Invitation to the Annual General Meeting

thyssenkrupp AG February 2, 2024



Agenda at a glance

- 1. Presentation of the adopted financial statements of thyssenkrupp AG and the consolidated financial statements as of September 30, 2023, the combined management report on thyssenkrupp AG and the Group for the 2022/2023 fiscal year, the report by the Supervisory Board and the explanatory report by the Executive Board on the information pursuant to § 289a and § 315a German Commercial Code (HGB)
- 2. Resolution on the use of unappropriated net income
- 3. Resolution on the ratification of the acts of the members of the Executive Board
- 4. Resolution on the ratification of the acts of the members of the Supervisory Board
- 5. Resolution on the election of the auditors for the parent-company and consolidated annual financial statements and the auditors' review of interim financial reports
- 6. Resolution on approval of the compensation report
- 7. Resolution on the election of a member to the Supervisory Board
- 8. Resolution on the compensation of the members of the Supervisory Board and related amendment to the Articles of Association

Meeting Notice according to Regulation (EU) 2018/1212

A1 Unique identifier of the event 7f8c8996-e42f-4a1a-8532-bf6b50dbbc08
A2 Type of message Invitation to Annual General Meeting

B1 ISIN DE0007500001
B2 Name of issuer thyssenkrupp AG
C1 Date of the General Meeting 20240202

C2 Time of the General Meeting 09:00 am (UTC), (10:00 am CET)
C3 Type of General Meeting Ordinary Annual General Meeting
C4 Location of the General Meeting Stadionring 20, 44791 Bochum, Germany

C5 Record Date 20240112

C6 Uniform Resource Locator (URL) http://www.thyssenkrupp.com/de/investoren/hauptversammlung; http://www.thyssenkrupp.com/en/investors/annual-general-meeting

thyssenkrupp AG, Duisburg and Essen – ISIN DE0007500001 –

Invitation to the Annual General Meeting

We hereby invite you to the 25th Annual General Meeting of thyssenkrupp AG with registered office in Duisburg and Essen. The Annual General Meeting will be held at the RuhrCongress Convention Center, Stadionring 20, 44791 Bochum, Germany, at 10.00 a.m. CET (Central European Time) on Friday, February 2, 2024.

I. Agenda

1. Presentation of the adopted financial statements of thyssenkrupp AG and the consolidated financial statements as of September 30, 2023, the combined management report on thyssenkrupp AG and the Group for the 2022/2023 fiscal year, the report by the Supervisory Board and the explanatory report by the Executive Board on the information pursuant to § 289a and § 315a German Commercial Code (HGB).

The Supervisory Board approved the financial statements, the consolidated statements and the combined management report prepared by the Executive Board; the financial statements are thus adopted. Adoption by the Annual General Meeting is therefore not required. The financial statements, the consolidated financial statements, the combined management report, the report by the Supervisory Board and the explanatory report by the Executive Board on the information required under takeover law are to be made available to the Annual General Meeting without requiring a resolution under agenda item 1 in accordance with the Stock Corporation Act. These documents are available for viewing on the internet at www.thyssenkrupp.com/en/investors/annual-general-meeting/.

2. Resolution on the use of unappropriated net income

The Executive Board and Supervisory Board propose to use the unappropriated net income of the 2022/2023 fiscal year in the amount of €94,820,515.11 as follows:

Distribution of a dividend of €0.15

per eligible share: €93,379,761.15

Remaining amount to be carried forward: €1,440,753.96

The dividend is due on the third business day following the resolution by the Annual General Meeting. It is therefore to be paid on or by Wednesday, February 7, 2024.

3. Resolution on the ratification of the acts of the members of the Executive Board

The Executive Board and Supervisory Board propose that the acts of the following members of the Executive Board during the 2022/2023 fiscal year be ratified for their respective term of office:

- 3.1 Miguel Ángel López Borrego (from June 1, 2023)
- 3.2 Oliver Burkhard
- 3.3 Dr. Klaus Keysberg
- 3.4 Martina Merz (until May 31, 2023)

It is intended to let the Annual General Meeting decide by separate ballot whether to ratify the acts of each individual member of the Executive Board.

4 Agenda

4. Resolution on the ratification of the acts of the members of the Supervisory Board

The Executive Board and Supervisory Board propose that the acts of the following members of the Supervisory Board during the 2022/2023 fiscal year be ratified for their respective term of office:

- 4.1 Prof. Dr.-Ing. Dr.-Ing E.h. Siegfried Russwurm
- 4.2 Jürgen Kerner
- 4.3 Birgit A. Behrendt
- 4.4 Dr. Patrick Berard (from February 3, 2023)
- 4.5 Stefan Erwin Buchner
- 4.6 Dr. Wolfgang Colberg
- 4.7 Prof. Dr. Dr. h.c. Ursula Gather
- 4.8 Angelika Gifford
- 4.9 Dr. Bernhard Günther
- 4.10 Achim Hass
- 4.11 Tanja Jacquemin
- 4.12 Daniela Jansen
- 4.13 Christian Julius
- 4.14 Thorsten Koch
- 4.15 Katrin Krawinkel (from January 1, 2023)
- 4.16 Dr. Ingo Luge
- 4.17 Tekin Nasikkol
- 4.18 Dr. Verena Volpert
- 4.19 Ulrich Wilsberg (from February 3, 2023)
- 4.20 Kirstin Zeidler (from July 7, 2023)
- 4.21 Friederike Helfer (until February 3, 2023)
- 4.22 Peter Remmler (until February 3, 2023)
- 4.23 Dirk Sievers (until June 20, 2023)
- 4.24 Isolde Würz (until December 31, 2022)

It is intended to let the Annual General Meeting decide by separate ballot whether to ratify the acts of each individual member of the Supervisory Board.

5. Resolution on the election of the auditors for the parent-company and consolidated annual financial statements and the auditors' review of interim financial reports

On the recommendation of its Audit Committee, the Supervisory Board proposes:

KPMG Aktiengesellschaft Wirtschaftsprüfungsgesellschaft, Düsseldorf, be elected as auditors for the parent-company and consolidated financial statements for the 2023/2024 fiscal year, for any required auditors' review of interim financial reports for the 2023/2024 fiscal year, and for any required auditors' review of interim financial reports for the 2024/2025 fiscal year issued before the 2025 Annual General Meeting.

The Audit Committee has declared in its recommendation that it is free from improper influence by third parties and that no clause restricting the choice within the meaning of Article 16 (6) of the EU Regulation on statutory auditors or audit firms (Regulation (EU) No 537/2014) has been imposed upon it.

6. Resolution on approval of the compensation report

In accordance with § 162 AktG, the Executive Board and Supervisory Board of a listed stock corporation must prepare an annual report on the compensation of its board members. The auditors of thyssenkrupp AG have formally audited the compensation report for the 2022/2023 fiscal year and issued an auditors' report on it.

The compensation report for the 2022/2023 fiscal year and the auditors' report on it can be found in Section II. of this invitation, in the 2022/2023 Annual Report and at www.thyssenkrupp.com/en/company/management/corporate-governance/compensation-report.html.

The Executive Board and Supervisory Board propose that the compensation report for the 2022/2023 fiscal year be approved.

Agenda 5

7. Resolution on the election of a member to the Supervisory Board

The term of office of Dr. Verena Volpert, who was elected as a member of the Supervisory Board of thyssenkrupp AG by the 2021 Annual General Meeting, will expire at the end of the Annual General Meeting on February 2, 2024. A member must therefore be newly elected by the Annual General Meeting.

The Company's Supervisory Board consists of a total of 20 members, ten of whom are appointed by the shareholders and ten by the employees (§ 96 (1) and § 101 (1) AktG and § 7 (1) sentence 1 no. 3 Codetermination Act 1976 (Mitbestimmungsgesetz)). Eight of the ten members to be appointed by the shareholders are elected by the Annual General Meeting. Seven of these eight Supervisory Board members to be elected by the Annual General Meeting were elected by the Annual General Meeting on February 3, 2023 for three years up to the end of the Annual General Meeting that ratifies the acts of the Supervisory Board for the 2024/2025 fiscal year. The remaining two shareholder representatives are delegated to the Supervisory Board by the Alfried Krupp von Bohlen und Halbach Foundation in accordance with § 9 (2) of the Company's Articles of Association. In December 2022, Prof. Dr. Dr. h.c. Ursula Gather was again delegated to the Supervisory Board by the Alfried Krupp von Bohlen und Halbach Foundation until the end of the 2028 Annual General Meeting. The term of office of the Supervisory Board member Mr. Stefan Erwin Buchner, who was likewise delegated by the Alfried Krupp von Bohlen und Halbach Foundation, expires at the end of the 2026 Annual General Meeting.

Pursuant to § 96 (2) AktG, at least 30% of the Supervisory Board members must be women and at least 30% must be men, i.e., at least six of the twenty seats on the Supervisory Board must be held by women or men. This minimum ratio must be fulfilled by the Supervisory Board as a whole, unless the shareholder representatives or employee representatives object to such joint compliance. If an objection is raised, the minimum ratio must be fulfilled separately by the shareholder representatives and the employee representatives. At the time the Annual General Meeting was convened, there are four female and six male shareholder representatives and four female and six male employee representatives on the Supervisory Board of thyssenkrupp AG. That means the minimum ratio is fulfilled at present both for the board as a whole and individually for the shareholder and employee representatives. Neither the employee representatives nor the shareholder representatives have objected to joint compliance with the above minimum ratios in accordance with § 96 (2) sentence 3 AktG. It is therefore not necessary for the minimum 30% ratio for women or men to be fulfilled individually by the shareholder representatives. Nevertheless, that would be the case if Dr. Verena Volpert, the candidate nominated in the following, is elected.

The Supervisory Board proposes that the following candidate be elected to the Supervisory Board with effect from the end of the Annual General Meeting on February 2, 2024 for three years up to the end of the Annual General Meeting that ratifies the acts of the Supervisory Board for the 2025/2026 fiscal year:

Dr. Verena Volpert

Dr. Verena Volpert, who is being nominated for reelection, has expertise in auditing financial statements within the meaning of § 100 (5) AktG. In addition, the current Supervisory Board member Dr. Bernhard Günther has expertise in the field of accounting. That expertise also relates to the non-financial statement to be included in the management report and auditing of it. In addition, the professional and personal qualifications of all Supervisory Board members, including further qualifications in the fields of accounting and auditing, are clearly presented in the qualification matrix in the corporate governance statement (on pages 176 and 177 of the 2022/2023 Annual Report).

The election proposal is based on the recommendation of the Supervisory Board's Nomination Committee and takes into account the diversity model adopted by the Supervisory Board, including the targets for its composition, and the profile of required skills and expertise for the board as a whole.

In the appraisal of the Supervisory Board, Dr. Volpert does not have personal or business relations with thyssenkrupp AG or its Group companies, the governing bodies of thyssenkrupp AG or a shareholder holding a material interest in thyssenkrupp AG which would have to be disclosed to the Annual General Meeting as recommended by the German Corporate Governance Code.

Dr. Volpert has informed the Supervisory Board that she can devote the expected amount of time required to assume a position on the Supervisory Board. If she already holds positions on comparable bodies, she has provided information on the amount of time required to discharge her duties on these bodies to the Chairman of the Supervisory Board. The Chairman of the Supervisory Board is confident that her work on these bodies does not have any negative impact on discharge of her duties on thyssenkrupp AG's Supervisory Board.

Irrespective of the fact that only one Supervisory Board member is to be elected by the Annual General Meeting this year, all elections will always be carried out by individual ballot in accordance with the German Corporate Governance Code.

The resumé of Dr. Verena Volpert (including the disclosures required by § 125 (1) sentence 5 AktG) is attached in Section III. of this invitation. This information has also been published at www.thyssenkrupp.com/en/investors/annual-general-meeting and will also be available there during the Annual General Meeting.

6 Agenda

8. Resolution on the compensation of the members of the Supervisory Board and related amendment to the Articles of Association

The compensation for members of the Supervisory Board of thyssenkrupp AG is governed by § 14 of the Company's Articles of Association. It is structured purely as fixed remuneration plus an attendance fee and thus complies with the suggestion in G.18 sentence 1 of the German Corporate Governance Code in the current version dated April 28, 2022. The amount of the (fixed) compensation for members of the Supervisory Board is based on the tasks performed by the respective member on the Supervisory Board or its committees.

The compensation for Supervisory Board members was last adjusted by the 2014 Annual General Meeting and has remained unchanged since the 2013/2014 fiscal year. On the basis of an independent external review of this compensation, individual elements of the Supervisory Board's compensation are now to be raised to an appropriate level in line with market conditions, as determined by means of external benchmarking.

The fixed compensation of the Chairman of the Supervisory Board and the Vice Chairman remains unchanged. Only the provision stipulating that the fixed compensation for the Chairman and Vice Chairman also covers any work on committees is to be rescinded. In future, the compensation of the Chairman and Vice Chairman of the Supervisory Board will only cover their work as a member and chair of the Executive Committee and Personnel Committee, while their work on the other committees will be remunerated additionally, as is the case for other Supervisory Board members.

In future, the fixed compensation for members of the Supervisory Board is to be €70,000 (previously: €50,000) per fiscal year. The additional compensation for chairing the Audit Committee is to be €60,000 in future (previously: €40,000) and €30,000 for other members of the Audit Committee (previously: €20,000). The additional compensation for chairing other committees is to be €35,000 in future (previously: €25,000) and €17,500 for other members of other committees (previously: €12,500).

The attendance fee for meetings of the full Supervisory Board and committees is to be increased to €1,000 (previously: €500), but will only be paid once if multiple meetings (of the full Supervisory Board or committees) are held on one day.

The Executive Board and Supervisory Board therefore propose amending § 14 of the Articles of Association as follows:

"§ 14 Compensation

- (1) Apart from having their cash disbursements refunded, the members of the Supervisory Board shall receive annual basic compensation of €70,000.
- (2) Each member of a committee with the exception of the Mediation Committee under § 27 (3) Codetermination Act (MitbestG) and the Audit Committee shall additionally receive €17,500, the chairman of each committee shall additionally receive €35,000. Each member of the Audit Committee shall additionally receive €30,000, the chairman of the Audit Committee shall additionally receive €60,000.
- (3) The annual compensation for the chairman shall be €200,000 and for the vice chairman €150,000. This shall also cover compensation for work performed as a member or chairman of the Executive Committee and Personnel Committee
- (4) Supervisory Board members who have served on the Supervisory Board or a committee or performed a function in accordance with par. (2) or (3) for only part of the fiscal year shall receive prorated compensation for each month or part month.
- (5) In addition, the members of the Supervisory Board and the committees shall receive an attendance fee of €1,000 for each meeting attended, including physical meetings, conference calls, video conferences or similar. If multiple meetings (of the full Supervisory Board or committees) are held on one day, the attendance fee shall only be paid once.
- (6) The value-added tax payable on the compensation and cash disbursement refunds shall be refunded by the Company. For their work on the Supervisory Board, members of the Supervisory Board can be included by the Company under directors and officers liability insurance paid for by the Company.
- (7) The total compensation in accordance with this § 14 shall be payable after the close of the fiscal year. Cash disbursements shall be refunded immediately.
- (8) The provisions of this § 14 shall apply for the first time for the 2023/2024 fiscal year."

II. Compensation report (agenda item 6)

The following compensation report in accordance with § 162 German Stock Corporation Act (AktG) outlines and explains the compensation of the current and former members of the Executive and Supervisory Boards of thyssenkrupp AG in fiscal year 2022 / 2023.

In order to facilitate the ordering of the disclosures in this report and enhance understanding, the main features of the compensation systems in effect for the Executive and Supervisory Boards in fiscal year 2022 / 2023 are also outlined below. Detailed information can be found on the company's website.

A look back at compensation year 2022 / 2023

Resolution on the approval of the compensation report for fiscal year 2021 / 2022

The report on the compensation awarded or due to present and former members of the Executive Board and Supervisory Board of thyssenkrupp AG in fiscal year 2021 / 2022, which was prepared in accordance with the requirements of § 162 AktG, was approved by the Annual General Meeting on February 3, 2023 with a majority of 94.71% of the capital represented in accordance with § 120a (4) AktG. The Executive Board and Supervisory Board see this vote as confirmation of the format used since the compensation report 2020 / 2021. Therefore this format has basically been retained in the present compensation report 2022 / 2023.

Application of the Executive Board compensation system in fiscal year 2022 / 2023

The current compensation system for members of the Executive Board of thyssenkrupp AG was resolved by the Supervisory Board – following preparation by the Personnel Committee – in accordance with §§ 87 (1), 87a (1) AktG and approved by the Annual General Meeting on February 5, 2021 with a majority of 96.70% of the capital represented and applied for all active Executive Board members in fiscal year 2022 / 2023. Moreover, in fiscal year 2022 / 2023 the Executive Board members were awarded individual compensation within the meaning of § 162 AktG which, in previous fiscal years, had been promised under the compensation system in effect at that time. Where relevant, this compensation is also outlined and explained in the following.

The Personnel Committee regularly reviews the appropriateness and commensurateness of Executive Board compensation and proposes adjustments to the Supervisory Board where required to ensure within the boundaries of the applicable framework that the compensation package for Executive Board members is both in line with the market and competitive.

The commensurateness of the compensation was last reviewed by an independent external compensation expert in March 2023. In this context, the compensation of the thyssenkrupp Executive Board members was compared with DAX and MDAX companies, taking into account the criteria sales, employees and market capitalization; in light of the ongoing transformation, consideration was also given to various scenarios for the carve-out of further lines of business from the legal scope of consolidation of thyssenkrupp AG and its subsidiaries (subsequently referred to as the "group").

Ultimately, the compensation of thyssenkrupp Executive Board members is still in line with the market, even after realization of the changes to the portfolio.

The review of appropriateness in March 2023 included an examination of the compensation of the Executive Board relative to the compensation structures within the group. The change in Executive Board compensation was compared with the compensation of senior management, defined as the two levels of management below the Executive Board, and compared with compensation of the workforce as a whole, defined as the average compensation of the group's full-time employees in Germany. The Personnel Committee did not identify any indications of an inappropriate development or any reasons for adjustment.

Therefore, the target compensation of the Executive Board members set by the Supervisory Board in accordance with the compensation system in effect was not adjusted year-on-year in fiscal year 2022 / 2023, nor is it planned to adjust the target compensation for fiscal year 2023 / 2024.

Further, at its meeting on September 8, 2022, the Supervisory Board set the performance criteria for the performance-related, variable compensation components for fiscal year 2022 / 2023 to the extent that these do not result directly from the compensation system in effect. These performance criteria also applied to Miguel Ángel López Borrego, who was appointed to the Executive Board as a new member during the fiscal year.

The target achievement for the Short-Term Incentive (STI) determined by the Supervisory Board following the end of fiscal year 2022 / 2023 shows a strong improvement in the free cash flow before M&A, which was significantly higher than the prior-year figure and also above the target set at the beginning of the fiscal year. On the other hand, net income was significantly below the prior-year level and the target set at the beginning of the fiscal year, mainly as a consequence of the substantial impairment losses. Overall achievement of the targets set for the financial performance criteria in fiscal year 2022 / 2023 was therefore around 56%. With regard to individual performance, overall performance of the targets set by the Supervisory Board was 108.33%. In addition, the installment of the Long-Term Incentive (LTI) Plan issued for fiscal year 2019 / 2020 ended in fiscal year 2022 / 2023. The resultant payout was around 43% of the target value.

In the past fiscal year, the Supervisory Board did not make use of any of the options established in the compensation system in accordance with statutory provisions to deviate temporarily from the compensation system or in certain circumstances to make adjustments to target achievement.

Personnel matters relating to the Executive Board in fiscal year 2022 / 2023

At its meeting on November 16, 2022, the Supervisory Board resolved, as proposed by the Personnel Committee, to extend the existing Executive Board service contract with Oliver Burkhard for a further five years from October 1, 2023 to September 30, 2028. The contractual and compensation terms remain unchanged, with the exception that the previous change-of-control commitments are no longer valid from the start of the new term of office and that the rules for calculation of any severance payment have been aligned to the system applicable for all new Executive Board contracts entered into from October 1, 2019.

On May 16, 2023, the Supervisory Board agreed with Martina Merz that she would step down from the Executive Board by mutual agreement effective May 31, 2023, following her request to the Personnel Committee of the Supervisory Board to discuss dissolving her Executive Board contract in the near future. On the basis of the one-month termination period in her service contract, the service contract ended on June 30, 2023. Under the rules of the applicable compensation system for the Executive Board, Martina Merz receives prorated compensation for fiscal year 2022 / 2023. Furthermore, the virtual shares for the installments of the Long-Term Incentive (LTI) plan launched in previous fiscal years and not yet paid out are upheld in full and will result in payment at the regular end of the plan, following determination of target achievement by the Supervisory Board. Martina Merz waived any severance payment for termination of her contract before the contractually agreed date. Martina Merz did not receive a commitment to a company pension when the contract was signed; instead, in accordance with the applicable compensation system, the pension allowance for the 2023 calendar year was paid out to her on a prorated basis as of the date of termination of her service contract. Moreover, the obligation for Martina Merz to hold the thyssenkrupp shares purchased under the applicable Share Ownership Guidelines (SOG) ended when her service contract ended.

As recommended by the Personnel Committee, at its meeting on May 16, 2023, the Supervisory Board also appointed Miguel Ángel López Borrego as a member of the Executive Board and Chief Executive Officer of thyssenkrupp AG effective June 1, 2023. The associated service contract runs for a period of three years until May 31, 2026 and the contractual and compensation conditions agreed therein are fully in line with the applicable Executive Board compensation system.

On September 6, 2023, Dr. Klaus Keysberg informed the Personnel Committee that he would not be available for an extension of his contract which runs until July 31, 2024 and thus until he turns 60. In view of this, the Personnel Committee has embarked on the customary search to enable it to propose a successor to the Supervisory Board as promptly as possible.

Effective October 1, 2023, Miguel Ángel López Borrego and Dr. Klaus Keysberg assumed the posts of CEO and CFO respectively of the newly created Decarbon Technologies business segment, in addition to their other positions. The Personnel Committee of thyssenkrupp AG had previously acknowledged this at its meeting on September 7, 2023. Miguel Ángel López Borrego and Dr. Klaus Keysberg assume these roles in addition to their posts on the Executive Board of thyssenkrupp AG, without receiving any separate compensation for this.

Application of the compensation system for the Supervisory Board in fiscal year $2022 \ / \ 2023$

The compensation system for the Supervisory Board was unchanged compared with previous years and fully applied as set out in § 14 of the company's Articles of Association.

Executive Board compensation in fiscal year 2022 / 2023

Overview of the design of the Executive Board compensation system

The compensation system meets the requirements of the German Stock Corporation Act (AktG) and the relevant recommendations of the German Corporate Governance Code (GCGC) in the version dated April 28, 2022, which was applicable in the reporting year. The Executive Board compensation system is a key element in thyssenkrupp's alignment and makes a significant contribution to promoting business strategy, improving operating performance and thus to the group's long-term success. It is intended to support successful and sustainable corporate governance; the compensation of Executive Board members is therefore tied to the group's short- and long-term performance. At the same time, suitable performance criteria are selected, creating important incentives for implementing the strategic realignment of thyssenkrupp.

The compensation of the Executive Board members therefore comprises performance-independent and performance-related elements. The total target compensation of the Executive Board consists of fixed compensation, a pension allowance or company pension, fringe benefits, the Short-Term Incentive (STI) target amount and the Long-Term Incentive (LTI) target amount. These are mainly performance-related compensation elements; the aim here is to strengthen the performance focus of the compensation system. The share of the target amount of the four-year LTI in the total target compensation exceeds that of the one-year STI. This ensures that the variable compensation resulting from the achievement of long-term targets exceeds the share of compensation from short-term targets and that, overall, the compensation system is therefore geared to sustainable and long-term development.

The following table shows the basic components of the compensation system and their design. These components and how they were actually applied in fiscal year 2022 / 2023 are explained in detail below.

Overview of all compensation components

COMPENSATION COMPONENTS

	Assessment basis / parameters
Performance-independent compensation	
Fixed compensation	The fixed compensation of Executive Board members is paid monthly as a salary
Fringe benefits	Company car, security services, insurance premiums and health checks as standard; further once-only or time-limited (transitional) benefits for new members subject to explicit resolution of Supervisory Board
Pension allowance / company pension	As of October 1, 2019 newly appointed Executive Board members receive an annual pension allowance in cash for personal pension provision in lieu of a company pension plan; previous pension commitments are protected
Performance-related compensation	
Short-Term Incentive (STI)	Annual performance bonus Basis for target achievement: 70% group's financial performance criteria: 35% net income, 35% free cash flow before M&A 30% individual performance (operational and strategic targets in connection with the transformation of the group) Supervisory Board sets individual performance targets for the annual financial performance criteria for each fiscal year Cap: 200% of target amount
Long-Term Incentive (LTI)	Performance Share Plan Performance period: 4 years Basis for target achievement: 30% relative total shareholder return (TSR) 40% ROCE 30% non-financial sustainability targets The Supervisory Board sets target and threshold values for the financial performance criteria and the sustainability targets before issuance of each new installment Cap: 200% of target amount
Other compensation rules	
Share Ownership Guidelines (SOG)	Requirement to purchase and hold thyssenkrupp shares for the amount of one year's fixed compensation (gross) Until this amount is reached, Executive Board members must invest each year at least 25% of the net amount of performance-related compensation paid as of the end of the fiscal year (STI + LTI) in thyssenkrupp shares
Maximum compensation	Cap on total compensation granted for one fiscal year in accordance with § 87a (1) sentence 2 no. 1 AktG: • CEO: €9.0 million • Ordinary Executive Board members: €4.5 million
Severance cap	Severance payments limited to maximum of two years' annual compensation; compensation over remaining contract term must not be exceeded
Malus and clawback rule	Malus: In the event of a serious breach of applicable law or internal policies, the Supervisory Board may reduce or cancel variable compensation components (STI/LTI) for the relevant assessment period Clawback: Supervisory Board can demand reimbursement of variable compensation that has already been paid in the event of subsequent establishment of a malus incident or inaccurate consolidated financial statements (based on the amount of the difference)

Performance-independent compensation components

Fixed compensation

The fixed compensation of Executive Board members is paid monthly in equal installments and represents a steady, plannable income for them. The current annual fixed compensation is €1,340,000 for the CEO and €700,000 for ordinary Executive Board members.

Fringe benefits

In addition to the fixed compensation, Executive Board members receive fringe benefits; standard benefits include a car and driver for business and private use, security services, insurance premiums and health checks. In principle, all Executive Board members are equally entitled to these fringe benefits; the amount varies according to their personal situation.

In addition, under the applicable Executive Board compensation system the Supervisory Board may decide in individual cases to grant new Executive Board members further transitional benefits, such as relocation costs or costs in connection with the need to maintain two households for work purposes. In this context, due to the assumption of his position on the Executive Board at a short notice, for Miguel Ángel López Borrego the company will pay reasonable expenses, including the related taxes, for a hotel room or the rental of an apartment in Essen or the surrounding area for a transitional period until May 31, 2024 at the latest.

Pension allowance and company pension

As specified for all Executive Board members appointed since October 1, 2019, Miguel Ángel López Borrego and Dr. Klaus Keysberg receive a pension allowance in the form of a fixed annual amount that may be used for personal provision in place of a company pension. This also applied for Martina Merz, who left the Executive Board during fiscal year 2022 / 2023. The pension allowance is €536,000 per calendar year for the CEO and €280,000 per calendar year for an ordinary Executive Board member and is regularly paid out in December. This enables Executive Board members to take care of their pension provision independently and at their own discretion; in return, thyssenkrupp is relieved of the long-term financial burden of recognizing provisions to fund a company pension plan.

It has also been agreed with Dr. Klaus Keysberg that the pension entitlement acquired in the course of his previous duties in the group will continue unchanged in accordance with the rules of the "pension scheme C of the Essener Verband pension association" (hereinafter pension scheme C entitlement). Dr. Klaus Keysberg will therefore receive a life-long annuity when he reaches retirement age or if he should become permanently incapacitated for work.

As an Executive Board member first appointed with effect from February 1, 2013, Oliver Burkhard has in previous years been promised benefits from a company pension scheme on the basis of a defined-contribution arrangement, which will likewise be paid out to him as a life-long annuity once he has reached retirement age or becomes permanently incapacitated for work. The amount of the later annuity is determined by the annual pension modules accrued and therefore grows gradually over the period of service. The agreed maximum annuity of €350,000 p.a. was reached in 2019, as a result of which no further regular provisions have since been recognized for increases in this entitlement.

The retirement age is 60 in the case of Oliver Burkhard, provided he no longer has a service contract with the company at that time. Since the service contract with Dr. Klaus Keysberg will not been extended beyond July 31, 2024 and thus not beyond the age of 60, Dr. Klaus Keysberg can claim his annuity when his current Executive Board contract ends.

In the case of Oliver Burkhard, pension payments will be increased by 1% per year and, in the case of Dr. Klaus Keysberg's pension scheme C entitlement, they will be reviewed by the Essener Verband pension association and adjusted in line with altered circumstances where necessary.

In the case of annuity entitlements, the surviving dependents' benefits plan provides for a payment of 60% of the pension for the spouse or life partner and 20% for each dependent child, up to a maximum of 100% of the regular pension entitlement.

As of September 30, 2023, the amounts expensed or recognized as provisions and the present values of the pension entitlements for Executive Board members in office in fiscal year 2022 / 2023 are as follows:

COMPANY PENSION FOR THE EXECUTIVE BOARD 2022/2023

		Miguel Ángel Lóp	ez Borrego	Oliver Burkhard		Dr. Klaus Keysberg ¹⁾		Martina Merz	
		Executive Board E		Executive Board		Ordinary member of the Executive Board since October 1, 2019		Chairwoman of the Executive Board October 1, 2019 – May 31, 2023	
€000s		2021/2022	2022/2023	2021/2022	2022/2023	2021/2022	2022/2023	2021/2022	2022/2023
	Service costs	_	_	6	3	155	559	_	_
Figures in accordance with IFRS	Present value of the obligation		_	5,646	5,244	375	874		_
Figures in accordance	Service costs		_	5	5	123	598		_
with the German Commercial Code (HGB)	Present value of the obligation		_	9,060	9,098	3,679	4,501		_

¹⁾ As described above, it has additionally been agreed with Dr. Klaus Keysberg that the pension entitlement acquired in the course of his previous duties in the thyssenkrupp group will continue unchanged in accordance with the rules of the "pension scheme C of the Essener Verband pension association." The benefits acquired in the past under this entitlement must be included in information on service cost and stated at present value of the obligation in accordance with the German Commercial Code (HGB), while the corresponding information in accordance with IFRS applies only to the new benefits acquired as part of the continuation of this entitlement during his duties as Executive Board member.

Performance-related compensation components

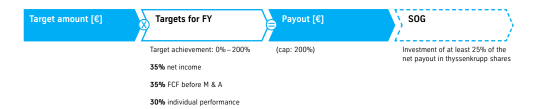
Short-Term Incentive (STI) 2022 / 2023

How it works

The STI is the short-term variable compensation element; it has a term of one year. 70% of the STI amount depends on the performance of two equally weighted key financial performance indicators of the group – net income for the fiscal year and free cash flow before M&A – and 30% on individual performance targets.

The payout from the STI is calculated as follows:

SHORT-TERM INCENTIVE (ANNUAL BONUS) CALCULATION



The payout from the STI is capped at 200% of the total target value. There is no guaranteed minimum target achievement; there may therefore be no payout at all.

Contribution to the group's long-term development

The STI is intended to ensure the ongoing implementation of operational targets, the achievement of which is crucial as a basis for the group's long-term development. The financial performance criteria net income for the fiscal year and free cash flow before M&A emphasize the importance of systematically improving the performance of all businesses. They create incentives in areas expected to provide the biggest lever for improving cash flow. With an eye toward thyssenkrupp's strategic realignment, they create incentives to increase the profitability of the businesses.

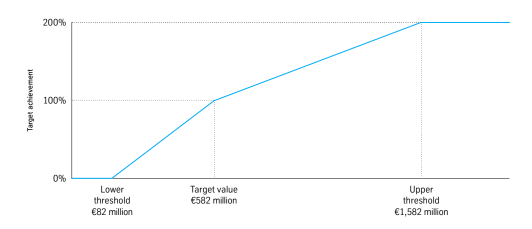
In addition, the inclusion of individual performance places emphasis on collective and individual transformation and turnaround targets, providing an even greater incentive to ensure thyssenkrupp's successful transformation.

Financial performance criteria

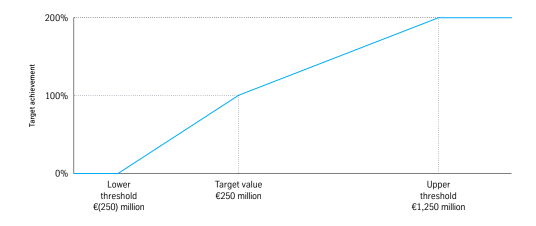
Before the beginning of the fiscal year, the Supervisory Board resolved the target and threshold values for the two financial performance criteria. The target value for each financial performance criterion is derived from the corporate planning and is equal to 100% target achievement. The lower threshold value is 0% and target achievement is capped at an upper threshold of 200%.

The target achievement curves for the financial performance criteria targets for fiscal year 2022 / 2023 are shown below.

NET INCOME



FREE CASH FLOW BEFORE M&A



After the fiscal year-end, the Supervisory Board determined the following target achievement with regard to the financial performance criteria for fiscal year 2022 / 2023:

STI 2022/2023 TARGET ACHIEVEMENT WITH REGARD TO THE FINANCIAL PERFORMANCE CRITERIA

Performance criterion	Threshold value for 0% target achievement	Target value for 100% target achievement	200% target achievement	Result for 2022/2023	Target achievement (%)
Net income (€ million)	82	582	1,582	(1,986.39)	0.00
Free cash flow before M&A (€ million)	(250)	250	1,250	363.15	111.32

Threshold value for

Individual performance

To assess the individual performance of the Executive Board members, the Supervisory Board set the targets listed in the following table for fiscal year 2022 / 2023. These are based not only on operational, but primarily on strategic aspects and apply jointly to all Executive Board members. This is intended to underline the aspiration that the Executive Board acts as a team, working together to address the priorities specified by the Supervisory Board. Furthermore, the Supervisory Board deliberately refrained from predefining target weightings so that differences in terms of actual relevance can be given due consideration after the fiscal year-end. The maximum target achievement for individual performance is also 200%.

After the fiscal year-end, the Supervisory Board determined the related target achievement based on the results achieved. This is also shown in the table below. In this case too, the Supervisory Board deliberately looked at the Executive Board as a team and determined target achievement for all Executive Board members jointly for the past fiscal year. All targets have the same weighting.

STI 2022 / 2023 - ACHIEVEMENT OF INDIVIDUAL TARGETS

Targ	et	Achievement in 2022 / 2023	achievement 2022 / 2023
1	Create the conditions and pave the way for a spin-off	Steel Europe:	
	of Steel Europe and Marine Systems	Talks with potential investors stepped up, including initial due diligence / Feasibility of a carve-out driven forward	
		Marine Systems:	85.00%
		"Road to independence" initiated and driven forward with considerable progress in the feasibility of a carve-out / Intensive talks with political decision-makers on possible alliances and to resolve the question of guarantees	
2a	Continue the portfolio activities with a focus on the Multi Tracks segment	Successful stock market listing of thyssenkrupp nucera / Ongoing development of Polysius and Uhde as key elements of the decarbonization strategy	
2b	Develop a target vision for the future thyssenkrupp based on the target visions for the individual businesses	New situation with the change of CEO in May 2023 taken into account. Since then, development of a target vision driven forward under the new CEO. However, further differentiation and discussion by the Supervisory Board only possible in the new fiscal year.	120.00%
3	Drive forward the activities to attract and retain talented and high-potential individuals, especially with a technical background	Target-group specific (e.g. E/E, IT professionals) and overarching employer branding image campaigns to position thyssenkrupp as an employer, including the "green" campaign under the #GENERATIONTK motto; increased social media activities and expansion of active sourcing with a target-group-specific focus on IT and tech professionals / Strengthening the pipeline of industrial apprentices, including a shorter application process / Establishment of cross-segment communities to retain digitalization and tech experts / Region-specific initiatives, e.g., to attract female tech talents in China and to strengthen and expand the TechCenter in India	120.00%
		Total	108.33%

STI target achievement 2022 / 2023

For fiscal year 2022 / 2023, total target achievement for the STI is therefore as follows:

STI 2022/2023 SUMMARY

		Target amount (€)	Target achievement Net income (weighting: 35%)	Target achievement FCF before M&A (weighting: 35%)	Target achievement individual performance (weighting: 30%)	Overall target achievement	Payout amount (€)
Current members	Miguel Ángel López Borrego	416,667	0.00%	111.32%	108.33%	71.46%	297,754
of the Executive Board	Oliver Burkhard	680,000	0.00%	111.32%	108.33%	71.46%	485,935
Board	Dr. Klaus Keysberg	680,000	0.00%	111.32%	108.33%	71.46%	485,935
Former members of the Executive Board	Martina Merz	937,500	0.00%	111.32%	108.33%	71.46%	669,947

The amounts set out in the above table will be paid to the Executive Board members in December 2023.

STI 2022 / 2023 as part of the compensation awarded or due in fiscal year 2022 / 2023

As in the compensation report for fiscal year 2021 / 2022, in the disclosures on STI in this compensation report the compensation awarded or due in the fiscal year disclosed in accordance with § 162 (1) AktG is not based on the amount paid in the reporting year for the previous fiscal year; instead the compensation for which the underlying activity was performed in full in the reporting period is disclosed. Accordingly, in the interests of a more accurate allocation to the period, the STI 2022 / 2023 is disclosed as part of the compensation awarded or due in fiscal year 2022 / 2023, even though payment is only made in December 2023 and thus in the following fiscal year (2023 / 2024). The aim of this method of presentation is to enhance the clarity and comprehensibility of the compensation report and is in line with the market practice on the interpretation of the term "awarded or due" pursuant to § 162 AktG.

A look forward to the individual targets for the STI 2023 / 2024

For fiscal year 2023 / 2024 the Supervisory Board has set the following individual targets for the STI, which again apply jointly to all Executive Board members:

Resolute pursuit of the APEX performance program with transparent and timely monitoring of leverage, measures and activities. Progress to be measured in particular through the adjusted EBIT margin planned for the group for 2023 / 2024 and the achievement of the free cash flow before M&A budgeted for 2023 / 2024.

Long-Term Incentive (LTI) 2022 / 2023

How it works

The second performance-related compensation element is the Long-Term Incentive (LTI), which has a performance period of four years. The LTI is share-based; this brings the interests of the Executive Board and those of shareholders even better into line.

The LTI is issued in annual installments. Before the new installment is issued, the Supervisory Board sets challenging target and threshold values for the following three additively linked performance criteria to the extent that these do not result directly from the compensation system in effect:

- Relative total shareholder return (TSR) (weighting 30%)
- Return on capital employed (ROCE) (weighting 40%)
- Sustainability (weighting 30%)

The target and threshold values remain valid throughout the four-year term of the installment; after each fiscal year-end during the four-year term, the Supervisory Board determines whether and to what extent the targets have been achieved (see below for details on determining the annual levels of target achievement).

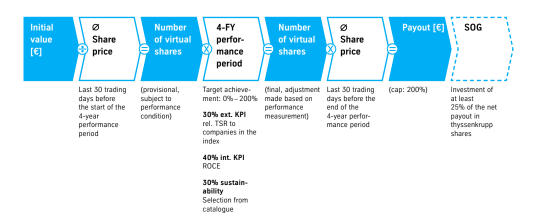
At the start of each installment, the Executive Board members are awarded a certain number of virtual shares, initially on a provisional basis. This is calculated by dividing the initial value (target amount) by the average thyssenkrupp share price, calculated as the arithmetic mean of the closing prices on the last 30 stock exchange trading days before the beginning of the fiscal year for which the respective LTI installment is issued; in doing so, this number is rounded half even. The provisionally awarded number of virtual shares can therefore vary from year to year.

The number of virtual shares finally granted to Executive Board members after the end of the four-year performance period is determined by the arithmetic mean of the four annual levels of target achievement, taking into account the weighting of the performance criteria. The total target achievement is multiplied by the number of virtual shares provisionally awarded to calculate the final number of virtual shares earned.

To determine the amount of the final payout, the final number of virtual shares reached at the end of the performance period is multiplied by the average thyssenkrupp share price, calculated as the arithmetic mean of the closing prices on the last 30 stock exchange trading days of the final fiscal year of the four-year performance period. Instead of a cash payment, the LTI can also be granted in whole or in part in the form of thyssenkrupp AG shares as decided by the Supervisory Board.

The actual LTI payout is therefore calculated as follows:

LONG-TERM INCENTIVE (LTI) CALCULATION



The payout amount calculated in this way is capped at 200% of the LTI target amount.

Contribution to the group's long-term development

The share-linked aspect of the LTI enables the Executive Board members to share in the relative and absolute performance of the share price, bringing the objectives of management and the interests of shareholders even more closely into line. This gives the Executive Board an incentive to sustainably increase the company's value over the long term. The implementation of relative total shareholder return means that an external performance criterion geared to the capital market is also used, enabling a comparison to be drawn with relevant competitors. This creates an incentive to outperform competitors over the long term.

ROCE as a further financial performance criterion serves portfolio optimization and creates incentives to ensure that it is primarily the profitable thyssenkrupp businesses that are continued. This also strengthens the performance of the group.

The inclusion of non-financial sustainability criteria in the LTI emphasizes thyssenkrupp's social and ecological responsibility as well as the goal of sustainable corporate development.

Virtual shares allocated for the LTI installment issued in fiscal year 2022 / 2023

For the LTI installment issued in fiscal year 2022 / 2023, the Executive Board members were provisionally allocated a total of 777,171 virtual shares (stock rights):

LTI INSTALLMENT 2022/2023 - ALLOCATION

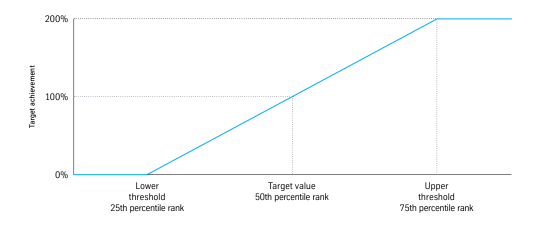
		LTI initial value (€)	Allotment price (€) (average thyssenkrupp share price)	Provisionally granted number of virtual shares	Present value at grant date (€)¹)	Maximum number of virtual shares (200% target achievement)
Current members of the	Miguel Ángel López Borrego	666,667	5.49	121,433	635,095	242,866
Executive Board	Oliver Burkhard	1,050,000	5.49	191,257	671,312	382,514
	Dr. Klaus Keysberg	1,050,000	5.49	191,257	671,312	382,514
Former members of the Executive Board	Martina Merz	1,500,000	5.49	273,224	959,016	546,448

¹⁾ Granted to Oliver Burkhard, Dr. Klaus Keysberg and Martina Merz on October 13, 2022. In the case of Miguel Ángel López Borrego, the virtual shares were granted as of June 1, 2023 as he joined the company during fiscal year 2022 / 2023. This results in different present values for the virtual shares as of the grant date.

Financial performance criteria for the LTI installment issued in fiscal year 2022 / 2023

The following target and threshold values for the two performance criteria relative total shareholder return (TSR) and return on capital employed (ROCE) apply throughout the four-year term of the installment:

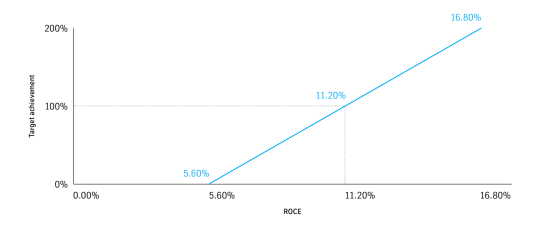
RELATIVE TOTAL SHAREHOLDER RETURN



In the case of relative TSR, the target and threshold values for the comparison of thyssenkrupp's performance with the TSR performance of companies in the STOXX® Europe 600 Basic Resources are already firmly established in the compensation system in effect. TSR performance is calculated per fiscal year on the basis of the share price performance plus distributed dividends. The average share price, calculated as the arithmetic mean of the closing prices on the last 30 stock exchange trading days before the beginning or end of the fiscal year, is used for the start and end values. The TSR performance of all companies, including thyssenkrupp, is ranked on this basis. Target

achievement is then determined from thyssenkrupp's positioning on the target achievement curve above, measured as a percentile rank, with intermediate values rounded up to the respective full percentile.

RETURN ON CAPITAL EMPLOYED (ROCE)



The Supervisory Board set the target value and the threshold values for ROCE on the basis of return expectations before allocation of installment 2022 / 2023 began. Target achievement for each fiscal year during the four-year performance period is measured against the target value set before the start of the installment and determined on the basis of the target achievement curve above.

Sustainability targets for the LTI installment issued in fiscal year 2022 / 2023 $\,$

In addition to the financial performance criteria TSR performance and ROCE, sustainability targets are taken into account in the LTI with a weighting of 30%. As a rule, these are formulated as Indirect Financial Targets (IFTs) as part of thyssenkrupp's corporate management. In this context, before the launch of the LTI installment issued 2022 / 2023, the Supervisory Board selected the following two equally weighted sustainability criteria as performance criteria; they relate in particular to the area of "employees and society":

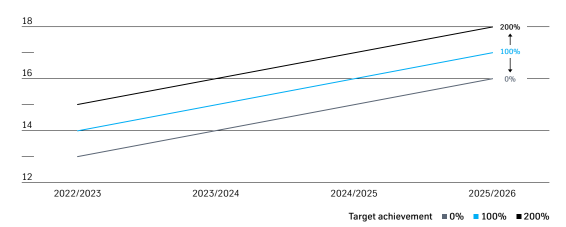
- Increase in the proportion of women in leadership positions at group level to 17% by 2025 / 2026 (weighting: 15%).
- Achievement of an employee Net Promoter Score (eNPS) of >0 at group level by 2025 / 2026 (weighting: 15%).

The thyssenkrupp eNPS, which is determined as part of the annual Employee Pulse Check, is an indicator of employee satisfaction, expressed by the willingness of employees to recommend thyssenkrupp as an employer. The eNPS is based on the answers to the question "How likely is it that you recommend your company to a friend?" A scale of 0 to 10 is used for the answers; 0 stands for "very unlikely" and 10 for "very likely." The eNPS is calculated as the difference between the percentage of answers in the two highest categories, 9 and 10 ("promoters"), and the percentage of answers in the four lowest categories, 0 to 3 ("detractors"). Therefore, an eNPS of >0 means that the proportion of promoters in the answers submitted in the Employee Pulse Check is higher than the proportion of detractors, i.e., there are more positive than negative answers.

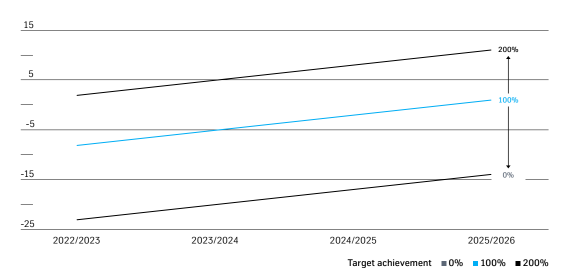
The sustainability targets are formulated using measurable key indicators, for which the Supervisory Board has resolved the following target and threshold values that apply throughout the four-year term of the installment. Target achievement is measured by the Supervisory Board annually during the four-year performance period within a range of 0% and 200%, based on the results achieved in the respective fiscal year.

TARGETS AND THRESHOLDS FOR THE PERCENTAGE OF WOMEN

in leadership positions at group level through to 2025/2026



TARGETS AND THRESHOLDS FOR THE EMPLOYEE NET PROMOTER SCORE (ENPS) at group level through to 2025/2026



Annual levels of target achievement of the performance criteria for the LTI installment issued in fiscal year 2022 / 2023

As outlined above, target achievement for the performance criteria for the LTI are determined on an annual basis and any payment is only due after the end of the four-year performance period. For fiscal year 2022 / 2023, the Supervisory Board determined the following target achievements:

LTI 2020/2021 - 2023/2024: TARGET ACHIEVEMENT ON ANNUAL BASIS FOR 2022/20231)

Performance criterion	Weighting	Threshold value for 0% target achievement	Target value for 100% target achievement	Threshold value for 200% target achievement	Result for 2022/2023	Target achievement
Relative Total Shareholder Return (Percentile)	30%	25	50	75	84	200.00%
Return on Capital Employed (%)	40%	0.00	4.00	8.50	(9.28)	0.00%
Accident frequency rate per 1 million working hours	15%	3.20	2.60	2.20	2.41	147.50%
Proportion of women in leadership positions (%)	15%	13.00	14.00	15.00	14.61	161.00%
Total	100%					106.28%

¹⁾ For detailed information on the targets and the target and threshold values for the LTI installment launched in fiscal year 2020 / 2021, see the Compensation Report 2020 / 2021

LTI 2021/2022 - 2024/2025: TARGET ACHIEVEMENT ON ANNUAL BASIS FOR 2022/2023¹⁾

Weighting	Threshold value for 0% target achievement	Target value for 100% target achievement	Threshold value for 200% target achievement		Target achievement
30%	25	50	75	84	200.00%
40%	5.00	10.00	15.00	(9.28)	0.00%
15%	38.50	36.50	34.50	31.18	200.00%
15%	20.00	50.00	100.00	75.97	151.94%
100%					112.79%
	30% 40% 15%	Weighting for 0% target achievement 30% 25 40% 5.00 15% 38.50 15% 20.00	Weighting for 0% target achievement for 100% target achievement 30% 25 50 40% 5.00 10.00 15% 38.50 36.50 15% 20.00 50.00	Weighting for 0% target achievement for 100% target achievement for 200% target achievement 30% 25 50 75 40% 5.00 10.00 15.00 15% 38.50 36.50 34.50 15% 20.00 50.00 100.00	Weighting for 0% target achievement for 100% target achievement for 200% target achievement Result for 2022/2023 30% 25 50 75 84 40% 5.00 10.00 15.00 (9.28) 15% 38.50 36.50 34.50 31.18 15% 20.00 50.00 100.00 75.97

¹⁾ For detailed information on the targets and the target and threshold values for the LTI installment launched in fiscal year 2021 / 2022, see the Compensation Report 2021 / 2022

LTI 2022/2023 - 2025/2026: TARGET ACHIEVEMENT ON ANNUAL BASIS FOR 2022/2023

Performance criterion	Weighting	Threshold value for 0% target achievement	Target value for 100% target achievement	Threshold value for 200% target achievement	Result for 2022/2023	Target achievement
Relative Total Shareholder Return (Percentile)	30%	25	50	75	84	200.00%
Return on Capital Employed (%)	40%	5.60	11.20	16.80	(9.28)	0.00%
Proportion of women in leadership positions (%)	15%	13.00	14.00	15.00	14.61	161.00%
Employee Net Promoter Score	15%	(23.00)	(8.00)	2.00	(4.00)	140.00%
Total	100%					105.15%

²⁾ Calculated on the basis of scope 1 and scope 2 emissions at group level, excluding Steel Europe

 $^{^{\}rm 3)} Formally \ referred to as net climate-neutral steel.$

Long-Term Incentive (LTI) 2019 / 2020

Final target achievement for the LTI installment 2019 / 2020

The LTI installment for the fiscal year 2019 / 2020, based on the compensation system in effect at that time, started on October 1, 2019 and ended on September 30, 2022. The relevant performance criteria were value generation – measured by the key performance indicator thyssenkrupp Value Added (tkVA) for the three-year performance period – and the performance of the thyssenkrupp share price in the first quarter of fiscal year 2022 / 2023 so the performance period only ended in the present reporting year. See also the detailed commentary in the compensation report for fiscal year 2019 / 2020.

For the performance criterion tkVA, the Supervisory Board set a target value of €3,000 million. After the end of the performance period the related payout amount is therefore derived as follows:

CALCULATION OF TARGET ACHIEVEMENT - LTI INSTALLMENT 2019 / 20201)

thyssenkrupp Value Added (tkVA)						
Price performance of thyssenkrupp stock						
2019 / 2020 – 2021 / 2022						
Average share price Q1 2022 / 2023 vs. average share price Q1 2019 / 2020						
Multiplication						
0-250%						
Target amount: €1,050,000						
84,000 virtual shares						
Average share price Q1 2019 / 2020: €12.50						
The average tkVA actually achieved was 6.7 million below the target tkVA, leading to a decrease of 0.67% in the number of virtual shares awarded						
(100% – 0.67%) x 84,000 virtual shares = 83,437 virtual shares						
83,437 virtual shares						
€448,056.69						
Average share price Q1 2022 / 2023: €5.37						

¹⁾ Example for an ordinary Executive Board member based on an initial value of €1,050,000

LTI 2019 / 2020 as part of the compensation awarded or due in fiscal year 2022 / 2023

As outlined above, the performance period for the LTI installment 2019 / 2020 ended on December 31, 2022 with the determination of the share price performance in the first quarter of fiscal year 2022 / 2023. Consequently, the performance conditions for any payout were only fulfilled as of this date. Therefore — to allow allocation to the correct period — the payout of the LTI 2019 / 2020 is presented as part of the compensation awarded or due in fiscal year 2022/ 2023 within the meaning of \S 162 (1) AktG.

In January 2023, the following amounts were paid out to the current and former Executive Board members listed below based on the tkVA achieved and the share price performance:

LTI INSTALLMENT 2019/2020 - SUMMARY

		Initial value (€)	Avg. share price Q1 FY 2019 / 2020 (€)	Provisionally granted number of virtual shares	tkVA target achievement	Finally granted number of virtual shares	Avg. share price Q1 FY 2022 / 2023 (€)	Payout amount (€)
Current members of the	Oliver Burkhard	1,050,000	12.50	84,000	99.33%	83,437	5.37	448,056.69
Executive Board	Dr. Klaus Keysberg	1,050,000	12.50	84,000	99.33%	83,437	5.37	448,056.69
Former members of the	Johannes Dietsch	525,000	12.50	42,000	99.33%	41,719	5.37	224,031.03
Executive Board	Martina Merz	2,000,000	12.50	160,000	99.33%	158,928	5.37	853,443.36

Miguel Ángel López Borrego was not a member of the Executive Board of thyssenkrupp AG in fiscal year 2019 / 2020; therefore, he did not receive any payouts from the installment launched for the Executive Board at that time.

A look forward to the sustainability targets for the LTI installment 2023 / 2024

The Supervisory Board has selected the following sustainability target for the LTI installment to be launched in fiscal year 2023 / 2024, which will run from 2023 / 2024 until 2026 / 2027:

 Achievement of a High Risk Supplier Reduction (HSR) of 36.4% at group level by 2026 / 2027 (weighting: 30%).

The newly developed High Risk Supplier Reduction (HSR) indicator will be implemented as a new Indirect Financial Target (IFT) at group level from the present fiscal year, analogously to its integration into long-term compensation. In the future, this indicator will be used to report how the measures we take reduce sustainability risks in our supplier portfolio. It therefore replaces the previous IFT for the number of supplier audits performed. The HSR shows the proportion of suppliers classified as potentially risky in the initial risk analysis performed in accordance with the German Act on Corporate Due Diligence Obligations in Supply Chains (LkSG) relative to the total population of potentially risky suppliers. Through the reduction target, we aim to further reduce the risk of violations of the legal provisions of this legislation in respect of environmental protection, human rights, and occupational safety within our portfolio of suppliers. If other risks are identified in the annual and ad-hoc risk analysis, these must be mitigated as soon as possible, irrespective the objectives set within the framework of the HSR, by taking by prompt measures that are consistent with the provisions of the LkSG.

Other compensation rules

Share ownership guidelines (SOG)

All Executive Board members are required to purchase thyssenkrupp shares to a total value of one annual fixed salary (gross) and to hold them for the duration of their appointment. This brings the interests of the Executive Board and shareholders further into alignment and also recognizes thyssenkrupp's sustainable and long-term development. The annual investment is 25% of the net payout from the performance-related compensation components (STI and LTI) until the prescribed investment amount is reached. Fulfillment of the share buy and hold requirement is determined based on the purchase price at the acquisition date.

Under the program in effect, in fiscal year 2022 / 2023 shares were purchased using the STI paid in December 2022 for fiscal year 2021 / 2022 and from the payment made in January 2023 for the LTI installment issued for fiscal year 2019 / 2020. No STI or LTI payouts were due to Miguel Ángel López Borrego as he joined the Executive Board on June 1, 2023 and thus during fiscal year 2022 / 2023; consequently he did not purchase any shares under the SOG. In his case, the first purchase of shares will be made in fiscal year 2023 / 2024 out of the payout due in December 2023 for the STI for fiscal year 2022 / 2023. By contrast, for Martina Merz the obligation to hold the shares purchased under the share ownership guidelines (SOG) ended when her service contract ended on June 30, 2023. Moreover, she no longer has an obligation to purchase shares in the future.

The following table shows the investments made and the fulfillment of the requirements in fiscal year 2022 / 2023:

SHARE OWNERSHIP GUIDELINES: INVESTMENTS AND FULFILLMENT OF THE SHARE HOLDING REQUIREMENTS IN FY 2022/2023

	Status quo per Sept.	30, 2022		Investments made in I	FY 2022/2023	Status quo per Sept. 30, 2023			
	Number of shares in deposit account	Investments made (€)	in % of SOG requirements	Number of shares	Value taken into account (€)		Investments made (€)	in % of SOG requirements	
Miguel Ángel López Borrego ¹⁾	_	_	_	_	_	-	-	0	
Oliver Burkhard	47,140	466,703	67	16,170	108,086	63,310	574,789	82	
Dr. Klaus Keysberg	14,172	123,830	18	16,170	108,086	30,342	231,916	33	
Martina Merz ²⁾	26,051	227,624	28	30,309	202,597	56,360	430,221	32	

¹⁾ Miguel Ángel López Borrego has notified the company that on May 12, 2023 he privately purchased 238,000 thyssenkrupp shares at a total cost of €1,513,680. At his own request, he did not make use of the option to transfer these shares to the SOG program, so he is still required to purchase and hold shares to the value of one year's fixed compensation (€1,340,000 gross) for the duration of his appointment.

Observance of the maximum compensation of Executive Board members

The compensation of Executive Board members is capped in two respects. Firstly, caps are set for each of the performance-related components; under the current compensation system they are 200% of the target amount both for the STI and for the LTI. By contrast, the maximum payout for performance-related compensation promised in prior fiscal years up to and including 2019 / 2020 is 200% of the target amount for the STI and 250% of the target amount for the LTI. With regard to the performance-related compensation awarded or due in fiscal year 2022 / 2023, these caps were observed in all cases, as shown in the following tables:

²⁾ The disclosure on the status quo for Martina Merz in 2023 refers to the date on which her service contract ended, June 30, 2023, which also marked the end of her obligation to hold the thyssenkrupp shares purchased under the applicable SOG.

OBSERVANCE OF THE MAXIMUM COMPENSATION WITH REGARD TO THE PERFORMANCE-RELATED COMPENSATION OF THE CURRENT MEMBERS OF THE EXECUTIVE BOARD AWARDED OR DUE IN FY 2022/2023

		Miguel Ángel Lópe	z Borrego		Oliver Burkhard			Dr. Klaus Keysberg	I	
		Chairman of the Ex			Ordinary member since February 1,		Board	Ordinary member of since October 1, 2		oard
€000s		Target compensation	Maximum	Payout	Target compensation	Maximum	Payout	Target compensation	Maximum	Payout
One-year variable compensation	STI 2022/2023	417	833	298	680	1,360	486	680	1,360	486
Multiple-year variable compensation	LTI 2019/2020	_	_	_	1,050	2,625	448	1,050	2,625	448

OBSERVANCE OF THE MAXIMUM COMPENSATION WITH REGARD TO THE PERFORMANCE-RELATED COMPENSATION OF THE FORMER MEMBERS OF THE EXECUTIVE BOARD AWARDED OR DUE IN FY 2022/2023

		Johannes Dietsch	n		Martina Merz		
		Ordinary member Feb. 1, 2019 – Ma		e Board	Chairwoman of t October 1, 2019	he Executive Boar – May 31, 2023	rd
€000s		Target compensation	Maximum	Payout	Target compensation	Maximum	Payout
One-year variable compensation	STI 2022/2023	-		-	938	1,875	670
Multiple-year variable compensation	LTI 2019/2020	525	1,313	224	2,000	5,000	853

Secondly, in accordance with § 87a (1) sentence 2 no. 1 AktG, the Supervisory Board has set a maximum compensation amount that limits the total compensation granted and to be paid for a particular fiscal year (consisting of annual fixed compensation, pension allowance or pension plan, fringe benefits, payout from STI and payout from LTI as well as any other compensation). The maximum compensation amount is €9.0 million for a CEO and €4.5 million each for ordinary Executive Board members. This maximum compensation can only be reviewed retrospectively once the payout from the LTI installment launched for the respective fiscal year has been determined. The LTI installment launched in fiscal year 2019 / 2020 ended in fiscal year 2022 / 2023 so it is only now possible to report on compliance with the maximum compensation set for fiscal year 2019 / 2020. This corresponded to the amount and definition of maximum compensation applicable in fiscal year 2022 / 2023 and was observed for all Executive Board members in office at the time, as shown by the following table:

OBSERVANCE OF THE MAXIMUM COMPENSATION WITH REGARD TO THE TOTAL COMPENSATION OF THE CURRENT AND THE FORMER MEMBERS OF THE EXECUTIVE BOARD GRANTED FOR FY 2019/2020

		Martina Merz			Oliver Burkha	ırd		Johannes Die	tsch		Dr. Klaus Key	sberg	
		Chairwoman of Executive boat October 1, 20	rd	, 2023	Ordinary mer executive boo since Februar	ırd		Ordinary men executive boa Feb. 1, 2019	ırd	2020	Ordinary men executive boa since October	rd	
€000s		Target compen- sation	Maximum compen- sation	Payout	Target compen- sation	Maximum compen- sation	Payout	Target compen- sation ¹⁾	Maximum compen- sation ¹⁾	Payout	Target compen- sation	Maximum compen- sation	Payout
	Fixed compensation 2019/2020 ²⁾	1,307	1,307	1,307	683	683	683	350	350	350	683	683	683
Performance- independent compensation	Fringe benefits 2019/2020	93	93	93	79	79	79	17	17	17	81	81	81
	Pension allowance 2019/2020	536	536	536	_		_	_	_	_	280	280	280
Total		1,936	1,936	1,936	762	762	762	367	367	367	1,044	1,044	1,044
One-year variable compensation	STI 2019/2020	1,250	2,500	0	680	1,360	0	_3)	_3)	_3)	680	1,360	0
Multiple-year variable compensation	LTI 2019/2020	2,000	5,000	853	1,050	2,625	448	525	1,313	224	1,050	2,625	448
Total		5,186	9,436	2,789	2,492	4,747	1,210	892	1,680	591	2,774	5,029	1,492
Other compensation	Special payment 2019/2020 ⁴⁾	500	500	500	200	200	200		_	_	200	200	200
Total		5,686	9,936	3,289	2,692	4,947	1,410	892	1,680	591	2,974	5,229	1,692
Pension	Service costs 2019/2020		_	_	1	1	1	145	145	145	360	360	360
Total compen- sation		5,686	9,000	3,289	2,693	4,500	1,411	1,037	2,250	736	3,334	4,500	2,052

¹⁾ Since Johannes Dietsch left the Executive Board during the year, the target and maximum compensation for fiscal year 2019 / 2020 was determined on a prorated basis.

Termination benefits

Severance payment provisions

The Executive Board service contracts contain severance payment provisions that comply with the recommendations of the German Corporate Governance Code. In the event that the service contract is terminated before the end of the agreed contract term at the instigation of the company, the Executive Board member may receive a severance payment.

In the service contracts entered into or extended since October 1, 2019, the amount of the severance payment is determined by the sum of the annual fixed salary and the STI actually paid out for the past fiscal year, as well as the annual fixed salary and the expected STI for the current fiscal year in which the Executive Board service contract ends, but does not exceed the sum of the annual fixed salaries and the expected STI benefits for the remaining term of the Executive Board service contract. Other compensation, in particular retirement benefit costs, LTI and fringe benefits, are not considered.

²⁾ In view of the impact of the Covid-19 pandemic and the related short-time working for members of the workforce, on their own initiative Martina Merz, Oliver Burkhard and Dr. Klaus Keysberg each waived 10% of their gross monthly compensation for the three months from May to July 2020.

 $^{^{3)}}$ When he left the Executive Board, Johannes Dietsch renounced all claims to an STI for fiscal year 2019 / 2020.

⁴⁾ For their exceptional achievements in fiscal year 2019 / 2020, Martina Merz, Oliver Burkhard und Dr. Klaus Keysberg received a one-time special payment under the rules for the compensation system in effect at that time. For the background and further details, please refer to the information provided in the Compensation Report 2019 / 2020 and at the 2021 Annual General Meeting.

This notwithstanding, for Oliver Burkhard as an Executive Board member first appointed before October 1, 2019, the previous arrangement was that the parties would agree on the amount of any severance payment as and when required, in which case such a payment would not exceed the caps stated in the following: a severance payment would amount to no more than the sum of the value from two times the most recent annual fixed salary, the STI actually paid out for the past fiscal year and the expected STI for the current fiscal year in which the Executive Board service contract ends and two times the most recent LTI target amount. If the value of the aforementioned benefits for the remaining term of the Executive Board service contract had been less than that sum total, that lower value would have been the cap. This ruling no longer applies from the beginning of his new term of office effective October 1, 2023 and the level of any severance payment would be determined using the general system applicable for all service contracts entered into or extended from October 1, 2019.

Post-contractual non-compete clause

The Executive Board service contracts do not currently contain a post-contractual non-compete clause.

Change of control

Executive Board service contracts entered into or extended since April 1, 2020 do not include any commitments for benefits in the event of early termination by the Executive Board member due to a change of control.

Executive Board service contracts entered into before April 1, 2020 (Oliver Burkhard, Dr. Klaus Keysberg) contain commitments according to which, in the event of a change of control, the Executive Board members have the right, within a period of six months of the change of control, to resign as a member of the Executive Board for good cause and terminate their service contract on three months' notice to the end of a month (special termination right). On exercise of the special termination right, severance payment rules apply which provide that payments in connection with the termination of employment on the Executive Board due to a change of control may not exceed two years' compensation, limited however to fixed salary and STI, and may not compensate more than the remaining term of the service contract. The special termination right and the right to severance payments do not apply if the change of control is by the Alfried Krupp von Bohlen und Halbach Foundation. As outlined above, this ruling no longer applies to Oliver Burkhard from the start of his new term of office on October 1, 2023.

Malus/clawback

In the event of serious breaches by Executive Board members of applicable law or applicable internal company or group policies and guidelines, the Supervisory Board has the option to reduce or completely cancel any variable compensation components not yet paid out and – if a breach is subsequently discovered – to reclaim in part or in full any variable compensation components already paid out. In the case of variable compensation components paid out on the basis of inaccurate consolidated financial statements, the latter also applies to the difference determined on the basis of corrected financial statements.

In the past fiscal year, the Supervisory Board did not find any cause to make use of the option provided for under the compensation system to reduce, completely cancel or reclaim variable compensation components.

Third-party benefits

In the past fiscal year, no Executive Board member was promised or granted benefits by a third party in connection with their activity as an Executive Board member.

Compensation for supervisory board positions within and outside the thyssenkrupp group

In the past fiscal year, the Executive Board members Miguel Ángel López Borrego, Dr. Klaus Keysberg and Martina Merz were granted compensation for holding positions on the supervisory board of thyssenkrupp nucera AG & Co. KGaA. Under the corresponding regulations of the valid Executive Board compensation system, these were offset against their compensation payments and thus did not result in higher total compensation. With a view to clarity and understandability, these amounts are therefore not disclosed in the tables presenting the overview of compensation awarded or due to Executive Board members in fiscal year 2022 / 2023.

No further compensation was granted to Executive Board members for holding supervisory board positions within the group in the past fiscal year. This also applies to positions held on external supervisory boards in connection with their work for the Executive Board and in the interests of thyssenkrupp.

Executive Board compensation disclosed for each member individually

Compensation awarded or due to current Executive Board members in fiscal year 2022 / 2023

The following table shows the fixed and variable compensation components awarded or due to the current Executive Board members in the past fiscal year, including their relative share, in accordance with § 162 AktG. These comprise the annual fixed salary paid for their services in fiscal year 2022 / 2023, the fringe benefits granted, the pension allowance paid for their services in the fiscal year, the STI granted for their services in fiscal year 2022 / 2023 and due in December 2023, the payout from the LTI installment for fiscal year 2019 / 2020, for which the performance period ended in fiscal year 2022 / 2023. Current pension service costs for the present Executive Board members for their service in the past fiscal year are not included in this definition but are nevertheless presented separately as voluntary additional disclosures.

COMPENSATION OF THE CURRENT MEMBERS OF THE EXECUTIVE BOARD AWARDED OR DUE IN FY 2022/2023

		Miguel Ángel L	ópez Borrego			Oliver Burkhard	I			Dr. Klaus Keysl	oerg		
		Chairman of th		oard		Ordinary memb since February		cutive Board		Ordinary memb		cutive Board	
		2	2021/2022	20	022/2023	2	021/2022	20	022/2023	2	2021/2022	2	022/2023
		€000s	in %	€000s	in %	€000s	in %	€000s	in %	€000s	in %	€000s	in %
Performance-	Fixed compen- sation			447	48	700	30	700	40	700	49	700	36
independent compensation	Fringe benefits			8	1	48	2	123	7	58	4	57	3
	Pension allowance	_	_	179	19	_	-	_	_	280	20	280	14
[otal		_	-	633	68	748	32	823	47	1,038	73	1,037	53
One-year variable	STI 2021/2022		_	_	_	377	16		_	377	27		_
compensation	STI 2022/2023	_	_	298	32		_	486	28	_	_	486	25
Multiple-year	LTI 2018/2019	_	_	_	_	1,230	52	_	_	_	_	_	_
variable compensation	LTI 2019/2020	_	_	_	_	_	_	448	26	_	_	448	23
Total		_	_	931	100	2,355	100	1,757	100	1,415	100	1,971	100
Other compensation			_	_	_		_	_	_		_	_	_
Total compens accordance wi		_	_	931	100	2,355	100	1,757	100	1,415	100	1,971	100
Service costs ¹⁾			_	_	_	6	_	3	_	155	_	559	_
Total compens incl. service co				931	_	2,361		1,760	_	1,570	_	2,530	_

 $^{^{\}scriptscriptstyle{1)}}$ Voluntary additional disclosure; based on IFRS

Compensation awarded or due to former Executive Board members in fiscal year $2022 \ / \ 2023$

The following table contains the fixed and variable compensation components awarded or due in fiscal year 2022 / 2023 to former members of the Executive Board who terminated their activity within the past ten fiscal years, including their relative share, in accordance with § 162 AktG. These comprise the annual fixed salary paid for any services in fiscal year 2022 / 2023, the fringe benefits granted, the pension allowance paid for any services in fiscal year 2022 / 2023, the STI granted for any services in fiscal year 2022 / 2023 and due in December 2023, the payout from the LTI installment for fiscal year 2019 / 2020, for which the performance period ended in fiscal year 2022 / 2023. They also include any pension benefits drawn for fiscal year 2022 / 2023.

COMPENSATION OF THE FORMER MEMBERS OF THE EXECUTIVE BOARD AWARDED OR DUE IN FY 2022/2023 (1/2)

		Martina Merz				Johannes Diets	ch			Dr. Donatus Ka	aufmann		
		Chairwoman of October 1, 2019				Ordinary members. 1, 2019 – N				Ordinary mem Feb. 1, 2014 -			
		2	021/2022	2	022/2023	2	021/2022	20	022/2023		2021/2022	2	022/2023
		€000s	in %	€000s	in %	€000s	in %	€000s	in %	€000s	in %	€000s	in %
Performance-	Fixed compensation	1,340	52	1,005	34		_	_	_	_		_	_
independent	Fringe benefits	24	1	18	1			_	_	_	_	_	_
compensation	Pension allowance	536	21	402	14		_	_	_	_		_	_
Total		1,900	73	1,425	48	-	-	_	-	_	-	_	_
One-year	STI 2021/2022	693	27	_	_			_	-		_		_
variable compensation	STI 2022/2023		_	670	23		_	_	_	_	_	_	_
	LTI 2018/2019		_	-	_	820	100	_	-	1,113	100		_
variable compensation	LTI 2019/2020		_	853	29		_	224	40	_	_	_	_
Total		2,593	100	2,948	100	820	100	224	40	1,113	100	_	_
	Pension payments	_	_	_	_		_	_	_		_	_	_
Other compensation	Payout pension capital ¹⁾	_	_	_	_	_	_	333	60	_	_	1,846	100
	Payout DC ²⁾	_	_		_	_		_	_	_	_	_	_
Total compen accordance w	sation in rith § 162 AktG	2,593	100	2,948	100	820	100	557	100	1,113	100	1,846	100
Service costs ³			_	_	_		_		_		_		_
Total compen incl. service o		2,593	_	2,948	_	820		557	_	1,113	_	1,846	_

¹⁾ Johannes Dietsch and Dr. Donatus Kaufmann do not receive their pension as annuity payments but as a lump-sum payment.

²⁾ Deferred compensation: compensation converted into additional pension benefits.

³⁾ Voluntary additional disclosure; based on IFRS

COMPENSATION OF THE FORMER MEMBERS OF THE EXECUTIVE BOARD AWARDED OR DUE IN FY 2022/2023 (2/2)

Dr. Heinrich Hiesinger

Vice Chairman of the Executive Board Oct. 1, 2010 – Jan. 20, 2011 Chairman of the Executive Board Jan. 21, 2011 – July 6, 2018

		2	2021/2022	- 1	2022/2023
		€000s	in %	€000s	in %
Other compensation	Pension payments	695	100	749	100
Total compensation in accordance with § 162 AktG		695	100	749	100

Target compensation and actual compensation of the current Executive Board members for the past fiscal year

As a voluntary additional disclosure of the compensation awarded or due for fiscal year 2022 / 2023 as defined in § 162 AktG, the following table presents the target compensation of the current Executive Board members for the fiscal year 2022 / 2023. This includes the target compensation promised for the fiscal year, which is granted in the event of 100% target achievement, supplemented by details of the individually attainable minimum and maximum compensation.

TARGET COMPENSATION VS. COMPENSATION AWARDED OR DUE OF THE CURRENT MEMBERS OF THE EXECUTIVE BOARD FOR FY 2022/2023

		Miguel Ángel	López Borreg	0		Oliver Burkha	rd			Dr. Klaus Keys	sberg		
		Chairman of t since June 1,		Board		Ordinary mem since Februar		ecutive Board		Ordinary men since October		ecutive Board	
€000s		Target compen- sation ¹⁾	Minimum compen- sation	Maximum compen- sation ¹⁾	awarded or due	Target compen- sation	Minimum compen- sation	Maximum compen- sation	awarded or due		Minimum compen- sation	Maximum compen- sation	awarded or due
Performance-	Fixed compen- sation	447	447	447	447	700	700	700	700	700	700	700	700
independent compensation	Fringe benefits	8	8	8	8	123	123	123	123	57	57	57	57
	Pension allowance	179	179	179	179		_	_	_	280	280	280	280
Total	<u>-</u>	633	633	633	633	823	823	823	823	1,037	1,037	1,037	1,037
One-year variable compensation	STI 2022/2023	417	0	833	298	680	0	1,360	486	680	0	1,360	486
Multiple-year	LTI 2019/2020	-			_		_		448		_		448
variable compensation	LTI 2022/2023	667	0	1,333	_	1,050	0	2,100	_	1,050	0	2,100	
Total	<u>-</u>	1,717	633	2,800	931	2,553	823	4,283	1,757	2,767	1,037	4,497	1,971
Other compensation				_	_		_	_	_		_	_	
Total compensation		1,717	633	3,000	931	2,553	823	4,500	1,757	2,767	1,037	4,500	1,971

¹⁾ Since Miguel Ángel López Borrego was appointed to the Executive Board during the year, the target and maximum compensation for fiscal year 2022 / 2023 was determined on a prorated hasis

Supervisory Board compensation in fiscal year 2022 / 2023

Fundamentals of the compensation system for the Supervisory Board

The compensation system for the Supervisory Board is governed by § 14 of the Articles of Association and provides both the abstract and the concrete framework for Supervisory Board member compensation. This ensures that compensation of Supervisory Board members always complies with the compensation system resolved by the Annual General Meeting.

Under § 14 of the Articles of Association, Supervisory Board members are entitled to an annual basic compensation component and a meeting attendance fee. The amount of compensation awarded to members of the Supervisory Board is based on the member's duties on the Supervisory Board or its committees. The compensation arrangements therefore reflect the requirements of the GCGC in particular. The fixed basic compensation, the compensation for additional committee activities, meeting attendance fees and the lack of any performance-related Supervisory Board compensation are intended in particular to promote the independence of Supervisory Board members. The supervisory and advisory activities usefully carried out by the Supervisory Board are intended to support the company's long-term development.

Design and application of the Supervisory Board compensation system in fiscal year 2022 / 2023

In addition to having their expenses reimbursed, Supervisory Board members receive annual basic compensation of €50,000. The annual compensation is €200,000 for the Supervisory Board Chairman and €150,000 for the Vice Chairman. This also covers memberships and chairs of committees.

For membership of a committee – with the exception of the Committee defined in § 27 (3) of the German Codetermination Act (MitbestG) and the Audit Committee – the other Supervisory Board members receive an additional payment of €12,500 on top of their annual basic compensation, while the chair of each committee receives an additional payment of €25,000. Each member of the Audit Committee receives an additional payment of €20,000 on top of their annual basic compensation, while the Chairman of the Audit Committee receives an additional payment of €40,000.

Supervisory Board members who serve on the Supervisory Board or a committee for only part of the fiscal year receive prorated compensation.

In addition, members of the Supervisory Board and the committees receive an attendance fee of €500 for each meeting attended in the form of an in-person meeting, telephone or video conference or similar.

All aspects of the Supervisory Board compensation system as set out in § 14 of the company's Articles of Association were applied in fiscal year 2022 / 2023. In the reporting year, the Supervisory Board members received no further compensation or benefits for personal services rendered, in particular advisory and agency services.

Supervisory Board compensation disclosed for each member individually

The following table shows the fixed and variable compensation components awarded or due to current and former Supervisory Board members in the past fiscal year, including their relative share, in accordance with § 162 AktG. Under § 14 (7) of the company's Articles of Association, the total compensation of the Supervisory Board is only payable after the close of the fiscal year. However, in line with the practice in the compensation report for fiscal year 2021 / 2022, the Supervisory Board compensation disclosed in the present report is systematically allocated to the fiscal year in which the underlying activity was performed — to allow allocation to the correct period and in the interests of clarity and understandability and to align it with the disclosure of the Executive Board compensation.

The following presentation of the compensation awarded or due to the members of the Supervisory Board in fiscal year 2022 / 2023 therefore comprises compensation components payable in fiscal year 2023 / 2024, but where the amount and entitlement comprises already established fixed compensation and compensation for membership of committees for activities performed in fiscal year 2022 / 2023 and meeting attendance fees incurred for fiscal year 2022 / 2023.

COMPENSATION OF THE FORMER MEMBERS OF THE SUPERVISORY BOARD AWARDED OR DUE IN FY 2022/2023

	Basic com				Compensat committee				Meeting fee	e			Compensation within the gro		n directorshi	ips	Total compensation according to § 163	
	2021	/2022	2022/	2023	2021/	2022	2022/	2023	2021/	2022	2022/	2023	2021/20	022	2022/20	023	2021/2022	2022/2023
	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in € ir	n %	in € iı	n %	in € in %	in € in %
Friederike Helfer ¹⁾	50,000	49	20,833	50	45,000	44	18,750	45	8,000	8	2,500	6	_	_	_	_	103,000 100	42,083 100
Peter Remmler ¹⁾	50,000	60	20,833	63	12,500	15	5,208	16	4,500	5	1,500	5	16,500	20	5,428	16	83,500 100	32,970 100
Dirk Sievers ²⁾	50,000	36	37,500	41	70,000	51	43,125	47	18,500	13	11,000	12	_	_	_	-	138,500 100	91,625 100
Isolde Würz ³⁾	50,000	94	12,500	96		_	_	_	3,000	6	500	4		_		-	53,000 100	13,000 100
Total	200	0,000	91	,667	127	,500		_	34	,000	15	,500	16,5	00	5,4	28	378,000	179,678

¹⁾ Member of the Supervisory Board until February 3, 2023

 $^{^{\}scriptscriptstyle{(2)}}$ Member of the Supervisory Board until June 20, 2023

²⁾ Member of the Supervisory Board until December 31, 2022

COMPENSATION OF THE CURRENT MEMBERS OF THE SUPERVISORY BOARD AWARDED OR DUE IN FY 2022/2023

	Basic compensation				Compensat committee		r		Meeting fee				Compensati within the g		m directors	ships	Total comp			
	2021/	2022	2022/	2023	2021/2	2022	2022/	2023	2021/2	2022	2022/	2023	2021/2	2022	2022/2	2023	2021/	2022	2022/	2023
	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %	in €	in %
Prof. DrIng. DrIng. E. h. Siegfried Russwurm, Chairman	200,000	91	200,000	92	_	_	_	_	19,500	9	17,000	8	_	_	_	_	219,500	100	217,000	100
Jürgen Kerner, Vice Chairman	150,000	90	150,000	92		_		_	16,500	10	13,500	8		_	_		166,500	100	163,500	100
Birgit A. Behrendt	50,000	94	50,000	81		_	8,333	13	3,000	6	3,500	6		_	_		53,000	100	61,833	100
Dr. Patrick Berard ¹⁾		_	33,333	93		_	_	_		_	2,500	7		_	_	_		_	35,833	100
Stefan Erwin Buchner	50,000	95	50,000	78		_	8,333	13	2,500	5	5,500	9		_	_		52,500	100	63,833	100
Dr. Wolfgang Colberg	50,000	94	50,000	73		_	13,333	20	3,000	6	5,000	7		_	_		53,000	100	68,333	100
Prof. Dr. Dr. h. c. Ursula Gather	50,000	62	50,000	61	25,000	31	25,000	31	5,500	7	6,500	8	_	_			80,500	100	81,500	100
Angelika Gifford	50,000	94	50,000	93					3,000	6	3,500	7		_	_		53,000	100	53,500	100
Dr. Bernhard Günther	50,000	38	50,000	40	65,833	50	57,500	46	16,000	12	17,500	14					131,833	100	125,000	100
Achim Hass	50,000	85	50,000	84					3,000	5	3,500	6	6,000	10	5,800	10	59,000	100	59,300	100
Tanja Jacquemin	50,000	67	50,000	66	20,000	27	20,000	26	5,000	7	6,000	8					75,000	100	76,000	100
Daniela Jansen	50,000	72	50,000	67	15,000	22	19,167	26	4,500	6	5,500	7		_	_		69,500	100	74,667	100
Christian Julius	29,167	84	50,000	83					1,500	4	3,500	6	3,943	11	6,800	11	34,610	100	60,300	100
Thorsten Koch	8,333	89	50,000	79			4,167	7	500	5	4,000	6	493	5	5,450	9	9,326	100	63,617	100
Katrin Krawinkel ²⁾			37,500	93			_				3,000	7			_				40,500	100
Dr. Ingo Luge	50,000	63	50,000	61	25,000	31	25,000	31	5,000	6	6,500	8			_	_	80,000	100	81,500	100
Tekin Nasikkol	50,000	60	50,000	48	12,500	15	27,500	27	4,500	5	9,000	9	17,000	20	16,750	16	84,000	100	103,250	100
Dr. Verena Volpert	50,000	56	50,000	52	33,333	38	40,000	42	5,500	6	6,000	6	_	_	-		88,833	100	96,000	100
Ulrich Wilsberg ¹⁾			33,333	55			11,875	20			4,500	7			10,613	18			60,321	100
Kirstin Zeidler ³⁾			12,500	74	_						500	3			3,784	23			16,784	100
Total	987	,500	1,166	,667	196,	666	260,	208	98,	500	126,	500	27,	436	49,	197	1,310	,102	1,602	,572

 $^{^{\}mbox{\tiny 1)}}$ Member of the Supervisory Board since February 3, 2023

The employee representatives who are members of a trade union have declared they will pass their compensation to the Hans Böckler Foundation in accordance with the guidelines of the German Trade Union Confederation.

 $^{^{\}rm 2)}$ Member of the Supervisory Board since January 1, 2023

³⁾ Member of the Supervisory Board since July 7, 2023

Comparative table of changes in compensation and company performance

The following comparative presentation shows the annual change in compensation awarded or due to current and former Executive and Supervisory Board members, the company's earnings performance and the compensation awarded to employees on a full-time equivalent basis, with the latter being based on the average wages and salaries of the employees of all group companies in Germany in the fiscal year in question. The internal peer group is deliberately limited to Germany, firstly because of the external comparison of thyssenkrupp Executive Board compensation with DAX and MDAX companies and secondly because this is where most staff members are employed.

COMPARATIVE TABLE OF CHANGES IN COMPENSATION AND COMPANY PERFORMANCE FOR THE MEMBERS OF THE EXECUTIVE BOARD

	Compensation awarded or due in 2022/2023	Compensation awarded or due in 2021/2022	Changes 202 towards 2021		Changes 2021 towards 2020		Changes 202 towards 2019		Changes 2019 towards 2018		Changes 2018 towards 2017	
	€000s	€000s	absolute	in %	absolute	in %	absolute	in %	absolute	in %	absolute	in %
Current members of the Executive Board												
Miguel Ángel López Borrego	931		931	_	_	_	_	_	_	_		_
Oliver Burkhard	1,757	2,355	(598)	(25)	127	6	1,074	93	(247)	(18)	(494)	(26)
Dr. Klaus Keysberg	1,971	1,415	556	39	(631)	(31)	802	64	1,244	-		_
Former members of the Executive Board												
Johannes Dietsch	557	820	(263)	(32)	820	_	(1,169)	(100)	688	143	481	_
Dr. Heinrich Hiesinger	749	695	54	8	(793)	(53)	1,083	267	(1,645)	(80)	(4,811)	(70)
Dr. Donatus Kaufmann	1,846	1,113	733	66	605	119	(1,662)	(77)	783	56	(508)	(27)
Martina Merz	2,948	2,593	355	14	(1,045)	(29)	1,202	49	2,436	_		
Employees											:-	
Avg. employees in Germany	71	68	4	6	3	4	2	4	(2)	(4)	1	2
Company performance												
Net income tk group (€ million)	(1,986)	1,220	(3,206)		1,245	++	(9,617)		9,852	++	(320)	-
Net income thyssenkrupp AG (€ million)	(1,783)	2,103	(3,886)		2,754	++	(362)	-	1,518	++	(3,386)	

COMPARATIVE TABLE OF CHANGES IN COMPENSATION AND COMPANY PERFORMANCE FOR THE MEMBERS OF THE SUPERVISORY BOARD

Compensation sation awarded or awarded or

	sation awarded or due in 2022/2023	sation awarded or due in 2021/2022	Changes 202 towards 2023		Changes 2023 towards 2020		Changes 202 towards 2019		Changes 2019 towards 2018		Changes 2018 towards 2017/	
	in €	in €	absolute	in %	absolute	in %	absolute	in %	absolute	in %	absolute	in %
Current members of the Supervisory Board												
Prof. DrIng. DrIng. E. h. Siegfried Russwurm, Chairman	217,000	219,500	(2,500)	(1)	1,500	1	(12,000)	(5)	194,250	543	35,750	_
Jürgen Kerner, Vice Chairman	163,500	166,500	(3,000)	(2)	(500)	0	38,500	30	128,500	-	-	-
Birgit A. Behrendt	61,833	53,000	8,833	17	1,000	2	11,000	27	41,000	-	-	-
Dr. Patrick Berard	35,833	-	35,833	_	-	-	-	-	-	-		-
Stefan Erwin Buchner	63,833	52,500	11,333	22	18,167	53	34,333		_	-	-	-
Dr. Wolfgang Colberg	68,333	53,000	15,333	29	1,000	2	(5,000)	(9)	7,333	15	49,667	-
Prof. Dr. Dr. h. c. Ursula Gather	81,500	80,500	1,000	1	500	1	(4,500)	(5)	(6,500)	(7)	32,333	55
Angelika Gifford	53,500	53,000	500	1	1,000	2	1,167	2	50,833	_	-	-
Dr. Bernhard Günther	125,000	131,833	(6,833)	(5)	(12,167)	(8)	29,875	26	114,125	-		-
Achim Hass	59,300	59,000	300	1	1,600	3	(3,000)	(5)	1,000	2	(16,650)	(22)
Tanja Jacquemin	76,000	75,000	1,000	1	500	1	(3,500)	(4)	1,000	1	1,000	1
Daniela Jansen	74,667	69,500	5,167	7	47,667	218	21,833	-	-	-		-
Christian Julius	60,300	34,610	25,690	74	34,610	-	-	-	-	-		-
Thorsten Koch	63,617	9,326	54,291	582	9,326	_	-	-	-	_		-
Katrin Krawinkel	40,500	-	40,500	_		_	-	-	-	-		-
Dr. Ingo Luge	81,500	80,000	1,500	2	0	0	8,417	12	71,583	-		-
Tekin Nasikkol	103,250	84,000	19,250	23	500	1	68,584	460	(8,482)	(36)	(32,917)	(58)
Dr. Verena Volpert	96,000	88,833	7,167	8	21,500	32	67,333		_	_	-	-
Ulrich Wilsberg	60,321	-	60,321	_	-	-	-	-	-	-		-
Kirstin Zeidler	16,784	-	16,784	_		_	-		-	-		-
Former members of the Supervisory Board												
Friederike Helfer	42,083	103,000	(60,917)	(59)	500	0	23,750	30	78,750	-		_
Peter Remmler	32,970	83,500	(50,530)	(61)	500	1	(3,500)	(4)	750	1	(750)	(1)
Dirk Sievers	91,625	138,500	(46,875)	(34)	1,500	1	2,000	1	(7,500)	(5)	142,500	-
Isolde Würz	13,000	53,000	(40,000)	(75)	1,000	2	(3,000)	(5)	1,000	2	(1,000)	(2)
Employees	-											
Avg. employees in Germany	71,367	67,569	3,798	6	2,880	4	2,460	4	(2,294)	(4)	991	2
Company performance	-											
Net income tk group (€ million)	(1,986)	1,220	(3,206)		1,245	++	(9,617)		9,852	++	(320)	
Net income thyssenkrupp AG (€ million)	(1,783)	2,103	(3,886)		2,754	++	(362)		1,518	++	(3,386)	

Report of the independent auditor on the formal audit of the remuneration report pursuant to § 162 Abs. 3 AktG

To the thyssenkrupp AG, Duisburg and Essen

Opinion

We have formally examined the remuneration report of thyssenkrupp AG, Duisburg and Essen, for the financial year from October 1, 2022 to September 30, 2023 to determine whether the disclosures pursuant to Section 162 (1) and (2) AktG have been made in the remuneration report. In accordance with Section 162 (3) AktG, we have not examined the content of the remuneration report.

In our opinion, the accompanying remuneration report complies, in all material respects, with the disclosure requirements pursuant to Section 162 (1) and (2) AktG. Our opinion does not cover the content of the remuneration report.

Basis for Opinion

We conducted our examination of the remuneration report in compliance with Section 162 (3) AktG taking into account the IDW assurance standard: Examination of the remuneration report pursuant to Section 162 (3) AktG (IDW AsS 870 (08.2021). Our responsibilities under this regulation and this standard are further described in the "Our Responsibilities" section of our assurance report. Our audit firm has applied the IDW Standard on Quality Management 1: Requirements for Quality Management in Audit Firms (IDW QS 1). We have complied with our professional duties pursuant to the German Public Accountants Act [WPO] and the Professional Charter for Auditors/Chartered Accountants [BS WP/vBP], including the independence requirements.

Responsibilities of the Management Board and the Supervisory Board

The management and the Supervisory Board of thyssenkrupp AG, Duisburg and Essen, are responsible for the preparation of the remuneration report, including the related disclosures, in accordance with the requirements of Section 162 AktG. The management and the Supervisory Board are also responsible for such internal control as they have determined necessary to enable the preparation of the remuneration report that is free from material misstatement, whether due to fraud (i.e., fraudulent financial reporting and misappropriation of assets) or error.

Our Responsibilities

Our objectives are to obtain reasonable assurance about whether the remuneration report complies, in all material respects, with the disclosure requirements pursuant to Section 162 (1) and (2) AktG, and to issue an assurance report that includes our opinion.

We planned and performed our examination to obtain evidence about the formal completeness of the remuneration report by comparing the disclosures made in the remuneration report with the disclosures required by Section 162 (1) and (2) AktG. In accordance with Section 162 (3) AktG, we have not examined whether the disclosures are correct or individual disclosures are complete or whether the remuneration report is fairly presented.

Handling Potential Misleading Presentations

In connection with our examination our responsibility is to read the remuneration report by taking into account the findings of the audit of the annual financial statements and, in doing so, remain alert for indications of misleading presentations in the remuneration report to determine whether the disclosures are correct or individual disclosures are complete or whether the remuneration report is fairly presented.

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

Düsseldorf, November 21, 2023

KPMG

Wirtschaftsprüfungsgesellschaft [Original German version signed by:]

Marc Ufer Dr. Markus Zeimes
Wirtschaftsprüfer Wirtschaftsprüfer
[German Public Auditor] [German Public Auditor]

III. Supplementary information (agenda item 7)

Agenda



Dr. Verena Volpert Year of birth: 1960 Residence: Lennestadt Nationality: German Profession: Tax advisor

Education

- · Degree in business administration (Dipl.-Kfm.) and doctor's degree (Dr. rer. pol.) University (GH) of Siegen
- Tax advisor

Career

Career	
1984	Research assistant, University (GH) of Siegen, Chair of Finance
1988	Research assistand, University of Augsburg, Chair of Business Administration
1988	Assistant to the CFO, Bertelsmann AG, Gütersloh (international media company)
1989	Manager finance/special projects, Bertelsmann AG, Gütersloh
1992	Head of CFO office, Bertelsmann AG, Gütersloh
1996	Head of Corporate Finance, Bertelsmann AG, Gütersloh
1998	Executive Vice President, Corporate Treasury and Finance, Bertelsmann AG, Gütersloh
2006	Senior Vice President, E.ON SE, Essen (listed energy supply company)
	Group Finance, Head of Finance, comprising Treasury, Asset Management, Corporate Finance,
	Finance Controlling, Financial Settlements and Insurance.
	Projects: Digitalization of E.ON Treasury, Green Finance, Integration of E.ON and innogy Finances
2020	Tax advisor

Current directorships

Membership of statutory supervisory boards

- thyssenkrupp AG (since 2020, elected until 2024)
- · Vibracoustic SE, Darmstadt (since 2016)

Membership of comparable German and non-German control bodies of business enterprises:

None

Independence (C.13 German Corporate Governance Code)

There are no relationships with the Company, the governing bodies of thyssenkrupp AG or shareholders with a material interest in thyssenkrupp AG.

IV. Further information

Total number of shares and voting rights

At the time of convening the Annual General Meeting, the capital stock of the Company comprises 622,531,741 no-par bearer shares. Each share entitles the bearer to one vote. At the time of convening the Annual General Meeting, the Company holds no treasury shares, which means that the total number of shares bearing participation and voting rights is 622,531,741.

Conditions for attendance of the Annual General Meeting and the exercise of voting rights

Only those persons who are shareholders of the Company at the start of the 21st day before the Annual General Meeting, i.e., January 12, 2024, 00.00 hours CET (record date), and register for the Annual General Meeting are entitled to attend the Annual General Meeting, either in person or through proxies, and to exercise voting rights. The registration, together with confirmation of shareholding issued by the ultimate intermediary on the record date in accordance with § 67c (3) AktG must reach the registration office specified below by no later than midnight CET on January 26, 2024. The registration and the confirmation of shareholding must be in German or English. Confirmation in text form will be sufficient.

Registration office:

thyssenkrupp AG c/o Computershare Operations Center 80249 Munich, Germany Telefax: +49 89 30903-74675

E-Mail: anmeldestelle@computershare.de

Normally the depository banks submit the registration and confirmation of shareholding on behalf of their customers. Shareholders are therefore requested to contact their depository bank at the earliest opportunity and order an admission ticket for the Annual General Meeting. As in previous years, each shareholder will in principle be issued with only one admission ticket to the Annual General Meeting by the registration office.

In addition, we point out that the provision on the record date in § 123 (4) sentence 2 AktG applicable at the time of this invitation is to be amended soon by the Act on the Financing of Investments to Secure the Future (Financing for the Future Act (ZuFinG)) to the effect that the date of confirmation of shareholding for bearer shares will be the "close of business on the 22nd day" before the meeting instead of the "start of the 21st day" before it. This does not involve any substantive amendment as evidenced by the documents pertaining to the act. The Financing for the Future Act had not been promulgated by the time this invitation was submitted to the Federal Gazette ("Bundesanzeiger").

In relation to the Company, only shareholders who have provided confirmation of their shareholding on time are eligible to attend and exercise voting rights pursuant to § 123 (4) sentence 5 AktG. The scope of the right to attend and exercise voting rights is defined solely by the shareholding on the record date. The record date does not constitute a cutoff date after which shares are not allowed to be sold. The scope of shareholders' right to attend and exercise voting rights is based solely on their shareholding on the record date, even if they sell all or part of their shares after the record date; that means that selling shares after the record date does not affect the scope of their right to attend and exercise voting rights. The same applies to shares purchased after the record date. Persons who do not hold any shares on the record date and do not become shareholders until after that date are not entitled to vote unless they obtain proxy authorization or are granted authorization to exercise these rights. The record date has no relevance for entitlement to a dividend.

Procedure for electronic postal voting

Shareholders who do not wish to attend the Annual General Meeting in person may cast their votes by means of electronic communication (electronic postal voting). To do so, they must register in good time as described in Section 2 above.

Postal votes are cast electronically using the internet-based system for issuing proxy authorization and voting instructions, which the Company provides on its website at http://www.thyssenkrupp.com/en/investors/annual-general-meeting/ (InvestorPortal). Shareholders who have registered in good time access the InvestorPortal using the data on their admission ticket. Postal votes can be cast electronically and changed via the InvestorPortal from the time it is operational to when voting commences. The InvestorPortal is expected to be operational from January 12, 2024.

Further information 43

Casting postal votes electronically does not mean shareholders cannot attend the Annual General Meeting. Personal attendance at the Annual General Meeting is deemed to be a revocation of the electronic postal votes already cast in the InvestorPortal.

Proxies may also use electronic postal voting (see the more detailed explanations in Section 4).

Please note that no requests to speak, questions, motions or other declarations will be accepted by means of electronic postal voting.

Procedure for voting by proxy

Authorizing a third-party proxy

Shareholders can also have their voting rights exercised by a proxy, e.g., by an intermediary, a shareholders' association or any other person of their choice. In this case, too, shareholders must ensure that they register in good time as described in Section 2 above. Proxy authorizations, the revocation thereof, and proof of authorization vis-à-vis the Company must be made in text form if neither a bank, a shareholders' association nor any other intermediary covered by § 135 AktG nor any person or institution of equal status pursuant to § 135 (8) AktG is authorized to exercise voting rights. The form printed on the admission ticket can be used to grant proxy authorization. In addition, proxy authorization can be granted using the data on the admission ticket via the InvestorPortal up to the day of the Annual General Meeting. Specific rules have to be observed when authorizing banks, shareholders' associations or persons or institutions of equal status pursuant to § 135 (8) AktG; details should be requested from the party to be authorized.

Authorizing Company-nominated proxies

In addition, shareholders who have registered in good time can also participate in the voting by issuing instructions to proxies nominated by the Company. The proxies are obligated to vote as instructed; they cannot exercise the voting rights at their own discretion.

Proxy authorizations and voting instructions to the Company-nominated proxies can be issued via the Company's InvestorPortal. Proxy authorizations and voting instructions can be issued to the proxies via the InvestorPortal before and also during the Annual General Meeting, but must be received by no later than the start of voting. Shareholders who have registered in good time access the InvestorPortal using the data on their admission ticket.

On the day of the Annual General Meeting, proxy authorizations and voting instructions to the proxies can also be issued, changed or revoked at the special desk in the foyer.

If shareholders wish to exercise their voting rights at the Annual General Meeting themselves or through a representative despite having already issued proxy authorization and voting instructions to the proxies, this is possible, but is deemed to be revocation of the proxy authorization and voting instructions to the proxies.

Transmission of the Annual General Meeting on the internet

All shareholders of thyssenkrupp AG and interested members of the public can, upon instruction of the Chair of the Meeting, follow the entire Annual General Meeting live on the internet at http://www.thyssenkrupp.com/en/investors/annual-general-meeting/ on February 2, 2024, starting at 10.00 a.m. CET. The opening of the Annual General Meeting by the Chair of the Meeting together with the speech by the Executive Board Chairman will also be available as a recording after the Annual General Meeting.

The transmission of the Annual General Meeting does not allow for participation in the Annual General Meeting within the meaning of § 118 (1) sentence 2 AktG.

6. Requests for additions to the agenda pursuant to § 122 (2) AktG

Shareholders whose shares together total the amount of one twentieth or a share of €500,000 of the capital stock (the latter corresponding to 195,313 shares), may request items to be added to the agenda and publicized. Reasons or a resolution proposal must be attached to each new agenda item.

The request must be submitted in writing to the Company's Executive Board and be received by the Company at least 30 days before the Annual General Meeting; this period shall not include the day of receipt and the day of the Annual General Meeting. The request must therefore be received by no later than midnight CET on January 2, 2024. Requests for additions that are received later will not be taken into consideration.

44 Further information

The request must be submitted to the Company at the following address:

Executive Board of thyssenkrupp AG Investor Relations (HV) thyssenkrupp Allee 1 45143 Essen, Germany

or electronically in accordance with § 126a BGB by email: hv-antrag@thyssenkrupp.com

Anyone submitting such requests must verify that they have held the shares for at least 90 days before the date of receipt of the request and will hold them until a decision on the request has been made by the Executive Board. § 70 AktG is applicable when calculating the time for which shares have been held.

Unless made public at the same time of the Annual General Meeting being convened, requests for additions to the agenda that are required to be published are published as soon as they are received in the Federal Gazette ("Bundesanzeiger") and in the internet at http://www.thyssenkrupp.com/en/investors/annual-general-meeting/.

7. Shareholder motions and election proposals pursuant to § 126 and § 127 AktG

Countermotions against proposals made by the Executive Board and/or Supervisory Board with regard to a specific agenda item and proposals from shareholders for the election of Supervisory Board members or auditors that are to be published before the Annual General Meeting must be submitted only to the address below. Countermotions and election proposals sent to a different address will not be taken into consideration.

thyssenkrupp AG Investor Relations thyssenkrupp Allee 1 45143 Essen, Germany Telefax: +49 201 845-6900365 E-Mail: hv-antrag@thyssenkrupp.com

Countermotions and election proposals received by no later than midnight CET on January 18, 2024 at the above address along with proof that the person submitting them is a shareholder will be published immediately, stating the name of the shareholder, together with any reasons, on the internet at http://www.thyssenkrupp.com/en/investors/annual-general-meeting, provided that they comply with the requirements specified in § 126 AktG or § 127 AktG and have to be made available to the other shareholders. Any comments by the management will likewise be published at the above-mentioned internet address.

The right of every shareholder to submit countermotions with regard to the various agenda items and proposals for the election of Supervisory Board members or auditors during the Annual General Meeting, even without prior and timely submission to the Company, remains unaffected.

It is pointed out that countermotions and election proposals from shareholders, even if they have been submitted to the Company in advance in due time, can only be put to the vote if they are submitted during the Annual General Meeting.

8. Right of shareholders to obtain information pursuant to § 131 (1) AktG

The Executive Board must inform any shareholder at the Annual General Meeting, upon such a request being made, about matters pertaining to the Company, including the Company's legal and business relations with its affiliated companies and the situation of the Group and any companies included in the consolidated financial statements, to the extent that such information is necessary to permit a proper evaluation of an item on the agenda.

9. Statements by shareholders

Shareholders who have duly registered for the Annual General Meeting or their proxies are granted the right on a voluntary basis to submit statements on items on the agenda by midnight CET on January 30, 2024. They must be submitted in text form in German via the InvestorPortal. Moreover, statements may be up to 10,000 characters in length (including spaces). Each shareholder may submit only one statement.

Further information 45

The Company will make statements submitted in due time available, along with the names of the shareholders submitting them, on the Company's website at www.thyssenkrupp.com/en/investors/annual-general-meeting/ by no later than by midnight CET on January 31, 2024. If the shareholder objects to being named, the statement will not be made available.

Statements will also not be made available if they are more than 10,000 characters in length (including spaces), have a content that is libelous, unlawful or manifestly false or misleading or the shareholder submitting the statement indicates that he or she will neither attend nor be represented at the Annual General Meeting (within the meaning of § 126 (2) sentence 1 no. 1, no. 3 or no. 6 AktG).

Motions, election proposals, questions and objections to resolutions of the Annual General Meeting contained in the statements submitted in text form will not be considered at the Annual General Meeting; the submission of motions and election proposals (see Section IV.7.) and the exercise of the right to obtain information (see Section IV.8.) shall be possible only in the manner described separately in this invitation.

10. Shareholder right to file objections to resolutions of the Annual General Meeting

Shareholders and their proxies have the possibility of filing objections to resolutions of the Annual General Meeting and have them recorded by the notary public at the meeting at the request-to-speak desk. The Company's proxies cannot declare objections to resolutions of the Annual General Meeting in the record of the notary public certifying the Annual General Meeting.

11. Data protection

When you register for the Annual General Meeting or authorize a proxy, we will collect personal data on you and/or your authorized proxy. We do so to enable shareholders to exercise their rights at the Annual General Meeting.

As data processor, thyssenkrupp AG will process your data in compliance with the provisions of the EU General Data Protection Regulation (GDPR) and all further applicable laws. Details of how your personal data is handled and your rights under the GDPR can be found on the website of the Annual General Meeting: www.thyssenkrupp.com/en/investors/annual-general-meeting/.

12. Publication on the website pursuant to § 124a AktG / Supplementary information

This invitation to the Annual General Meeting, the publishable documents and proposals of shareholders as well as further information, in particular on shareholders' rights, attendance at the Annual General Meeting, electronic postal voting and issuing proxy authorization and voting instructions, are also available on the website of the Company at http://www.thyssenkrupp.com/en/investors/annual-general-meeting. The results of voting will also be published at the same internet address after the Annual General Meeting.

Shareholders will also be sent more details on attending the Annual General Meeting, electronic postal voting and issuing proxy authorization and voting instructions along with the admission ticket.

The invitation was published in the Federal Gazette ("Bundesanzeiger") on December 19, 2023.

Duisburg and Essen, December 2023

thyssenkrupp AG The Executive Board

Dates 2024/2025

February 2, 2024

Annual General Meeting

February 14, 2024

Interim report

1st quarter 2023/2024 (October to December) Conference call with analysts and investors

May 15, 2024

Interim report

1st half 2023/2024 (October to March)

Conference call with analysts and investors

August 14, 2024

Interim report

9 months 2023/2024 (October to June)

Conference call with analysts and investors

November 19, 2024

Annual report

2023/2024 (October to September)

Analysts' and investors' conference

January 31, 2025

Annual General Meeting

