

Qualitative Disclosures

- (a) The Remuneration Committee assists the Board in developing and implementing Coastline Credit Union's Remuneration Policy. The Committee has the following responsibilities:
 - To review the Remuneration policy and recommend changes as necessary;
 - To review the effectiveness and compliance of the Remuneration policy with Prudential Standard CPS 510;
 - Making annual recommendations to the Board in the remuneration of the General Manager, Directors, Senior Management Team and any other person in the Remuneration Committees' opinion whose activities may affect the soundness of the regulated institution and any person whose remuneration is designated by APRA.

The Board shall annually confirm the membership of the Remuneration Committee, which will be comprised of at least three directors, each of whom will be non-executive directors and a majority being independent directors. The Chairman of the Committee will be elected at the first Committee meeting and must be an independent Director.

The members of the Remuneration Committee during the year ended 30 June 2022 were:

- T Powick (Chair)- Independent Non-Executive
- V McNeilly Independent Non-Executive
- J Pike Independent Non-Executive
- D Bevan Independent Non-Executive

The Committee meets as often as it deems necessary or appropriate. The majority of the members of the Committee constitute a quorum.

The Committee has currently chosen to utilise the latest available "Non-Bank Financial Institutions – Remuneration Surveys" provided by McGuirk Management Consultants Pty Ltd as a basis for determining proposed Director and Management remuneration levels. The Committee retains the discretion to engage alternate and/or additional resources or consultants to research any potential market relativity movements.

Coastline Credit Union's Remuneration Policy was approved by the Board on 25 March 2010 and applies to Directors, General Manager, Senior Management and Service contracts.

In accordance with CPS510, six employees are considered to meet the definition of Senior Managers and include the General Manager (1), Head of People and Culture (1), Lending Manager (1), Chief Risk Officer (CRO) (1), Financial Controller (1), and Chief Technology Officer (1). There are no material risk takers.

(b) The objective of Coastline Credit Union Ltd's Remuneration Policy is to ensure that remuneration practises promote and support an organisational culture of performance within a framework of prudent risk management practises applied across all parts of the organisation's business activities.

Promoting a culture of risk prudence imposes a duty of care on all Directors and Officers of Coastline. The risks associated with business and all new initiatives must be understood and managed in the context of what volatility it introduces and the degree to which that volatility



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has the potential to destabilise Coastline and undermine the integrity and confidence that our members, staff and the community places in the organisation.

The remuneration policy was last reviewed April 2022 resulting in no significant changes being made.

The Credit Union recognises the special position of its risk and financial control personnel in carrying out their functions; particularly in relation to the interests of executives whose financial and risk performance they are required to monitor.

Within Senior Management, the Chief Risk Officer and Financial Controller positions are recognised as being worthy of special consideration.

To ensure these positions remain independent and are not unduly influenced in the execution of their duties by variable remuneration that is linked to the overall company performance, special remuneration practises have been put in place to safeguard against this. For the CRO this includes the STIs being linked to behaviour that supports the risk management framework, and for the Financial Controller this entails processes having been adopted to ensure that the measurement of the financial results is determined independently, and that the checks and balances are independently reviewed.

Remuneration Structure

As detailed in the Remuneration Policy, the structure of the remuneration arrangements for Senior Management comprises the following components:

- Fixed component
- Variable component

Fixed Component

Fixed Annual Reward (FAR) compensation consists of salary, any FBT charges related to employee benefits including motor vehicles, leave entitlements and employer contributions to superannuation funds.

Variable Component

A short-term incentive, which means an annual "at risk" component as a percentage of FAR. There are no Deferred long-term incentive arrangements. Discretionary variable pay is dependent upon the achievement of role specific annually set financial and non-financial objectives approved by the Board. Compensation levels are reviewed annually by the Board Remuneration Committee through a process that considers individual, business unit, overall ADI performance and the markets in which it operates.



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- (c) The Credit Union's policy is to mitigate the risk that the remuneration of employees may conflict with the objectives of the Remuneration Policy by:
 - The remuneration structure of the General Manager is entirely comprised of FAR and there are no other variables to consider when assessing remuneration risks;
 - Limiting the performance component of Senior Managers' to a maximum total remuneration of 30% of their FAR.
 - Making the payment of any performance-based component of remuneration entirely discretionary by the Credit Union;
 - Any discretionary remuneration payments are to be authorised by the Board. Prior to authorising and making any discretionary remuneration payments, the Company must be in a position where it can reasonably afford the payments;
 - Regular review of employment contracts against the objectives of this policy with a view to renegotiating them in the interests of enhanced goal congruence.

Coastline has developed a risk management framework which describes the types of risks the organisation is prepared to take in executing its strategy and has a significant influence on the variable component of employee remuneration.

The following are key risks that Coastline takes into account when implementing remuneration measures:

- Financial risks
- Operational risks, and
- Compliance risks

The risk management framework sets out the nature and type of the key measures used to take account of these risks as follows:

Key Risks	Key Measures
Financial Risks (credit risk, market risk, liquidity risk)	 % of non-performing loans % of loans written off % asset growth & profitability Meeting core liquidity ratios
Operational Risks	 Number of fraud events Customer complaints System failures and errors
Compliance Risks	 Number of internal/external audit findings Compliance with APRA prudential requirements

- (d) Performance measures used during the assessment period include, but are not limited to Customer Satisfaction, Return on assets, Growth indicators, Delinquency statistics, Prudential ratios and Profitability.
- (e) There is no deferral or vesting of variable remuneration for Senior Managers.



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	to a maximum of 30% of the Fixed Annual Rewar		ie Credii Offio	
During the year, the Remuneration Committee met four times.				
Directors do not receive any payment in addition to their remuneration as a director of				
Coastline Credit Union for their services to the Remuneration Committee.				
	Number of Directors	4		
	Total value of remuneration awards for the	Unrestricted	Deferred	
	current financial year	Official	Deletted	
	Fixed remuneration			
	Cash based	\$195,409	\$26,250	
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Number of Senior Managers		6		
The Number of persons having received a variable remuneration			5	
	award during the financial year Number and total amount of guaranteed bonuses awarded during			
	the financial year			
Number of total amount of sign-on awards made during the			N I i l	
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	Number of total amount of sign-on awards mad financial year	te during the	Nil	
		-	Nil	
	financial year	-		
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