

Board, Executive and Employee Remuneration Policy



Policy ID no 19/2013

Approved by the Board: June 2021

Contents

This policy contains the following topics:

1.	Policy Purpose	4
2.	Scope	4
3.	Governance	4
4.	Use Of Remuneration Consultants	4
5.	Non Executive Director Remuneration	4
	5.1 Minimum Shareholding Requirements	5
6.	Policy Details	6
	6.1 Remuneration Policy Statement – Executives	6
	6.2 Executive Remuneration Structure And Strategic Intention	8
	6.3 Setting Remuneration Levels	8
	6.4 Short Term Incentives	9
	6.5 Long Term Incentives	11
	6.6 Good Leaver, Bad Leaver Policy In Respect Of Unvested Equity Awards	11
	6.7 General Employee Equity Participation	12
	6.8 Malus And Clawback Policy	12
	6.9 Recruitment Incentive	12
	6.10 Out Of Scope Remuneration Increases	13
	6.11 Minimum Shareholding Requirements	13
	6.12 Executive KMP Employment Agreements	13

6.13	Remuneration Management - Approval And Review Cycle	14
7.	Monitoring, Evaluation And Review	15
8.	Definitions And Abbreviations	15
9.	Associated Documents	15
10.	References	16

1. Policy Purpose

IDP's Board, Executive and Employee Remuneration Policy's purpose is to establish clear and guiding principles for decisions around employee and executive remuneration that ensure fair, equitable, competitive and appropriate pay for the markets in which IDP Education Limited (IDP) operates.

IDP's goal is to ensure that the mix and balance of remuneration is appropriate to attract, motivate, retain and fairly reward senior executives and other key employees and is consistent with contemporary Corporate Governance standards.

2. Scope

This policy applies to all employees and Directors within IDP's global business operations.

3. Governance

Effective governance ensures that the Board, Executive and Employee Remuneration Policy is translated into effective decisions that are consistent with the intentions of the board of Directors of IDP (Board).

The Board approves the Board, Executive and Employee Remuneration Policy, all remuneration budgets including the quantum of short-term incentives (STI) and long term incentives (LTI), the design of all executive KMP remuneration and incentive programs and the quantum of remuneration for the Board, the CEO and senior executives.

The Remuneration Committee oversees the implementation of these policies supported by the People function and independent external advice, as required.

4. Use of Remuneration Consultants

IDP maintains a Policy which governs the procedure for procuring advice relating to KMP (Board or executive) remuneration in accordance with the Corporations Act requirements. This will include a summary of the procedures for engagement of the remuneration consultant, the provision of information to the remuneration consultant and the communication of remuneration recommendations.

5. Non Executive Director Remuneration

In line with the ASX Corporate Governance Guidelines IDP adopts the following position:

- Non-executive Directors will be remunerated by way of fees in the form of cash, non-cash benefits, superannuation contributions or salary sacrifice into equity;
- Non-executive Directors will not participate in schemes designed for the remuneration of executives;
- Non-executive Directors will not receive options or bonus payments except in exceptional circumstances and subject to Board approval; and
- Non-executive Directors will not be provided with retirement benefits other than statutory superannuation.

The aggregate sum available to remunerate non-executive Directors is set at AUD \$1.5 million. Shareholders are to approve the total non-executive Director fee pool at the Annual General Meeting (Last approved on 23 October 2018).

The Chairman of the Board will not receive any additional fees as the Chair or member of any Board Committees.

Superannuation is included in the total Director fees paid.

Equity benefits, if any, received will not be performance based.

Non-executive Directors will receive reimbursement for all costs directly related to the performance of their duties on behalf of IDP.

The Board will review non-executive Director remuneration periodically to ensure remuneration levels are maintained in line with market expectations. Market expectations will be assessed independently from time to time by reference to the remuneration paid to non-executive Directors of ASX listed companies of similar size and complexity. The remuneration positioning will be determined by the Board, but would be expected to be between the median and 75th percentile of these comparator companies.

5.1 Minimum Shareholding Requirements

There is a minimum shareholding for non-executive Directors under which they are expected to retain a shareholding in the Company to the equivalent value of the annual base fee, unless the non-executive Director is a representative of Education Australia (a major shareholder in IDP) in which case any minimum shareholding requirement will be determined by Education Australia in its absolute discretion.

The annual base fee includes any fees payable for Committee membership or Committee Chair responsibilities. The equivalent value will be calculated on the share value at each reporting date on a half yearly basis.

A compliance report will be provided to the Chairman biannually. In the event a minimum shareholding falls below policy, the Chairman will discuss compliance with the non-executive Director with the expectation of the shareholding being increased within a reasonably practical timeframe.

This minimum shareholding is expected to be achieved within a three year period from the later of:

- the date of approval (6 February 2018); or
- the commencement date of appointment of any new non-executive Director.

All dealings in Securities of IDP are subject to the provisions of the IDP Securities Trading Policy as amended from time to time.

6. Policy Details

6.1 Remuneration Policy Statement - Executives

Consistent with contemporary Corporate Governance Standards IDP's Board, Executive and Employee Remuneration Policy aims to set executive (and other employee) remuneration that is fair, equitable, competitive and appropriate for the markets in which it operates and is mindful of internal relativities.

IDP will aim to ensure that the mix and balance of remuneration is appropriate to reward fairly, attract, motivate and retain senior executives and other key employees.

Specific objectives of this policy include the following:

- Provide a fair and competitive (internal and external) fixed annual remuneration for all positions under transparent policies and review procedures;
- Link executive rewards to shareholder value accretion by providing appropriate equity (or equivalent) incentives to selected senior executives and employees linked to long-term company performance and core values;
- Provide competitive total rewards to attract and retain appropriately skilled employees and executives;
- Have a meaningful portion of remuneration 'at risk', dependent upon meeting pre-determined performance benchmarks, both short (annual) and long term (3+ years); and
- Establishing appropriate, demanding performance hurdles for any executive equity incentive remuneration.

This broad remuneration policy will be executed by IDP under a Total Targeted Remuneration (TTR) framework. Appropriate remuneration policy settings will be achieved by consistently applying a clear remuneration strategy directed at supporting the Board approved business strategy with appropriate and flexible processes, policies and procedures established by the board from time to time.

Executive remuneration will consist of fixed and 'at risk' remuneration.

Fixed remuneration will consist of base salary, superannuation (or equivalent), other benefits and allowances.

'At risk' or variable remuneration will consist of entitlements received under either IDP's approved STI and/or IDP's approved LTI scheme.

IDP's remuneration strategy and objectives for IDP executive Key Management Personnel (KMP) is summarised in the following table.

IDP Executive KMP Remuneration Objectives

- | | | | |
|--|--|--|--|
| Shareholder value creation through equity components | An appropriate balance of 'fixed' and 'at risk' components | Creation of reward differentiation to drive performance culture and behaviours | Attract motivate and retain executive talent required at each stage of development |
|--|--|--|--|

Total Annual Remuneration (TAR) or Total Target Remuneration (TTR) is set by reference to relevant market benchmarks

Fixed	At Risk	
Fixed Annual Remuneration (FAR)	Short Term Incentives (STI)	Long Term Incentives (LTI)
Fixed remuneration is set based on relevant market relativities, reflecting responsibilities, performance, qualifications, experience and geographic location	STI performance criteria are set by reference to Group and Business Unit performance targets appropriate to the specific position	Targets are linked to IDP group objectives including EPS CAGR, TSR CAGR, TSR relative or other market accepted conditions

Remuneration will be delivered as

Base salary plus any allowances (includes Superannuation for Australian Executives)	Paid, as cash, on completion of the relevant performance period. Deferral of a portion of the STI into equity (performance rights) may be considered	Awarded as equity and vest (or not) at the end of the performance period
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Strategic intent and market positioning

FAR in the early stages will be positioned between the median and 75th percentile (+/-) compared to relevant market based data considering expertise and performance in the role	Performance incentive is directed to achieving key strategic or financial targets. FAR and STI opportunity is intended to be positioned in the 3rd quartile of the relevant benchmark group	LTI is intended to align executive KMP with shareholder interests. LTI opportunity should ideally be positioned at or about the top of the 3rd quartile
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Total Annual Remuneration (TAR) or Total Target Remuneration (TTR)
TAR or TTR is intended to be positioned in the 3rd quartile compared to relevant market based comparisons. 4th quartile TAR or TTR may be derived if demonstrable out performance is achieved by IDP

6.2 Executive Remuneration Structure and Strategic Intention

IDP's executive remuneration structure (strategic intention) is set out below.

Position	FAR %	STI%	LTI%
CEO	100	up to 100	up to 100
Corporate Executives	100	up to 100	up to 100
COO, Regional Executives and CEO IDP Connect	100	up to 100	up to 100

The remuneration strategy intention will be subject to change from time to time and endorsed by the Board (and the Remuneration Committee) each year.

6.3 Setting Remuneration Levels

IDP participates in remuneration surveys or seeks relevant benchmarks from time to time to manage internal and external remuneration relativities.

An assessment of IDP's remuneration positioning across all levels of the organisation should be updated each year in accordance with the Board approved remuneration strategy.

The table below applied logically, can be used as a guide to IDP's remuneration setting process.

Relative Positioning	Comments
1st Quartile	Inexperienced in the position but coping, or an experienced employee exhibiting performance gaps.
2nd Quartile	Experienced in the position, usually with a minimum of two years' service. In the competent range, but capable of further development or improvement in the role.
Mid-point (Median)	Fully competent executive or employee making a consistent and sound contribution, coping with and sometimes exceeding all the demands of the position.
3rd Quartile	Very experienced executive, exhibiting demonstrably superior performance. External appointees would often be recruited at this level. That is between the median and 75th percentile. The majority of senior executives would be likely to be paid at about the 62.5th percentile, that is the middle of the 3rd quartile.
4th Quartile	Only outstanding and strategically critical executives would be remunerated in the 4th quartile. Care should be taken not to duplicate or inflate TAR through STI or LTI at this level. Less than 10% of executives likely to be paid at this level.

6.4 Short Term Incentives

IDP has target based STI plans in place for all executive KMP.

Purpose

The IDP STI scheme is designed to reward executives (and other selected employees) who meet the performance criteria set in respect of their position, each year to support and drive IDP's short term performance.

Eligibility

Eligibility is determined by the Board and confirmed by an annual invitation.

Performance criteria

Performance criteria set for STI plans will reflect fundamental strategic or performance objectives determined each year to ensure a focussed and successful performance incentive program.

Weightings

Key areas of influence and a goal for weighting is expected to align with the illustration below:

Position	Group %	Business Unit/ Region (%)
CEO	100	-
Corporate Executives	100	-
Regional Executives and CEO IDP Connect	75	25

Key performance criteria are weighted to their relative importance with appropriate threshold, budget and target levels set individually.

For non-financial performance measures a rating guide is determined as follows:

Performance Rating	Score
Below Satisfactory	0
Satisfactory	15
Good	50
Very Good	100
Outstanding	125
Exceptional	150

Progressive performance measures will be applied with an award determination taking into account relative performance.

STI Performance Rating	Percentage of Budget	Maximum % STI to be awarded
Threshold	85 - 90%	25 - 50%
Budget	100%	100%
Stretch (Target)	115 - 125%	120 - 150%
Exceptional	> 125%	Up to 200%

STI determination

Once the performance and service results are determined the bonus can be awarded.

The STI incentive payment will be calculated as follows:

STI bonus = ((A x B) x (C + D + E)) + F, where;

- (A) STI Opportunity (% of TFR as pre-determined)
- (B) Affordability factor based on IDP's achievement against financial target set (if any). That is has IDP achieved the 'performance gate' or should a discount factor apply?
- (C) KPM 1 x Weighting % x performance result (Threshold/ Budget/ Target)
- (D) KPM 2 x Weighting % x performance result (Threshold/ Budget/ Target)
- (E) KPM 3 x Weighting % x performance result (Threshold/ Budget/ Target)
- (F) Board Discretion amount, if any

STI deferral

In accordance with contemporary executive KMP remuneration trends an amount of any STI payment may be subject to additional deferral (time vesting). The amount of any STI deferral and the specific terms of the deferral will be advised to STI participants before the beginning of the STI measurement period.

The STI deferral amount will be no more than 50% of the STI award and the deferral period will be no more than two (2) years. Where possible the STI deferral amount will be awarded in service rights under the IDP Education Employee Incentive Plan.

6.5 Long Term Incentive

A long term equity incentive plan called the IDP Education Employee Incentive Plan (IDIP) was established in 2015 to assist IDP to retain and reward KMP and senior executives appropriately.

Participation in the LTI program is extended to KMP and other senior executives with the Board retaining the discretion to extend the offer to other key selected employees.

The Board retains complete discretion on whether to make an LTI grant from year to year and on what terms bar where a contractual entitlement has been established prior to the implementation of this Policy.

LTI offers will be approved by the Board each year and the offer terms may vary from year to year or individual to individual, but will typically include:

- Date of grant;
- Type of equity award (performance rights, options, shares or other);
- The exercise price or issue price;
- Consideration, if any;
- Allocation value and number;
- Performance conditions;
- Service conditions;
- Other conditions or restrictions;
- Hedging restrictions;
- Change of Control provisions; and
- Termination of employment conditions.

Any LTI plan offers will be supported by appropriate complying documentation.

6.6 Good Leaver, Bad Leaver Policy in Respect of Unvested Equity Awards

The consequence for Awards and Shares where a Participant ceases to be an Employee is as follows:

- in the case of a "Good Leaver"
 - where the cessation of employment is due to death of the employee, and the employee has been continuously employed with IDP (or any related body corporate) at least since 21 August 2017 up to and including the date of death, the Vesting Conditions and any restriction periods applicable to all or any of their Awards and Shares cease to apply; and
 - in all other cases of a "Good Leaver" (and regardless of whether the cessation of employment is due to death, permanent disablement, retirement, retrenchment or any other circumstances which the Board determines constitute a "Good Leaver" departure), unless otherwise expressly stated in an invitation the Board

may, in its discretion, determine that some or all of the Participant's Awards or Shares continue to be subject to their Vesting Conditions or restriction periods (as the case may be) or that some or all of those Vesting Conditions or restrictions will be waived, and/or that some or all of the Participant's unvested Awards will lapse; and

- in the case of a "Bad Leaver", unless otherwise expressly stated in an invitation all unvested Awards would automatically lapse.

Additional circumstances resulting in the lapse or forfeiture of unvested Awards, will include where the Board determines that a Participant has:

- committed an act of fraud, defalcation or gross misconduct in relation to the affairs of the Company;
- hedged the value of, or entered into a derivative arrangement in respect of, unvested Awards;
- purported to dispose of, or grant any Security Interest, over an Award other than in accordance with the IDIP Rules; or
- application of any applicable Malus and Clawback Policy.

Notwithstanding the above, if the applicable IDIP Rules at the time of grant provided for a different treatment of Awards where a Participant ceases to be an Employee, then those IDIP Rules will apply to those Awards.

6.7 General Employee Equity Participation

The Board supports the concept of general employee equity participation. Offers to eligible employees will be considered on an annual basis. The eligible participants, the level of the Company's contribution and the timing of offers will be subject to Remuneration Committee and Board approval each year.

The Australian Exempt Award is excluded from this Clause as approved by the Board on 19 June 2018.

6.8 Malus and Clawback Policy

Apply the Malus and Clawback Policy as may be applicable from to time.

6.9 Recruitment Incentive

The Company defines a recruitment incentive as any payment that serves as an incentive to encourage a person to join the Company. This form of payment (including equity grants) will not be paid unless the incentive is approved appropriately in advance as set out below:

- Where a payment is under a total value of AUD 10,000 the Managing Director has delegated authority to approve the incentive payment with the incentive to be reported to the next Remuneration Committee;

- Where a payment is more than a total value of AUD 10,000 and under a total value of AUD 100,000, the Chairman of the Board and the Managing Director have delegated authority to approve the Incentive payment with the incentive to be reported to the next Remuneration Committee;
- Where the aggregate total of payments under AUD 100,000 meets or exceeds AUD 100,000 in a rolling 12 month period this will be reported to the next Remuneration Committee and Board meeting; and
- Where a payment exceeds a total value of AUD \$100,000 it is to be approved prior to offer by the Remuneration Committee and the Board.

6.10 Out of Cycle Remuneration Increases

Out of cycle or 'ad hoc' remuneration increases for any executive KMP will only be considered in special circumstances and must be approved by the Remuneration Committee and the Board, in advance.

6.11 Minimum Shareholding Requirements

There is a voluntary minimum shareholding for KMP and senior executives under which they are expected to retain a shareholding in the Company to the value of 20% of FAR.

This minimum shareholding is expected to be achieved within a five year period from the later of:

- the date of the IPO (26 November 2015); or
- the commencement date of employment / appointment (if an internal promotion) of any new Global Leadership Team members.

All dealings in Securities of IDP are subject to the provisions of the IDP Securities Trading Policy as amended from time to time.

6.12 Executive KMP Employment Agreements

All executive KMP will be required to enter into an individual employment agreement. The key terms of the agreements will include reference to the following, as a minimum.

- Position and duties, including any probationary periods;
- Fixed Annual Remuneration (FAR) (Base salary and benefits, including superannuation or equivalent) and review procedures;
- Sign-on fee, if any, and obligations in respect thereto;
- STI opportunity and frequency of offer and review procedures;
- LTI opportunity and frequency of offer and review procedures;
- Allowances, out-of-pocket expense recovery procedures;
- Tools of trade and equipment entitlement, including motor vehicle, mobile devices and personal computers;



- Statutory and other leave entitlements (public holidays, annual leave, long service leave, compassionate leave, personal carer’s leave, maternity leave, parental leave (if any), community service leave, juror duty leave;
- Restraint of trade terms, if any;
- Intellectual property rights and power of attorney if applicable;
- Conflicts of interest, confidentiality, commissions;
- Internet/Email/Computer/Mobile telephone protocols;
- Corporate governance standards, regulatory or licensing requirements of position and expectations;
- Continuing education requirements, if any;
- Company policies (e.g. Dress Code, Sexual Harassment, Drugs and Alcohol, Behaviour and so on);
- Termination provisions, including the rights and entitlements of both the employer and employee in all reasonably foreseeable circumstances, including death, disability and redundancy including payment limits; and
- Any other statutory or legal requirement relevant to industrial law or contract law in the relevant jurisdiction.

All executive KMP employee contracts will be reviewed on a regular basis by appropriately qualified advisers.

6.13 Remuneration Management – Approval and Review Cycle

The Board is responsible for reviewing and approving the Company’s overall remuneration strategy. IDP’s senior executive remuneration review and approval cycle is set out below.

Board Approved Remuneration Approval and Review Cycle	
Month	Key Task / Function
August/ September	<p>Remuneration Committee meeting to consider annual results, performance and incidental remuneration issues and make recommendation to the Board on STI and LTI Awards, if any, for executive KMP and other senior executives for the current performance period. Board, on receipt of audit clearance on annual results, to ratify STI and LTI Awards to the CEO and other executive KMP and senior executives for the year, if any. In addition to approve any equity offers for the next performance period for KMP and other senior executives.</p> <p>Remuneration Committee to review Board fees and any equity offers to Directors if required for the next performance period. Remuneration Committee to recommend STI, LTI and other equity offers and</p>

Board Approved Remuneration Approval and Review Cycle

Month	Key Task / Function
	performance targets for next performance year for KMP and other senior executives to the Board.
	Recommend KMP and senior executive TAR increases, if any to the Board.
	Implement payroll adjustments (effective from 1 July) and all packaging arrangements for the new financial year.
May/June	Undertake an annual review and update of the IDP remuneration strategy and policies, as required.
June/July	Confirm performance appraisals outcomes for the current year. Obtain relevant feedback or survey data required. Undertake job evaluation requirements, if any.

7. Monitoring, Evaluation and Review

This policy must be reviewed annually from the date the policy was initially released or last reviewed.

8. Definitions And Abbreviations

Term	Meaning
IDP	IDP Education Limited
TTR	Total Targeted Reward
FAR	Fixed Annual Remuneration
TAR	Total Annual Remuneration
STI	Short Term Incentive
LTI	Long Term Incentive
KMP	Executive Key Management Personnel
ESS	Employee Share Scheme

9. Associated Documents

IDP Securities Trading Policy
 Malus and Clawback Policy
 Use of Remuneration Consultants Policy
 IDP Education Employee Incentive Plan (IDIP)

10. References

Policy Owner: Head of People Experience

Action	Date	Responsibility
Approved	6 December 2013	Board
Reviewed	19 May 2016	Nomination and Remuneration Committee
Approved	20 June 2016	Board
Reviewed	10 May 2017	Remuneration Committee
Reviewed	7 August 2017	Remuneration Committee
Approved	21 August 2017	Board
Reviewed	21 May 2018	Remuneration Committee
Reviewed	6 August 2018	Remuneration Committee
Approved	22 August 2018	Board
Reviewed	13 May 2019	Remuneration Committee
Approved	18 June 2019	Board
Reviewed	11 February 2020	Remuneration Committee
Approved	7 April 2020	Board
Reviewed	11 May 2021	Remuneration Committee
Approved	23 June 2021	Board