

Remuneration Report for the Financial Year 2020

Bittium

Introduction

The governance of Bittium Corporation (hereinafter "Company") is determined by the Company's Articles of Association, the laws of Finland (such as the Finnish Companies Act and Securities Market Act) and the Company's Corporate Governance Code. The Company follows the Finnish Corporate Governance Code 2020 prepared by the Finnish Securities Market Association and entered into force on January 1, 2020. This Remuneration Report is prepared in accordance with the Finnish Corporate Governance Code 2020. The Governance Code is available at the website of the Finnish Securities Market Association at www.cgfinland.fi.

The Company's Corporate Governance Code, Corporate Governance Statement for each financial period, and the salary and remuneration report are publicly available at the Company's website at www.bittium.com. Up-to-date information of the CEO's and the management group's shareholdings in the Company is publicly available at the Company's website at www.bittium.com.

This Remuneration Report presents the salaries, fees, and other financial benefits paid to the Board of Directors and CEO in the financial year 2020. Such salaries, fees, and other financial benefits that have not yet been paid in the financial year 2020, but that arise from an earnings period that has ended in the financial year 2020, are reported as due remuneration, if the amount of the due remuneration is sufficiently certain.

The Company's Remuneration Policy

On March 11, 2020, the Company published by a stock exchange release the Remuneration Policy for governing bodies that was presented to the Annual General Meeting held on June 15, 2020. At the Annual General Meeting, the Remuneration Policy was

supported by 100 percent of the votes cast, and no votes were cast against the Remuneration Policy.

The remuneration principles set out in the Remuneration Policy shall guide the Company's incentive structure and performance metrics. The remuneration of the Company is designed to align the interests of employees and shareholders while supporting the Company's pay-for-performance principle. The objectives of the Company's incentive plans are to drive its strategy and create long-term, sustainable performance with increased shareholder value.

The remuneration of the Board of Directors and CEO in the financial year 2020

At the Annual General Meeting held on June 15, 2020, Mr. Seppo Mäkinen, Mr. Juha Putkiranta, Mr. Erkki Veikkolainen, Ms. Riitta Tiuraniemi and Mr. Pekka Kempainen were re-elected as members of the Board of Directors. Mr. Veli-Pekka Paloranta was elected as the new member of the Board of Directors.

In the financial year 2020, the Board of Directors have been paid fees according to the Remuneration Policy adopted by the Annual General Meeting held on June 15, 2020, and to the resolutions of the Annual General Meeting on the remuneration of the members of the Board of Directors. Fifty percent of the total amount of the monthly remuneration of the members of the Board of Directors has been paid as the Company's shares. According to the remuneration principles set out in the Remuneration Policy, the payment of a substantial part of the remuneration as shares aligns the interests of the Board of Directors and shareholders and incentivizes the management for the decision-making that supports the growth of shareholder value and long-term financial success. The share ownership further supports the long-term commitment of the Board of Directors to the Company.

The CEO has been paid in the financial year 2020 base salary according to terms of the written service contract. The CEO has also been paid fees based on the short-term incentive program (STI). The fees have been based on the delivery of the strategic objectives of the Company and the delivery of the performance measures supporting financial development, set as goals for the CEO. The payment of remuneration under incentive programs based on the delivery of financial and operational objectives commits the CEO to the delivery of short-term financial and strategic objectives, which in turn supports the delivery of the Company's business strategy.

Deferral and Clawback of Remuneration

The remuneration terms may include clawback terms according to the Remuneration Policy. Any remuneration may be deferred in accordance with the terms of such remuneration, and the Company has the discretion to scale back deferred short-term and long-term incentives prior to the satisfaction of such incentives. Upon recommendation of the Audit Committee or the Remuneration Committee, if established, the Board of Directors may also temporarily deviate from any provisions of the Remuneration Policy.

In the financial year 2020, the Company has not clawbacked any remuneration, deferred remuneration terms, or scaled back short-term or long-term incentives prior to the satisfaction of such terms. The Board of Directors has also not decided to deviate from any provisions of the Remuneration Policy.

Remuneration and the Company's financial development

	2016	2017	2018	2019	2020
Chairman of the Board (EUR)	47,763	42,146	42,218	42,613	53,648
Board member on average (EUR) ¹	28,962	24,483	25,314	25,265	31,592
CEO (EUR)	344,056	288,087	221,148	334,000	338,334
Salary development of an average employee of Bittium (EUR) ²	62,377	62,395	63,186	65,046	64,264
Group personnel on average	569	614	660	665	673
Net sales (MEUR)	64.2	51.6	62.8	75.2	78.4
Operating result (MEUR)	2.5	-6.2	2.8	6.3	2.1

¹ Total fees paid to the other Board members than the Chairman in the financial year divided by the number of such Board members in the financial year.

² Total Group personnel expenses (including capitalized personnel expenses of R&D) divided by the average number of personnel in each financial year.

Remuneration of the Board of Directors in the previous financial year

According to the Remuneration Policy, decisions concerning the remuneration of the Board members and Committee members are made in general meetings. The remuneration of the Board of Directors can consist of one or more components, such as an annual fee and possible meeting fees. The Chairman and Committee members can be paid an increased fee or a meeting fee. An increased fee can also be paid e.g. if the meeting is held outside of a member's country of residence. The fees to be paid to the Board members can be paid in cash or partially or entirely in shares.

The Annual General Meeting held on June 15, 2020 decided that the Board members will be paid monthly fees as follows:

to Chairman of the Board EUR 3,150 and to other members of the Board EUR 1,800. In addition, the Board members are entitled to compensation for the attended Board meetings as follows: the Chairman of the Board EUR 875 for each meeting and other members EUR 500 for each meeting. In addition, the members of the Board of Directors are entitled to compensation for attending Committee meetings: the Chairman of the Committee EUR 600 for each meeting and other Committee members EUR 400 for each meeting. The travel expenses of the members of the Board of Directors shall be reimbursed in accordance with the Company's travel policy. Fifty percent of the total amount of the monthly remuneration of the members of the Board of Directors shall be paid at once as Company's shares acquired for the price formed in public trading, through share issue or, in special circumstances if share based remuneration cannot be paid for some reason, in money. The shares shall be acquired according to the share purchase program

of the Company. A member of the Board of Directors may not transfer the shares received as remuneration before his/her membership in the Board of Directors has ended.

All the fees paid to the Board members in the financial year 2020 have been in accordance with the Remuneration Policy of the Company and the resolutions of the Annual General Meeting. There are no employment relationships or service contracts between the members of the Board and the Company. The members of the Board have not been included in the remuneration schemes of the Company. The Board members are not paid variable remuneration components.

The Board members have been paid the following remuneration in the financial year 2020 (EUR)

Name	Position	Monthly fees to Board members	Meeting fees for Board meetings	Meeting fees for Audit Committee meetings	In total
Erkki Veikkolainen	Chairman of the Board	43,148.38, of which 23,498.38 paid by acquiring 3,764 shares of the Company	10,500		53,648.38
Riitta Tiuraniemi	Member of the Board, Chairman of the Audit Committee	24,650.99, of which 13,422.42 paid by acquiring 2,150 shares of the Company	6,000	2,200	32,850.99
Juha Putkiranta	Member of the Board, member of the Audit Committee	24,650.99, of which 13,422.42 paid by acquiring 2,150 shares of the Company	6,000	3,800	34,450.99
Pekka Kempainen	Member of the Board	24,650.99, of which 13,422.42 paid by acquiring 2,150 shares of the Company	6,000		30,650.99
Seppo Mäkinen	Member of the Board	24,655.69, of which 11,153.34 paid by acquiring 1,768 shares of the Company	6,000		30,655.69
Veli-Pekka Paloranta (from June 15, 2020)	Member of the Board, member of the Audit Committee	14,712.83, of which 8,884.26 paid by acquiring 1,386 shares of the Company	3,000	1,200	18,912.83
Petri Toljamo (until June 15, 2020)	Member of the Board, member of the Audit Committee	9,938.16, of which 4,538.16 paid by acquiring 764 shares of the Company	500		10,438.16

Based on the resolution of the Annual General Meeting, fifty percent of the total monthly fees of the Board of Directors was used to acquire the Company's shares. The shares were acquired in accordance with the share purchase program prepared by the Company, and the acquisitions were carried out on May 25, 2020, and June 26, 2020, for the price formed in public trading. A member of the Board of Directors may not transfer the shares received as remuneration before his/her membership in the Board of Directors has ended.

Remuneration of the CEO in the previous financial year

According to the Remuneration Policy of the Company, the Company's approach to determining and reviewing the remuneration of the CEO consists of a similar policy framework as the employees' remunera-

tion, although the CEO's role and responsibilities affect the amount of compensation.

The Board decides on the remuneration of CEO and on the key terms and conditions of his/her service. The CEO's remuneration shall consist of fixed and variable pay components. In addition to annual base salary, remuneration components may include e.g. short- and long-term incentives, pension arrangements, fringe benefits and other financial benefits.

In the financial year 2020, the CEO has been paid remuneration EUR 338,094.40 in total, of which 70.3 percent was paid as fixed component and 29.7 percent as variable pay component, the amount of which has depended on the CEO's personal performance and the delivery of the targets pre-defined by the Board of Directors.¹

The following table describes the remuneration paid and due to the CEO in the financial year 2020 by type.

The table also shows the remuneration, which has been paid in the financial year, based on the remuneration decisions prior to the Remuneration Policy approved by the Annual General Meeting on June 15, 2020. However, the principles followed in deciding on the definition and application of the criteria for such remuneration have not differed from the corresponding principles of the remuneration policy subsequently adopted, which is why they are considered to be in compliance with the remuneration policy.

¹ The relative proportion does not include other financial benefits, such as pension benefits, compensation for termination or other comparable financial benefits, which are reported in their own section. However, in the financial year 2020 the CEO has not been paid any other financial benefits in addition to the telephone benefit.

The CEO has been paid the following remuneration in the financial year 2020 (EUR)

Remuneration component	Amount (EUR)	Remuneration description	Compliance or deviation
Base salary (fixed component)	Paid: 237,748	The CEO has been paid monthly base salary according to terms of the written service contract. On January 31, 2020, the CEO's base salary was increased from EUR 17,580 to EUR 18,980. The purpose of the increase was to ensure the competitiveness of the CEO's remuneration, and the increase was done by taking into account the remuneration level of relevant benchmarks for companies of a similar size and complexity and the market practices. In addition, holiday pay of EUR 11,388 has been paid to the CEO in accordance with the terms of the written service contract.	In compliance with the Remuneration Policy ²
Short-term incentive (STI) (variable pay component)	Paid: 100,346.40 Due ¹ : 2,514 According to the Remuneration Policy the maximum payout for the annual incentive is capped and may be up to three times of the annual base salary.	<p>The STI program consists of annual programs that encourage and reward the delivery of short-term business objectives.</p> <p>Possible remuneration based on the STI program is paid based on performance metrics set by the Board. The Board has set a relative weight of 10 to 25 percent for each performance metrics. These include both financial targets (such as EBITDA) and operative business objectives (such as the development of strategically important product and service areas and internal operational functions determined by the Board).³ Under the STI program, a maximum of 60 percent of base salary can be paid to the CEO. In addition, additional bonuses may be paid up to 40% of base salary.⁴</p> <p>The Board has assessed that the CEO has reached the required minimum level for the STI 2019 program and has decided to pay the fee in accordance with the target agreement. Based on this, the CEO has been paid previously overdue fees EUR 100,346.40 in the financial year 2020 in accordance with the short-term incentive program STI 2019.</p>	In compliance with the Remuneration Policy ²
Long-term incentive (LTI) (variable pay component)	Paid: 0 Due ¹ : 0 According to the Remuneration Policy the maximum award size may be up to three times of the annual base salary.	<p>The share-based long-term incentive scheme of Company consists of performance share plans ("PSP"). The first plan under the scheme is the PSP 2020-2022 commenced in the beginning of the financial year 2020. The plan consists of a one-year performance period followed by the possible payment of the share reward and a two-year restriction period. The CEO is expected to retain at least 50% of the performance shares received by him/her for until his/her ownership level in shares represents in value his/her annual base salary.</p> <p>The performance measures for the possible payment of the share reward under PSP 2020-2022 are Company's revenue growth and cash flow before financial items. In addition to the performance measures, the scheme includes a maximum share reward to be paid to participants based on the share price increase, which is determined separately by the Board (Pay-Out Limit). The number of shares that may be awarded within the plan and the payment are always subject to, and conditional on, a separate decision and approval of the Board.</p> <p>Because the performance period of PSP 2020-2022 is still ongoing, no reward is fallen due under the program and no payments have been made in the financial year 2020.</p>	In compliance with the Remuneration Policy

¹ Such remuneration that has not yet been paid, but that arise from an earnings period that has ended during the financial year being reported, and the amount of which is sufficiently certain prior to this remuneration report being issued, is reported as due remuneration.

² The remuneration due and paid is based on the remuneration decisions prior to the Remuneration Policy approved by the Annual General Meeting on June 15, 2020. The principles followed in deciding on the definition and application of the criteria for such remuneration have not differed from the corresponding principles of the Remuneration Policy subsequently adopted, which is why they are considered to be in compliance with the Remuneration Policy.

³ Disclosure of certain more specific performance metrics and targets would, in the Company's opinion, mean that the Company's confidential business information would be compromised. The Company has described the performance metrics, targets and their application as widely as possible.

⁴ The possibility for an additional bonus of 40% was valid in 2020.

Pensions and other financial benefits

The pension security of CEO is statutory and he does not have supplementary pension. According to the pension legislation, the lowest limit of the pension age for CEO is 65 years and 3 months at the moment.

In the financial year 2020, the CEO has not been paid any other financial benefits in addition to the telephone benefit of EUR 240, such as fringe benefits, severance pay or other comparable financial benefits.

Bittium

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