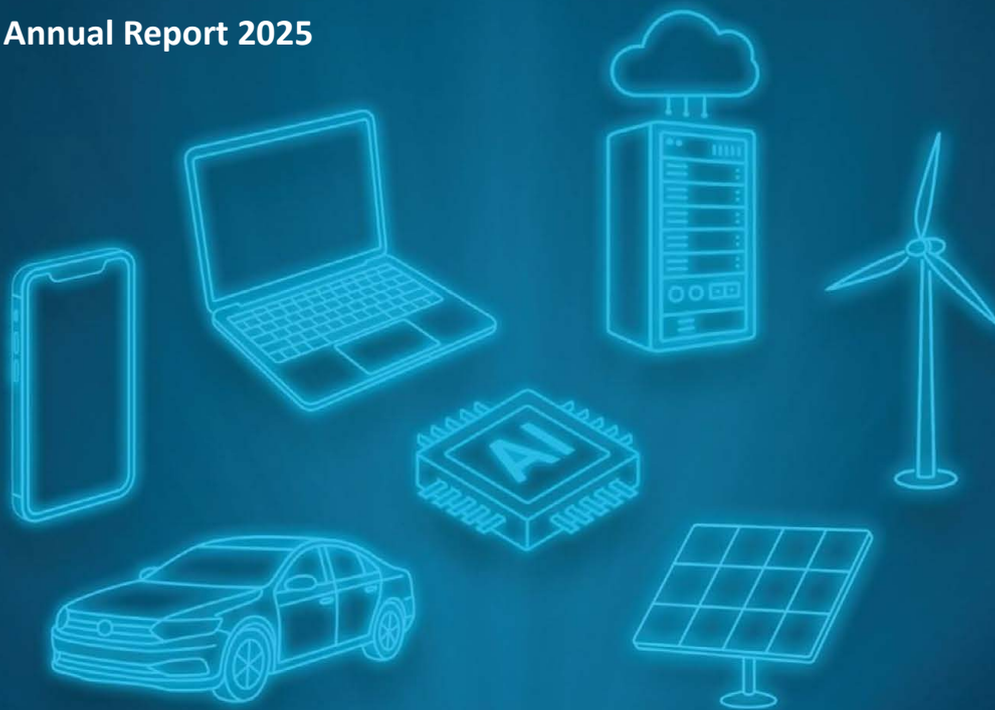




FOUNDATION OF DIGITAL LIFE

Compensation report

Extract
from the Annual Report 2025



Compensation report

The following compensation report complies with the requirements of Section 162 of the German Stock Corporation Act (AktG) as amended by the Act Implementing the Second Shareholders' Rights Directive (ARUG II). The compensation report was prepared jointly by the Executive Board and the Supervisory Board and adopted by both bodies on March 10, 2026. The unqualified report on the audit is printed at the end of the compensation report. The 2024 Compensation report was submitted to the Annual General Meeting on May 12, 2025, for approval and approved with 80.29 percent of the votes. Given the strong level of approval, the remuneration system will remain unchanged.

Overview of Executive Board compensation system

A full description of the compensation system applicable for the financial year 2025 can be found in the invitation to the 2023 Annual General Meeting, which is available on our corporate website.

The compensation system contributes to furthering Siltronic AG's business strategy of sustainably consolidating its position as one of the leading manufacturers of semiconductor wafers by defending its technology position, expanding its capacity in line with market growth, and thereby generating profit and cash flow across all market cycles by continuously improving its cost position.

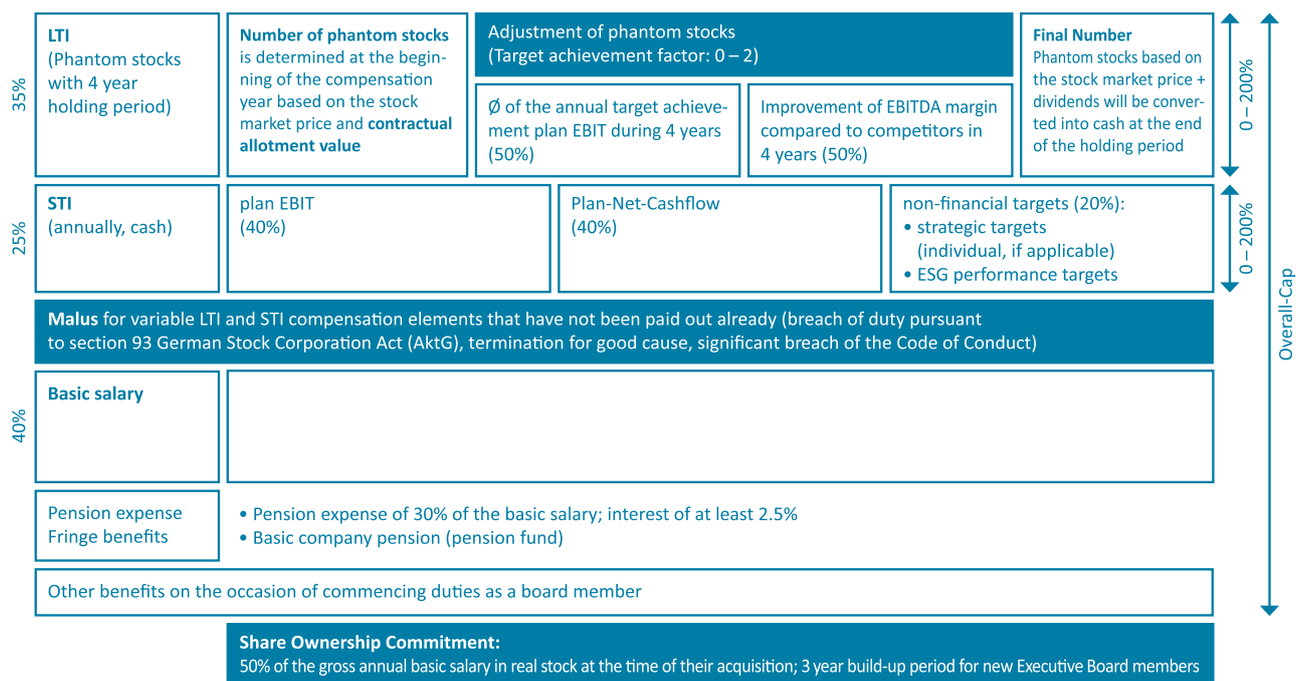
Compensation 2025

Important events in the compensation year 2025

At its meeting on July 25, 2025, the Supervisory Board resolved to extend the management contracts of Dr. Michael Heckmeier until May 5, 2031, and of Claudia Schmitt until June 30, 2031, for a further five-year term.

The following chart provides an overview of the main components of the compensation system, the targets set and their strategic relevance in the financial year 2025.

Model compensation system



Main components of the compensation system

Component	Strategic Reference	Implementation
Remuneration not linked to performance		
Annual basic salary	Attraction/retention of qualified management personnel	<ul style="list-style-type: none"> • CEO: 600,000 EUR • CFO: 390,000 EUR • COO: 390,000 EUR • fixed salary in 12 monthly instalments
Fringe benefits	Granting of compensation at market rates and assumption of costs in connection with Executive Board activities	<ul style="list-style-type: none"> • Commitment to assume costs or non-cash benefits, including inter alia for a company car, health care, legal fees and subsidies to build up a private pension plan
Pension benefit	Adequate benefit as part of competitive remuneration	<ul style="list-style-type: none"> • 30% of the basic salary is added to a fictitious capital account and bears interest at 2.5% to a maximum of 5% • Basic company pension (pension fund) for members who joined before 1 January 2023 • Pension cap: 50% of the last monthly basic salary received from the company before the insured event
Remuneration linked to performance		
Annual bonus STI	Focusing on profitability and generating positive cash flow. Supporting the strategic development of the Company, which also includes social and environmental aspects.	<ul style="list-style-type: none"> • Financial KPIs: <ul style="list-style-type: none"> • plan EBIT (40%) • Plan-Net-Cashflow (40%) • Non-financial KPIs: <ul style="list-style-type: none"> • strategic target (10%): <ul style="list-style-type: none"> • Progress FabNext (5%) • Closing SD-production (5%) • ESG (10%): <ul style="list-style-type: none"> • various non-financial performance indicators according to materiality analysis • Cap: 200%
Long-term share-based compensation LTI	Strengthening the long-term sustainability and sustainable development of the Company	<ul style="list-style-type: none"> • 4 year performance period for phantom stocks (stock market price + dividends) • KPIs for multiplication of the phantom stocks: <ul style="list-style-type: none"> • Ø of the plan EBIT target achievement (50%) • EBITDA margin of the Company compared to the competitor market (50%) • Cap: 200%
Benefits in case of termination		
Mutual termination	Avoidance of unreasonably high severance payments	<ul style="list-style-type: none"> • Cap: compensation payment limited to remaining term, max. 2 years' compensation (in accordance with GCGC)
Post-contractual non-competition clause	Knowhow protection, competitiveness	<ul style="list-style-type: none"> • Compensation for waiting: 12 months in the amount of basic annual salary
Further regulations of the compensation system		
Other benefits in connection with the commencement of the service on the Executive Board	Part of a competitive compensation and securing the best available candidates for the Executive Board	<ul style="list-style-type: none"> • One-off payment at the due discretion of the Supervisory Board, in particular to compensate for the forfeiture of benefits by the previous employer
Share Ownership	Alignment of interests of the Executive Board and shareholders	<ul style="list-style-type: none"> • Shareholding obligation in the amount of 50% of the annual basic salary (gross amount) in shares
Malus	Sanctions/incentives against compliance violations	<ul style="list-style-type: none"> • Payment amount for STI/LTI may be withheld: <ul style="list-style-type: none"> • good cause pursuant to section 93 of the German Stock Corporation Act (AktG) • significant breach of the Code of Conduct
Max. remuneration	Avoidance of unreasonably high payouts	<ul style="list-style-type: none"> • CEO EUR 2,650,000 • Executive Board member EUR 1,810,000

Determination of the target compensation and maximum compensation for 2025

Based on the compensation system, the Supervisory Board has set the following specific target compensation for the financial year 2025 upon recommendation of the Executive Committee of the Supervisory Board.

	Dr. Michael Heckmeier, CEO				Claudia Schmitt, CFO			
	2025				2025			
	Target	in %	Minimum	Maximum	Target	in %	Minimum	Maximum
Basic salary	600,000	35%	600,000	600,000	390,000	34%	390,000	390,000
Short term variable compensation								
STI for 2025	375,000	22%	0	750,000	243,750	21%	0	487,500
Long term variable compensation								
LTI 2025 – 2028	525,000	31%	0	1,050,000	341,250	30%	0	682,500
Target compensation	1,500,000	87%	2,400,000		975,000	86%		1,560,000
Fringe benefits	35,000	2%			35,000	3%		
Pension expense (service cost)	182,250	11%			129,080	11%		
Total target compensation	1,717,250	100%	2,650,000		1,139,080	100%		1,810,000

	Klaus Buchwald, COO (from June 1, 2024)			
	2025			
	Target	in %	Minimum	Maximum
Basic salary	390,000	35%	390,000	390,000
Short term variable compensation				
STI for 2025	243,750	22%	0	487,500
Long term variable compensation		0%		
LTI 2025 – 2028	341,250	30%	0	682,500
Target compensation	975,000	86%	1,560,000	
Fringe benefits	35,000	3%		
Pension expense (service cost)	118,462	10%		
Total target compensation	1,128,462	100%	1,810,000	

In addition to the caps for the individual variable compensation components (STI: 200 percent, LTI: 200 percent), the Supervisory Board has, in accordance with Section 87a (1) sentence 2 no. 1 of the German Stock Corporation Act (AktG), set a binding maximum compensation in the compensation system that comprises all compensation amounts paid for a given financial year (annual basic salary, variable compensation components, pension expenses or service costs, and fringe benefits). The maximum compensation amounts to EUR 2,650,000 for the CEO and EUR 1,810,000 each for the CFO and COO. The final inflow for the financial year 2025 can only be determined after the expiry of the four-year holding period for the phantom stocks of the LTI at the beginning of the financial year 2029. If the total compensation determined thereafter for the financial year 2025 exceeds the defined maximum compensation, the cash settlement of the LTI for the financial year 2025 will be reduced accordingly.

Procedures for establishing, implementing and reviewing the appropriateness of the compensation system

Based on a proposal by the Executive Committee of the Supervisory Board, the Supervisory Board determines the system and the amount of the Executive Board compensation, including the maximum compensation. The Supervisory Board submits the resolved compensation system to the Annual General Meeting for approval.

The Supervisory Board regularly reviews the system and the level of the Executive Board compensation for appropriateness. To this end, it conducts an annual vertical comparison of the Executive Board compensation. In doing so, it considers the basic and target compensation in relation to the comparative groups of executive and other employees. Secondly, the level and structure of the compensation is compared annually with a peer group of German listed companies defined by the Supervisory Board, which have similar key figures and whose composition is published (horizontal comparison). For the formation of this peer group, it was not possible to draw on the wafer competitors, as they only publish insufficient compensation information and are not listed in Europe. The Supervisory Board therefore formed a peer group of German listed companies that

are listed in the MDAX, TecDAX or SDAX and have similar key figures. This includes Carl Zeiss Meditec AG, Fuchs Petrolub SE, Gerresheimer AG, Jenoptik AG, Norma Group SE and Sartorius AG.

In case of significant changes, but at least every four years, the compensation system is again submitted to the Annual General Meeting for approval.

The system and the level of the Executive Board compensation are determined by the full Supervisory Board on the basis of a proposal by the Executive Committee of the Supervisory Board and regularly reviewed for appropriateness. The compensation system for the Executive Board was last adjusted for the financial year 2023. It was approved by the Annual General Meeting on May 5, 2023 with 98.27 percent of the votes cast and forms the basis for the Executive Board remuneration for 2025.

Fixed compensation components

Basic annual salary

The basic annual salary is a fixed cash payment for the year as a whole, which is based on the area of responsibility of the respective Executive Board member. The basic annual salary was paid as a salary in twelve monthly installments.

Company pension scheme

Executive Board members who were already members of Wacker Pensionskasse VVaG before January 1, 2023, are initially entitled to a basic company pension through the Pensionskasse der Wacker Chemie VVaG pension fund. For this purpose, the Company and the members of Wacker Pensionskasse VVaG make monthly contributions to the pension fund. Since January 1, 2023, new entrants to Siltronic AG have no longer been members of the Wacker Pensionskasse VVaG.

As a result, this pension component is no longer provided to Dr. Heckmeier, Mr. Buchwald or to any future members appointed to the Executive Board.

The Company also provides an annual pension contribution equal to 30 percent of the basic annual salary. The pension expenses accumulated until retirement are credited to a notional capital account and earn interest in accordance with the 60-month average of the current yield published by the Bundesbank, but at a minimum of 2.5 percent and a maximum of 5 percent. The pension is calculated by multiplying this pension capital according to the status of the corresponding capital account upon the occurrence of the pension event by the pension factor applicable to the respective retirement age of the Executive Board member at the time of the occurrence of the pension event. Alternatively, the member of the Executive Board may choose a lump-sum payment upon the occurrence of the pension event instead of the lifelong retirement and disability pension granted under the plan, which corresponds to the pension capital at the time of the pension payment.

The gross amount of the monthly pension to be paid after retirement (based on the employer-financed portion) is limited for the members of the Executive Board to 50 percent of the monthly installment of the basic annual salary last received by the respective Executive Board member from the Company (pension cap).

Members of the Executive Board who have been promised deferred compensation in the past may continue to receive this compensation to the same amount as before.

EUR	Benefit obligations (IFRS)		Pension expense (IFRS)	
	2025	2024	2025	2024
<i>Members of the Executive Board in office as of December 31, 2025</i>				
Dr. Michael Heckmeier, CEO ¹	522,633	330,457	182,250	182,250
Claudia Schmitt, CFO ²	1,144,558	1,072,335	128,815	129,273
Klaus Buchwald, COO ¹	378,135	246,528	118,462	68,748

¹ Mr. Heckmeier and Mr. Buchwald have direct insurance and pension fund commitments from their previous employment relationships, which will be continued. The surrender value of the insurance policy was used as the present value of the benefit obligations.

² Ms. Schmitt has acquired entitlements under her employment contract with Siltronic AG prior to taking up office as a member of the Executive Board.

As of December 31, 2025, the pension obligations for former members of the Executive Board and their surviving dependents amounted to EUR 12,665,707 (previous year: EUR 14,037,355 including foreign pension plans).

Fringe Benefits

As a fringe benefit provided by the Company, the members of the Executive Board have a company car at their disposal, also for private use. The members of the Executive Board also receive a subsidy for health and long-term care insurance as well as costs in connection with a medical check-up. The fringe benefits also include subsidies, e.g., for setting up a private pension plan or the monetary value of the aforementioned benefits, provided that these are granted.

Insurance

In addition, a D&O insurance policy is in place with a deductible in accordance with the requirements of the German Stock Corporation Act (AktG) amounting to 10 percent of the damage up to one and a half times the basic annual salary. The members of the Executive Board are included in the criminal legal protection insurance policy that the Company has taken out for its employees and members of its executive bodies. This insurance covers any lawyers' and court costs incurred in the defense in criminal or misdemeanor proceedings. In addition, the members of the Executive Board are included in an accident insurance policy for accidents on and off the job.

Variable compensation components

Performance related bonus

The STI is a performance-related bonus with a one-year assessment period. The basis for the STI is the achievement of the performance targets set by the Supervisory Board for each financial year at the beginning of the financial year. The performance targets consist of financial targets and non-financial targets relevant to the Company. The financial targets adopted for the financial year 2025 relate to the performance categories 'plan EBIT' (40 percent) and 'plan net cash flow' (40 percent).

The performance criteria further the long-term development of the Company as follows:

The performance criterion 'plan EBIT' sets incentives to strengthen the Company's operating earning power. EBIT measures earnings before interest and taxes. With regard to the tax relief from which the Singapore subsidiary benefits for its investments, it makes sense to choose a ratio that excludes local taxation and the financial structure of the Company. Furthermore, the key figure EBIT takes depreciation and amortization into account and – against the background of the capital intensity of the semiconductor sector – only promotes investments that achieve an appropriate return on capital employed.

The performance criterion 'plan net cash flow' is based on one of the key financial control parameters used to manage the Company. The net cash flow shows whether the necessary investments in property, plant and equipment and intangible assets can be financed from the Company's own operating activities. In addition to profitability, the main influencing factors are effective management of net working capital and the level of capital expenditure. Net working capital is the sum of inventories and trade receivables plus contract assets less trade payables. A positive net cash flow is particularly important in a cyclical industry. Influencing factors for this performance category are in particular cost performance, good working capital management and an appropriate investment policy. On the other hand, inflows and outflows of customer and supplier prepayments are not considered, unless they relate to investments in property, plant and equipment and intangible assets.

The non-financial targets relate to strategic targets (10 percent) as well as targets related to environment, social and corporate governance – so called ESG targets (10 percent in total).

STI 2025

Various milestones were set as strategic objectives for the FabNext project, which relates to the progress of the commissioning of the second 300mm factory at the Group site in Singapore and the termination of SD production in Burghausen. The Supervisory Board waived individualization of the strategic targets for the Executive Board members, which is possible under the compensation system, in order to take account of the collective responsibility of the Executive Board as a body for both strategic projects.

The quantitative ESG targets set by the Supervisory Board (10 percent) include key figures for the prevention of occupational accidents, the efficient and careful use of water resources, the reduction of greenhouse gas emissions, and corporate due diligence with regard to compliance with labor standards and the prevention of human rights violations in supply chains, which together make up an ESG performance index.

In line with the compensation system, the targets set and the levels of target achievement are published ex-post, provided they do not contain any confidential or competition-relevant information, in order to further increase the transparency of Executive Board compensation. The target setting and target achievement in the bonus (STI) applicable for financial year 2024 are shown in the table below (group figures according to IFRS). While the actual EBIT is marginally above the target value within the target range, the target value for plan net cash flow was not achieved. To achieve the targets for the EBIT and net cash flow performance categories, the actual figures were adjusted for the effects of the later start of depreciation for FabNext and development costs. The adjustments result in a reduction in target achievement.

	Target value in EUR million	Target corridor in EUR million	Actual value in EUR million	Target achievement	Weighting in percent
Financial targets					
Plan EBIT	-93	-193 to 7	-90	1.02	40
Plan net cashflow	-200	-350 to -50	-245	0.70	40
Non-financial targets					
Strategic target (FabNext progress; SD Closure)	Contains competition-relevant information			1.50	10
ESG performance index ¹	based on a large amount of data/parameters ¹			1.74	10
Total STI				1.01	100

¹ The targets and their achievement will be explained in the combined management report for financial year 2025 under the chapter “Combined Non-Financial Statement or ESG Report” after the heading “Performance Indicators and Targets.”

Long-term share-based compensation: LTI

The LTI is designed as a share-based performance share plan with a four-year performance period or holding period for the phantom stocks (performance shares) and is based on economic indicators that take into account the long-term sustainability of the Company.

LTI share-based compensation

Number of phantom stocks is determined at the beginning of the compensation year based on the stock market price and contractual allotment value	Adjustment of phantom stocks (Target achievement factor: 0 - 2)		Final Number Phantom stocks based on the stock market price + dividends will be converted into cash at the end of the holding period
	Ø of the annual target achievement plan EBIT during 4 years (50%)	Improvement of EBITDA margin compared to competitors in 4 years (50%)	

The allotment value agreed in the service contract is initially converted into granted phantom stocks on the basis of the volume-weighted average closing price of the share in the Xetra trading (or a comparable successor system) on the Frankfurt Stock Exchange over the last 30 trading days prior to the first day of the compensation year. The phantom stocks are held for a period of four years, calculated from the beginning of the compensation year. The basis for the LTI and the final number of phantom stocks is the achievement of the targets set by the Supervisory Board for each performance period. For each performance period, the performance targets are set by the Supervisory Board at the beginning of the performance period.

The performance targets for the LTI 2025 relate to the performance categories EBITDA margin improvement/deterioration compared with competitors over the performance period and the average of the Company's annual planned EBIT target achievement over the four-year performance period (in each case based on consolidated figures in accordance with IFRS) and promote the Company's long-term development as follows:

For the overall target achievement factor, a 50 percent change in the Company's EBITDA margin in comparison with competitors over the performance period is relevant, i.e. in comparison with important wafer manufacturers (currently ShinEtsu Electronics Materials², SUMCO, GlobalWafers and SK Siltron). The EBITDA margin is defined as earnings before interest, taxes, depreciation and amortization, including impairment losses and, where applicable, reversals of impairment losses. It is one of the Siltronic Group's financial control parameters for measuring profitability in comparison with competitors. With this performance criterion, the Supervisory Board would like to create incentives for a performance that is demanding by industry standards. To determine the EBITDA development, the Supervisory Board first determines the average EBITDA margin of the four reported quarters preceding the four-year performance period for the Company and for each peer company and compares it with the average EBITDA margin of the four reported quarters prior to the end of the performance period. In the second step, the EBITDA development thus determined is used to determine the percentage points by which the EBITDA margin has improved or deteriorated for the Company and for each comparable company; the average is then calculated for the comparable companies. The third step is to determine by what percentage points the Company's EBITDA margin deviates from the average EBITDA margin change of the peer companies. Based on the difference determined, the fourth step involves calculating the target achievement in stages, taking into account minimum and maximum values.

A further 50 percent of the overall target achievement factor is based on the average Company performance over the four-year performance period, i.e. the average of the annual plan EBIT target achievement of the Company over the four-year performance period. The definition of objectives and the measurement of target achievement follows the STI's plan EBIT target. This indicator takes into account depreciation and amortization and – against the background of the capital intensity of the semiconductor sector – only promotes investments that generate an appropriate return on capital employed.

² Starting with the performance period beginning in financial year 2025, Shin-Etsu Handotai Co. Ltd. will be excluded due to a change in the composition of the Electronics Materials segment.

	Target (100%)	Weighted share price ¹	Number of phantom shares (preliminary)
Dr. Michael Heckmeier, CEO	525,000	48.21	10,890
Claudia Schmitt, CFO	341,250	48.21	7,078
Klaus Buchwald, COO	341,250	48.21	7,078

¹ Calculated on the basis of the weighted average stock exchange price (Xetra) of the last 30 trading days 2024 = EUR 48.21

The specific targets and target achievement (including the final number of phantom stocks) for the LTI tranche 2025 will be published in the Annual Report 2029 after the end of the four-year performance period.

Review of the maximum amounts for total remuneration in 2022

In order to verify compliance with the maximum amount limits of the 2022 financial year in which the tranche was awarded, the number of phantom stocks including dividend payments is to be updated until the reporting date of December 31, 2025 and

weighted with the relevant Xetra volume-weighted average closing price of the Siltronic share over the last 30 trading days of the 2025 financial year. This amounted to EUR 46.33 per share.

In view of the maturity of the 2022 – 2025 LTI tranche, a review was then carried out to ensure compliance with the maximum amount limits for the 2022 financial year in which the tranche was granted for the remuneration as a whole. The payout amount is not higher than 200 percent of the calculated LTI at the time of granting. The maximum limits were not exceeded for any member of the Executive Board. The final amount is shown in the overview below:

Payment in EUR	Calculated LTI at the beginning of the performance period	Number of phantom stocks at grant	Number of phantom stocks at Dec, 31 2025	Xetra price last 30 days 2025	Dividends (2022 – 2025)	Payment tranche 2022 – 2025	Remuneration paid out in 2022	Total remuneration 2022	Maximum remuneration 2022
Dr. Christoph von Plotho, CEO (until May 5, 2023)	525,000	3,861	3,754	46.33	7.40	201,702	1,163,665	1,365,367	2,450,000
Rainer Irle, CFO (until June 30, 2023)	341,250	2,510	2,441	46.33	7.40	131,155	767,636	898,791	1,810,000

Additional disclosures on share-based compensation instruments in the financial year 2025

The following overview shows the development of the portfolio of phantom stocks of the tranches not yet disbursed.

Portfolio	Tranche	Calculated LTI at the beginning of the performance period in EUR	Number of phantom stocks at the time of grant	Number of phantom stocks (preliminary) 31.12.2025	Value on the reporting date 31.12.2025 in EUR
Members of the Executive Board in office as of December 31, 2025					
Dr. Michael Heckmeier, CEO	2023 – 2026	340,489	4,472	4,523	239,079
	2024 – 2027	525,000	6,130	6,520	323,013
	2025 - 2028	525,000	10,890	13,416	554,532
Claudia Schmitt, CFO	2023 – 2026	170,625	2,241	2,267	119,830
	2024 – 2027	341,250	3,985	4,239	210,008
	2025 - 2028	341,250	7,078	8,720	360,429
Klaus Buchwald, COO (from June 1, 2024)	2023 – 2026	–	–	–	–
	2024 – 2027	199,063	2,324	2,472	122,468
	2025 - 2028	341,250	7,078	8,720	360,429
für former Members of the Executive Board					
Dr. Christoph von Plotho, CEO (until May 5, 2023)	2023 – 2026	–	–	–	–
	2023 – 2026	525,000	6,896	6,975	368,689
Rainer Irle, CFO (until June 30, 2023)	2023 – 2026	–	–	–	–
	2023 – 2026	170,625	2,241	2,267	119,830

Malus rule for variable remuneration

The Supervisory Board may reduce the amount paid out under the STI and the LTI by up to 100 percent upon termination of the Executive Board member's service contract due to termination by the Company for good cause, in the event of a breach of duty within the meaning of Section 93 of the German Stock Corporation Act (AktG) or a material breach of the Company's Code of Conduct by the Executive Board member during the assessment period – in case of the STI during the relevant one-year assessment period or, in case of the LTI during the relevant four-year assessment period in each case. The reduction of the amount paid out is at the reasonable discretion of the Supervisory Board.

In the financial year 2025, the Supervisory Board did not make use of the option to reduce variable compensation.

Share ownership commitment

In addition to the LTI as a share-based performance share plan with a four-year performance period, the share ownership commitment for the Executive Board is another key component of the compensation system. The members of the Executive Board are obliged to acquire shares amounting to 50 percent of their basic annual salary (gross amount) and to hold these shares for the duration of their appointment to the Executive Board. New members to the Executive Board have a period of three years to fulfill the share ownership commitment. The value of the shares at the time of acquisition is decisive. In addition to the LTI, the share ownership commitment provides an additional incentive for the long-term development of the enterprise value beyond the respective four-year performance period.

Loans and advances

No loans or advances are granted to members of the Executive Board.

Commitments in connection with the commencement of activities on the Executive Board

For new appointments of the Executive Board members, the compensation system provides for the possibility that the Supervisory Board may grant benefits on the occasion of the commencement of Executive Board activity, in particular to compensate for the forfeiture of benefits with the previous employer.

Commitments in connection with the termination of the activity as members of the Executive Board

In the event of premature termination of the service agreement, any payments to be agreed, including fringe benefits, may not exceed the value of two years' compensation and may not exceed the value of the compensation for the remaining term of the service agreement

within the meaning of recommendation G.13 of the German Corporate Governance Code (GCGC) (severance payment cap). In the event of premature termination by the Company for good cause, severance pay is excluded.

The members of the Executive Board are each subject to a post-contractual non-competition obligation for a period of twelve months after termination of their service contracts. During this period, they are entitled to a waiting allowance amounting to 100 percent of the last annual basic salary received. Any benefits paid under the Company pension scheme and any income earned from activities not covered by the waiting period obligation are offset against the waiting period compensation if this additional income exceeds the total annual compensation (the amount paid out is decisive) of the last full year of service as a member of the Executive Board. If the Company pays a compensation for waiting periods, the severance payment will be credited against the compensation for waiting periods.

If the service relationship ends for any other reason than as a result of termination by the Company for good cause, the entitlement to the STI and the LTI remains subject to the general contractual provisions on settlement and payment.

Compensation granted and owed in 2025

The following table shows the compensation granted and owed individually to members of the Executive Board in accordance with Section 162 (1) sentence 2 no. 1 of the German Stock Corporation (AktG). According to the pronouncements of the IDW, it is permissible and appropriate for the disclosure pursuant to Section 162 (1) sentence 2 of the German Stock Corporation (AktG) to disclose the compensation components in the financial year in which the activity on which the compensation is based (one or more years) was fully performed, even if the actual payment or inflow does not occur until after the end of the financial year. Accordingly, the table contains all amounts that were earned in the reporting period (vesting principle). The variable compensation to be reported for the financial year includes, in addition to the fixed compensation components paid out in the financial year (basic salary and fringe benefits), the variable compensation STI earned for the financial year 2025 and the LTI tranche 2025 – 2028. The addition to provisions for the pension obligations is not recognized as compensation granted and owed but is recognized separately as pension expense in the section 'Company pension scheme'.

The fixed and variable remuneration components granted are in line with the requirements of the compensation system.

	Fixed Components			Variable Components			Total Compensation	Fixed	Variable
	Fixed Salary in EUR	Fringe Benefits in EUR	Total in EUR	LTI 2025 – 2028		Total in EUR	in EUR		
				STI 2025 in EUR	2028 in EUR				
Members of the Executive Board in office as of December 31, 2025									
Dr. Michael Heckmeier, CEO	600,000	21,236	621,236	378,750	554,532	933,282	1,554,518	40	60
Claudia Schmitt, CFO	390,000	31,632	421,632	246,188	360,429	606,617	1,028,249	41	59
Klaus Buchwald, COO	390,000	18,231	408,231	246,188	360,429	606,617	1,014,848	40	60

Remuneration of former members of the Executive Board in the financial year 2025

In accordance with Section 162 (5) of the German Stock Corporation Act (AktG), personal details of former members of the Executive Board are not disclosed if they left the Executive Board before December 31, 2015.

For the former member of the Executive Board, Dr. von Plotho, who left with effect from May 5, 2023, an annual pension of EUR 157,331 was paid in financial year 2025. In addition, the profit-related remuneration for the 2022 – 2025 tranche was paid to Dr. von Plotho² and Mr. Irle.

Former members of the Executive Board who left before December 31, 2015, or their surviving dependents, received a total of EUR 484,663 in benefits (pension/retirement pension) in the financial year 2025, which consisted exclusively of fixed components.

Compensation of Supervisory Board members

The compensation of the members of the Supervisory Board of Siltronic AG is governed by the Articles of Association of Siltronic AG.

The Articles of Association provide for a fixed annual compensation of EUR 50,000 for the members of the Supervisory Board.

Due to the additional expense associated with exercising certain functions, the compensation for the Chairman of the Supervisory Board is multiplied by a factor of 3. The factor 2 applies to his Deputy and the chairperson of a committee, and the compensation of members of committees is multiplied by a factor of 1.5. However, membership of the Conciliation Committee, which is required to be established by law, is not taken into account, i.e. membership of this

committee does not lead to an increase in annual compensation. In addition, twin and multiple functions are not taken into account, so that the Chairman and Deputy Chairman do not receive any other factors for functions in committees and committee functions are only taken into account once for the members of the Supervisory Board.

Supervisory Board members who join or leave the Supervisory Board during the current financial year receive a corresponding pro rata compensation, rounded up to full months.

The Company reimburses the members of the Supervisory Board for their necessary expenses in the form of a lump sum. The lump sum amounts to EUR 10,000 (in words: ten thousand euros) for each calendar year. The Company also reimburses the members of the Supervisory Board for their necessary travel expenses upon presentation of receipts.

The Company provides Supervisory Board members with adequate insurance cover. In particular, the Company has taken out a D&O insurance policy without deductible for the benefit of Supervisory Board members.

No advances or loans were granted to members of the Supervisory Board during the reporting year.

Pursuant to Section 113 (3) of the German Stock Corporation Act (AktG), the Annual General Meeting must pass a resolution on the compensation of the members of the Supervisory Board at least every four years. The compensation system outlined above was approved by resolution of the Annual General Meeting on May 5, 2023 with a majority of 99.84 percent of the votes.

The presentation of Supervisory Board compensation also follows the vesting principle.

² The ratio of fixed (pension) to variable compensation (LTI tranche payment) is 42% to 58%.

Supervisory Board compensation in the financial year 2025

Supervisory Board member	Membership in months	Lump sum annual remuneration 2025 in EUR ³	Lump sum for expenses for 2025 in EUR	fixed in %	Total remuneration in EUR
Mandy Breyer ²	12	50,000	10,000	100	60,000
Jos Benschop	8	50,000	10,000	100	60,000
Klaus-Peter Estermaier ¹	12	50,000	10,000	100	60,000
Sieglinde Feist	12	50,000	10,000	100	60,000
Dr. Hermann Gerlinger (until May 12, 2025)	12	20,833	4,167	100	25,000
Andreas Pecher (from May 12, 2025)	12	33,333	6,667	100	40,000
Michael Hankel	12	100,000	10,000	100	110,000
Günter Zellner ²	5	50,000	10,000	100	60,000
Daniela Berer ²	8	100,000	10,000	100	110,000
Mariella Röhm-Kottmann	8	100,000	10,000	100	110,000
Dr. Tobias Ohler	12	150,000	10,000	100	160,000
Lina Ohlmann ²	12	50,000	10,000	100	60,000
Volker Stapfer ²	12	75,000	10,000	100	85,000

¹ For the representative of the executive employees on the Supervisory Board, the regulations of the Verband angestellter Akademiker und leitender Angestellter der chemischen Industrie e. V. (VAA) apply.

² These employee representatives on the Supervisory Board and the trade union representatives on the Supervisory Board have declared that they will donate their remuneration to charitable institutions in accordance with the guidelines of the German Trade Union Confederation. These mainly include the Hans Böckler Foundation, the Heinrich Imbusch House, and the Foundation for Work and the Environment.

³ Taking into account the applicable factors for specific functions.

Multi-year overview

Comparative presentation of compensation and earnings development

Pursuant to Section 162 (1) sentence 2 no. 2 of the German Stock Corporation Act (AktG), the following comparative presentation shows the annual change in the compensation granted and owed to current and former members of the Company's executive bodies, the Company's earnings performance and the average compensation of employees on a full-time equivalent basis. It is based on the average wages and salaries of Siltronic AG employees in Germany who were in active employment during the financial year (including those in the active phase of partial retirement) and takes into account all collectively agreed and non-tariff salary levels up to senior

management level. Employees who left the Company during the financial year were included on a pro rata basis. In addition to fixed elements (salary, collectively agreed and job-related bonuses, top-up amounts for partial retirement, overtime and standby allowances), the compensation includes fringe benefits (company car allowance and other non-cash benefits) and variable components (bonuses, profit-sharing schemes, special payments, one-time payments, annual payments, inventor's bonus, paid leave, etc.) to improve comparability with the compensation of the Executive Board. The accrual value was used for variable compensation that relates to the compensation year but is not paid out until after the end of the financial year. Temporary employees are not included in the population, as they are not employed by Siltronic AG under labor law. Persons who work for us during their training or studies (e.g. interns, doctoral students, trainees, working students, diploma students, etc.) are also excluded accordingly.

Earnings performance									
EUR million	2021	2022	change in %	2023	change in %	2024	change in %	2025	change in %
Sales	1,405.4	1,805.3	28	1,513.8	-16	1,412.8	-7	1,346.7	-5
EBITDA	466.4	671.6	44	433.9	-35	363.8	-16	316.9	-13
Net loss/surplus for the year in accordance with German Commercial Code (HGB)	96.1	93.7	-2	21.4	-77	-13.3	-162	-94.3	609

Average compensation employees

EUR thousand									
Employees in Germany	78	82	5	76	-7	79	4	74	-6
Employees in the group (domestic and foreign)	66	71	7	64	-10	65	1	63	-4

Compensation Executive Board

EUR									
Dr. Michael Heckmeier	n.a.	n.a.	-	1,501,676	-	1,242,000	-	1,554,518	25
Claudia Schmitt	n.a.	n.a.	-	758,892	-	823,232	-	1,028,249	25
Klaus Buchwald	n.a.	n.a.	-	n.a.	-	726,589	-	1,014,848	40

Compensation Supervisory Board

EUR									
Current Supervisory Board members									
Mandy Breyer (since 04/2018)	39,184	37,500	-4	60,000	60	60,000	0	60,000	0
Jos Benschop (since 05/2023)	n.a.	n.a.	-	40,000	-	60,000	50	60,000	0
Klaus-Peter Estermaier (since 04/2018)	37,500	42,500	13	60,000	41	60,000	0	60,000	0
Sieglinde Feist (since 12/2014)	37,500	42,500	13	60,000	41	60,000	0	60,000	0
Dr. Hermann Gerlinger (until 05/2025)	68,750	75,000	9	80,833	8	60,000	-26	25,000	-58
Andreas Pecher (since 05/2025)	n.a.	n.a.	-	n.a.	-	n.a.	-	40,000	-
Michael Hankel (since 04/2018)	53,750	60,000	12	101,667	69	110,000	8	110,000	0
Günter Zellner (since 9/2024)	n.a.	n.a.	-	n.a.	-	20,000	-	60,000	200
Daniela Berer (since 05/2023)	n.a.	n.a.	-	73,333	-	110,000	50	110,000	0
Mariella Röhm-Kottmann (since 05/2023)	n.a.	n.a.	-	73,333	-	110,000	50	110,000	0
Dr. Tobias Ohler (since 02/2013)	106,250	115,000	8	160,000	39	160,000	0	160,000	0
Lina Ohlmann (since 01/2021)	37,500	42,500	13	60,000	41	60,000	0	60,000	0
Volker Stapfer (since 01/2022)	n.a.	42,500	-	76,667	80	85,000	11	85,000	0

Former board members

EUR									
Dr. Christoph von Plotho ¹	1,333,241	1,370,171	-20	1,558,819	14	806,007	-48	157,331	-80
Compensation (pension) former board members (term ended before 12/2015)	327,414	337,264	3	393,530	17	487,969	24	484,663	-1

¹ Dr. von Plotho's mandate as a member of the Executive Board and Chairman of the Executive Board of Siltronic AG was terminated prematurely by mutual agreement with effect from the end of May 5, 2023. His employment relationship continued unaffected until the end of December 31, 2023. In 2024, Dr. von Plotho received a compensation payment, which was credited to the company pension benefits.

Munich, March 10, 2026



Dr. Tobias Ohler
Chairman of the Supervisory Board of Siltronic AG



Dr. Michael Heckmeier
CEO



Claudia Schmitt
CFO



Klaus Buchwald
COO

Auditor's Report

To Siltronic AG, Munich,

REPORT ON THE AUDIT OF THE REMUNERATION REPORT

We have audited the remuneration report of Siltronic AG, München, for the financial year from January 1, 2025 to December 31, 2025 including the related disclosures, which was prepared to comply with § [Article] 162 AktG [Aktiengesetz: German Stock Corporation Act].

Responsibilities of the Executive Directors and the Supervisory Board

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

Auditor's responsibilities

Our responsibility is to express an opinion on this remuneration report, including the related disclosures, based on our audit. We conducted our audit in accordance with German generally accepted standards for the audit of financial statements promulgated by the Institut der Wirtschaftsprüfer (Institute of Public Auditors in Germany) (IDW). Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the remuneration report, including the related disclosures, is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts including the related disclosures stated in the remuneration report. The procedures selected depend on the auditor's judgment. This includes the assessment of the risks of material misstatement of the remuneration report including the related disclosures, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the preparation of the remuneration report including the related disclosures. The objective of this is to plan and perform audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the executive directors and the supervisory board, as well as evaluating the overall presentation of the remuneration report including the related disclosures.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Audit Opinion

In our opinion, based on the findings of our audit, the remuneration report for the financial year from January 1, 2025 to December 31, 2025, including the related disclosures, complies in all material respects with the accounting provisions of § 162 AktG.

Reference to an Other Matter – Formal Audit of the Remuneration Report according to § 162 AktG

The audit of the content of the remuneration report described in this auditor's report includes the formal audit of the remuneration report required by § 162 Abs. [paragraph] 3 AktG, including the issuance of a report on this audit. As we express an unqualified audit opinion on the content of the remuneration report, this audit opinion includes that the information required by § 162 Abs. 1 and 2 AktG has been disclosed in all material respects in the remuneration report.

Restriction on us

We issue this auditor's report on the basis of the engagement agreed with Siltronic AG. The audit has been performed only for purposes of the company and the auditor's report is solely intended to inform the company as to the results of the audit. Our responsibility for the audit and for our auditor's report is only towards the company in accordance with this engagement. The auditor's report is not intended for any third parties to base any (financial) decisions thereon. We do not assume any responsibility, duty of care or liability towards third parties; no third parties are included in the scope of protection of the underlying engagement. § 334 BGB [Bürgerliches Gesetzbuch: German Civil Code], according to which objections arising from a contract may also be raised against third parties, is not waived.

Munich, March 10, 2026

PricewaterhouseCoopers GmbH
Wirtschaftsprüfungsgesellschaft

Klaus Bernhard
Wirtschaftsprüfer
[German Public Auditor]

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