% / 0%	
Mishaal Hawke	Vice-Chairman of the	2022	0,00	0,00	0,00	D&O policy (1)	0,00	0,00	0,00	0,00	100% / 0%	
Michael Haxby	Supervisory Board (until 1.11.2021)	2021	50 000,00	0,00	0,00	D&O policy (2)	0,00	0,00	0,00	50 000,00	100% / 0%	
V	March or of the Commission	2022	11 768,30	5 884,15	0,00	D&O policy (1)	0,00	0,00	0,00	17 652,45	100% / 0%	
Krzysztof Laskowski	Member of the Supervisory Board (from 18.10.2021), Member of the Audit Committee	2021	3 926,06	0,00	0,00	D&O policy (2)	0,00	0,00	0,00	3 926,06	100% / 0%	
Fuel Tamasassas	Marsh on of the Constant	2022	5 087,40	0,00	0,00	D&O policy (1)	0,00	0,00	0,00	5 087,40	100% / 0%	
Emil Tomaszewski	szewski Member of the Supervisory Board (from 28.06.2022)	2021	0,00	0,00	0,00	D&O policy (2)	0,00	0,00	0,00	0,00	100% / 0%	
		2022	5 004,00	0,00	0,00	D&O policy (1)	0,00	0,00	0,00	5 004,00	100% / 0%	

Hanna Karwat- Ratajczak	Member of the Supervisory Board (from 18.10.2021 to 28.06.2022)	2021	3 926,06	0,00	0,00	D&O policy (2)	0,00	0,00	0,00	3 926,06	100% / 0%
	2022	0,00	0,00	0,00	D&O policy (1)	0,00	0,00	0,00	0,00	100% / 0%	
Gabriela Gryger	Member of the Supervisory Board (until 22.09.2021)	2021	43 666,66	0,00	0,00	D&O policy (2)	0,00	0,00	0,00	43 666,66	100% / 0%
Alfanas Valias valuas	Member of the	2022	0,00	0,00	0,00	D&O policy (1)	0,00	0,00	0,00	0,00	100% / 0%
th	Supervisory Board, Chairman of the Audit Committee (until 31.10.2021).	2021	50 000,00	60 000,00	0,00	D&O policy (2)	0,00	0,00	0,00	110 000,00	100% / 0%

⁽¹⁾ D&O insurance (the premium for the D&O insurance policy for directors and officers of CPD Group companies amounted in 2022 to: PLN 39,400.00)

⁽²⁾ D&O insurance (the premium for the D&O insurance policy for directors and officers of CPD Group companies amounted in 2021 to: PLN 36,802.24)

3. Information on changes, on an annual basis, in the remuneration of members of the Management Board and Supervisory Board, the Company's results and the average remuneration of the Company's employees who are not members of the Management Board or Supervisory Board

In accordance with Article 90g (3) of the Act on Offering, the data for 2018, for which the Supervisory Board was not required to prepare a remuneration report, have been omitted from the table below.

Data in thousand PLN	2019	2020	2021	2022
Remuneration of the Management Board (in total, exclude remuneration paid by the Subsidiaries for the provision of the provis	ling of 1618,34	2 299,83	1 768,26	1 809,67
services) Year-on-year change	,	681,49	-531,57	41,41
Average remuneration of a Management Board Member (annual, excluding salaries paid by the Companies dependent for the provision of services) Year-on-year change	404,58	574,96 170,37	442,06 -132,9	452,42 10,36
Total remuneration of the members of the Management E (of remuneration paid by the Companies	30ard 4580,38	5 444,30 863,92	2 393,74	7 989,21 5 595,47
dependent for the provision of services) Year-on-year change		003,72	3 030,30	3 373, 17
Remuneration of the Supervisory Board (total) ^[3] Year-on-year change	52.00	552,00 0,00	468,19 -83,81	67,78 -400,41
Average remuneration of a Supervisory Board member (annual)	92,00	92,00 0,00	58,52 -33,48	11,30 -47,22
Year-on-year change Consolidated sales revenue	46 834	18 559	19 080	(*) 17 758
Year-on-year change (*) amount includes consolidated sales revenue from discontinued operations of PLN 17,010 thousand and from continuing operations of PLN 748 thousand.		-28 275	521	-1 322
Consolidated profit before tax from continuing operations	61 833	23 862	31 783	17 590
Year-on-year change		-37 971	7 921	-14 193
Funds distributed to shareholders	43 010	74 383	171 578	50 010

Year-on-year change	31 373	97 195	-121 567	
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Average remuneration of the Company's employees other than members of the Management Board and the Supervisory Board (for the financial year)	141,658.2	171,181.08	102,915.68	105,773.21
- data in PLN Year-on-year change		29,522.88	-68,265.40	2,857.53

C. INFORMATION ON HOW THE REMUNERATION COMPLIES WITH THE REMUNERATION POLICY AND HOW THE REMUNERATION CONTRIBUTES TO THE LONG-TERM PERFORMANCE OF THE COMPANY

1. Compatibility of remuneration with the Remuneration Policy

The Remuneration Policy for members of the Management Board and members of the Supervisory Board of CPD was adopted by the General Meeting of CPD on 27 May 2020. The solutions contained in the Remuneration Policy have been established to contribute to the Company's business strategy and the interests of its shareholders. The means of achieving these objectives include, inter alia, adequate motivation of the members of the above-mentioned bodies to work effectively for the Company and its Group and linking their interests with the interests of the Company. The General Meeting of CPD S.A., as the body shaping the remuneration policy, assumed that it would be optimal to set appropriately high fixed remunerations in order to attract suitably qualified persons to the Company and motivate them to perform the tasks set before them.

From the Company's financial statements and the description contained in Section A. Report, it is apparent that in the years 2021 - 2022 the Company has been very successful in implementing its strategy by obtaining significant revenuesfrom asset disposals and organising the distribution of significant funds to shareholders on an annual basis. The process of simplifying the Company's organisational structure, which began in 2020, is also not insignificant.

The financial performance of the Company and the CPD Group demonstrates that the members of the Management Board work effectively and manage the Company and its subsidiaries smoothly.

The amount of remuneration awarded and paid to the individual members of the Company's Management Board is appropriate to the tasks assigned to them, the workload incurred and the responsibility involved. The remuneration has had a positive effect on motivation and has had a positive impact on the quality and productivity of work.

Therefore, in the Supervisory Board's opinion, the payment of remuneration in 2021 - 2022 is in line with the adopted Remuneration Policy.

2. Criteria for achieving the Company's long-term performance

The amount of remuneration awarded and paid to the individual members of the Company's Management Board is adequate to the tasks described above which were assigned to them, the workload incurred and the responsibility involved. This remuneration has had a positive effect on motivation and has had a positive impact on the quality and productivity of work. The additional remuneration paid to the members of the Management Board by CPD S.A.'s subsidiaries, on the other hand, was linked to the amount of funds distributed to shareholders.

The remuneration of the members of the Company's Supervisory Board in 2021 and 2022 was paid at a fixed amount. Its amount is adequate to attract, retain and motivate persons with the competence necessary for the proper supervision of the Company and its Group. In determining the remuneration of individual members of the Supervisory Board, account is taken of the workload necessary for the proper performance of the function of a member of the body, the scope of duties and responsibilities associated with this function and the competence possessed by virtue of the experience of these persons. Persons serving on the Audit Committee receive additional remuneration.