Symrise FactBook

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Corporate governance *Dual management system*

Competencies

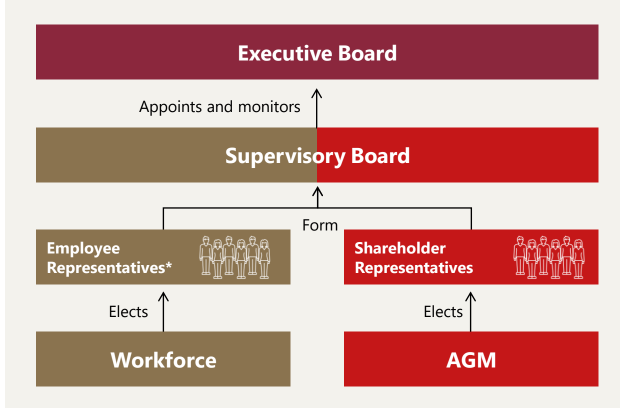
Executive Board responsible for managing the company's business operations in the interest of the company with a view to create sustainable value for all stakeholders.

Supervisory Board advises and oversees the Executive Board. It is involved in strategy and planning as well as all other decisions of fundamental significance to the company.

Dual Management System

Dual board in accordance with German Corporate Law (Co-determination) and Corporate Governance Codex 2020. Both bodies cooperate closely and in a spirit of trust in managing and overseeing the company.

Two-tier system



^{*}In accordance with the German Co-determination Act, a supervisory board with six employee representatives must include four employee representatives of the company and two union representatives.

Executive Board *Representatives*





Dr. Jean-Yves Parisot Chief Executive Officer & Board member for Taste, Nutrition & Health (appt. until September 2028)

- Born in 07/02/1964 in Lunéville, France
- Degree in veterinary medicine & MBA HEC Paris
- Various management positions (e.g. at Air Liquide, Danisco)
- Joined Symrise in 2014 via Diana
- Board member since 2016
- CEO since 2024



Olaf Klinger Chief Financial Officer (appt. until January 2028)

- Born 09/05/1965 in Heide
- Awarded degree in business administration in 1992
- Various finance positions for other companies (e.g. Merck, AMEOS group)
- Joined Symrise in 2016 as a Board member and CFO



Dr. Stephanie CossmannBoard member for HR & Legal and Labor Director (appt. until January 2026)

- Born 02/10/1973 in Hanover
- Degree and PhD in Law in 2002
- Years of experience in Human Resources & Legal at LANXESS
- Joined Symrise in 2023 as a Board member



Dr. Jörn AndreasBoard member for Scent & Care (appt. until January 2026)

- Born 05/12/1980 in Hameln
- Degree and PhD in Economic Sciences in 2010
- Years of experience at Bayer and BCG and various management positions within the company
- Joined Symrise in 2011
- Board member since 2023

Representatives



Michael König

* 03/09/1963 in Iserlohn CEO Nobian Industrial Chemicals B.V.

Since 2020 (Chairman since 2020)

André Kirchhoff

* 20/08/1965 in Stadtoldendorf Independent member of the works council at Symrise AG

Since 2016

Pfeifer

* 26/09/1957 in Munich

CFO AC Immune S.A.

Since 2011

Harald Feist

* 05/11/1962 in Stadtoldendorf Chairman of the works council and Chairman of the general works council at Symrise AG

Since 2013 (Vice Chairman since 2018)

Bernd Hirsch

* 24/07/1970 in Ellwangen CFO COFRA AG

Since 2018

Ursula Buck

* 24/10/1961 in Ulm Managing Director of Top Managementberatung BuckConsult

Since 2016

Dr. Jakob Ley

* 01/03/1967 in Bonn Director Research Biobased Ingredients Research & Technology Taste, Nutrition & Health at Symrise AG

Since 2021

Jeannette Chiarlitti

* 15/03/1982 in Schoenebeck Deputy Regional Head of IG BCE for the North region

Since 2016

Jan Zijderveld

* 09/05/1964 in Ede Professional Supervisory Board Member

Since 2023

Prof. Dr. Andrea Andrea Püttcher

* 04/10/1977 in Holzminden Vice Chairperson of the works council and Vice Chairperson of the general works council at Symrise AG

Since 2018

Peter Vanacker

* 11/03/1966 in Wervik CEO LyondellBasell.

Since 2020

Malte Lückert

* 03/02/1988 in Soltau Secretary of the Executive Board, Division 2 for Economic, Sectoral & Collective Bargaining Policy and HR, IG BCE

Since 2023

The maximum term of office for a Supervisory Board member is

four years

and must end at the conclusion of the AGM following the member's

70th birthday.

The maximum limit for membership in the Supervisory Board is four terms of office.

Read the Rules of Procedure for the Supervisory Board <u>here</u>.

Employee representatives

Shareholder representatives

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Supervisory Board – Qualification matrix (as of Dec 31, 2023) *Shareholder representatives*



Role						Competences											Diversity criteria			
					Indus -try				F	unction	al					ESG				
	Independency	Initial election	End of term (AGM)	Overboarding ¹	Experience in Taste, Nutrition & Health, Scent & Care	Human Resources	General management	Production & raw materials	Financial expert	Quality / Regulatory / Risk management	International experience	Innovation / R&D management	Executive position	IT & IT security expertise	Environmental	Social /Safety at work / Health protection	Governance	Year of birth	Nationality	Gender²
Ursula Buck	Yes	2016	2025	No	✓		✓				√		✓					1961	German	F
Jan Zijderveld	Yes	2023	2025	No	✓		✓				✓		✓				✓	1964	Dutch	М
Bernd Hirsch	Yes	2018	2025	No	✓		✓		√		√		✓	✓				1970	German	М
Michael König (Chairman)	Yes	2020	2025	No			✓		√		✓		✓				✓	1963	German	М
Prof. Dr. Andrea Pfeifer	Yes	2011	2025	No		✓	✓			✓	✓	✓	✓					1957	Swiss + German	F
Peter Vanacker	Yes	2020	2025	No			✓	✓			√		✓		√		✓	1966	Belgian+ German	М

Matrix in accordance with section C.1 of the German Corporate Governance Code 2022.

¹ In accordance with section C.4 & C.5 of the German Corporate Governance Code 2022.

 $^{^{2}}$ F = Female, M = Male.

Supervisory Board – Qualification matrix (as of Dec 31, 2023) *Employee representatives*



Role						Competences										Diversity criteria				
				Indus -try				F	unction	al					ESG					
	Independency	Initial election	End of term (AGM)	Overboarding ¹	Experience in Taste, Nutrition & Health, Scent & Care	Human Resources	General management	Production & raw materials	Financial expert	Quality / Regulatory / Risk management	International experience	Innovation / R&D management	Executive position	IT & IT security expertise	Environmental	Social /Safety at work / Health protection	Governance	Year of birth	Nationality	Gender²
Jeannette Chiarlitti	No	2016	2026	No		✓		√								✓	√	1982	German	F
Harald Feist (Vice Chairman)	No	2013	2026	No	✓	✓		√		✓					✓	✓	✓	1962	German	М
André Kirchhoff	Yes	2016	2026	No	✓	✓		✓								✓	✓	1965	German	М
Dr. Jakob Ley	No	2021	2026	No	✓			✓		✓		✓			✓	✓	✓	1967	German	М
Andrea Püttcher	No	2018	2026	No	✓	✓		√								✓	✓	1977	German	F
Malte Lückert	Yes	2023	2026	No	✓	✓		√								✓	√	1988	German	М

Matrix in accordance with section C.1 of the German Corporate Governance Code 2022.

¹ In accordance with section C.4 & C.5 of the German Corporate Governance Code 2022.

 $^{{}^{2}}F$ = Female, M = Male.

Six experienced shareholder representatives





Michael König (*1963) Graduate Engineer in Chemical Process Engineering, Univ. Dortmund

CEO Nobian Industrial Chemicals B.V.

Expert in Chemistry, ESG and broad international expertise in Asia, especially China



Bernd Hirsch (*1970)
Degree in Business
Economics, University of Würzburg

CFO COFRA Holding AG

Expert in Finance (profound knowledge of internal company processes) and IT



Ursula Buck (*1961)
Degree in Business
Economics, University of Augsburg

Managing Director of BC BuckConsult

Expert in Fragrances, fast-moving consumer goods industry, brands and brand communication



Prof. Dr. Andrea Pfeifer (*1957)
PhD in Toxicology, Univ.
Würzburg; habilitation
University of Lausanne

CEO AC Immune S.A.

Expert in Life Science and Bio-Technology, especially Nutrition and consumer health



Jan Zijderveld (*1964) Degree in Business Management, University of Waikato

Professional Supervisory Board Member

Expert in Food & Beverages and Scent & Care, fast-moving consumer goods industry, brand and marketing



Peter Vanacker (*1966) MSc. Chemical Engineering, University of Gent

CEO LyondellBasell Industries N.V.

Expert in green chemistry, ESG, lean processing, cyber security, and broad international expertise esp. Americas

Read the supervisory board members' full CVs *here*.

Committees and its members



Personnel Committee

Responsible for matters pertaining to the Executive Board including the appointment of new members, succession planning and the development of the remuneration system.

Members

Michael König · Chairman

Harald Feist

Jan Zijderveld

Dr. Jakob Ley

Prof. Dr. Andrea Pfeifer

Jeannette Chiarlitti

Auditing Committee

Focuses on matters relating to the annual financial statements including monitoring of the accounting process, effectiveness of the internal controlling and risk management system and independence of the auditor.

Members

Bernd Hirsch · Chairman

Ursula Buck

Harald Feist

Michael König

Andrea Püttcher

Malte Lückert

Arbitration Committee

Makes a proposal in case no two-third majority is reached for the appointment or the cancellation of an appointment of Executive Board members.

Members

Michael König · Chairman

Ursula Buck

Harald Feist

André Kirchhoff

Nominations Committee

Recommends suitable candidates to represent shareholders when new Supervisory Board elections are coming up.

Members

Michael König · Chairman

Jan Zijderveld

Prof. Dr. Andrea Pfeifer

Employee representatives Shareholder representatives External • Copyright® 2024

attendance rate in meetings during the 2023 fiscal year*



Member name	Supervisory Board Meeting (Total: 7)
Michael König (Chairman)	100 %
Ursula Buck	100 %
Jeannette Chiarlitti	71 %
Harald Feist	100 %
Horst-Otto Gerberding (until May 10, 2023)	66 %
Bernd Hirsch	100 %
André Kirchhoff	100 %
Dr. Jakob Ley	100 %
Prof. Dr. Andrea Pfeifer	100 %
Andrea Püttcher	100 %
Peter Vanacker	85 %
Peter Winkelmann (until Mai 31, 2023)	100 %
Malte Lückert (from June 13, 2023)	100 %
Jan Zijerderveld (from May 10, 2023)	100 %

Member name	Personnel Committee (Total: 5)
Michael König (Chairman)	100 %
Harald Feist	100 %
Horst-Otto Gerberding (until May 10, 2023)	66 %
Dr. Jakob Ley	100 %
Prof. Dr. Andrea Pfeifer	100 %
Peter Winkelmann (until Mai 31, 2023)	100 %
Jeannette Chiarlitti (from September 14, 2023)	100 %
Jan Zijderveld (from May 10, 2023)	100 %

Member name	Audit Committee (Total: 5)
Bernd Hirsch (Chairman)	100 %
Ursula Buck	100 %
Jeannette Chiarlitti (until September 13, 2023)	75 %
Harald Feist	100 %
Michael König	100 %
Andrea Püttcher	100 %
Malte Lückert (from September 14, 2023)	100 %

^{*} It was not necessary to convene the Arbitration Committee and the Nomination Committee during the 2023 fiscal year

Executive Board

New remuneration system 2022 compared to remuneration system 2021

Aspect	Adjustment	Reason for adjustment
Remuneration structure	 New target remuneration structure: Fixed remuneration: 30% (changed from previously 35%) Short-term incentive: 30% (remains 30%) Long-term incentive: 40% (changed from previously 35%) 	 Even stronger focus on the company's long-term development Strengthening the pay-for-performance link of the remuneration system
Short-term incentive	 Specification of the financial performance criteria and their weighting: organic net sales growth (30%) EBITDA margin (30%) business free cash flow as % of sales (20%) 	 Reduced complexity due to the reduction of financial performance criteria Significant increase in transparency as concrete financial performance criteria and weightings are determined in the remuneration system and disclosed
Long-term incentive	 Use of performance share plan (previously performance cash plan) Performance period extended from three to four years Earnings per share and ESG goals included as performance criteria in addition to relative TSR (previously only relative TSR) No accelerated vesting in case of change of control 	 Stronger link to the share price development of Symrise Increased alignment with wider shareholder and stakeholder interests Stronger long-term orientation Increased focus on profitability and sustainability Alignment with German Corporate Governance Code recommendations
Other contractual aspects	 Maximum remuneration at €5.2 million for CEO and €3.4 million for ordinary Executive Board members Decreased severance pay cap from three to two years (also in case of change of control), still limited to remaining term Offsetting of termination benefits against waiting allowance 	 Level of maximum remuneration in line with market practice Alignment with German Corporate Governance Code recommendations and consideration of best practice

Remuneration System

Performance-related components



Remuneration	on component	Assessment basis / parameters					
Performance-	Short-term incentive (STI) (30%)*	 Type: Target bonus Term: one year Performance criteria: Financial criteria: net sales growth (30 %), EBITDA margin (30 %) and business free cash flow (20 %) Non-financial criteria (20 %) ESG goals and strategic goals Cap: 150 % of the target amount Payment form: cash No special bonuses 	achievement curve achievement curve hold value value value Performance				
related (70%)*	Long-term incentive (LTI) (40%)*	 Type: performance share plan (annual tranches) Term: four years Performance criteria: Financial criteria: relative TSR (40 %) and EPS (40 %) Non-financial criteria (20 %) ESG goals Cap: 200 % of the target amount Payment form: cash or shares 	200 % Cornelative TSR 0 % 0 % 25 % 50 % 75 % Symrise percentile rank				

* Of target direct remuneration

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Remuneration System

Non-performance-related components



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Remuneration	on component	Assessment basis / parameters					
	Fixed remuneration	Contractually agreed fixed amount, which will as a rule be paid out in twelve equal monthly amounts					
Non- performance- related	Supplementary payments	 Supplementary payments in the form of fringe benefits, in particular: Company car, including for private use Contributions to a group accident insurance policy (death/invalidity) Employer contribution to social security For persons joining Symrise, in some cases payments compensating for forfeiture of variable remuneration from a previous employer or other financial disadvantages 					
(30%)*	Retirement provision	 No company-funded pension plan for Executive Board members Ability to accumulate deferred compensation retirement benefits through salary conversion There may be some individual contractual pension commitments due to previous employment relationships with the company 					

* Of target direct remuneration External • Copyright® 2024

Remuneration System

Peer group and ESG / strategic goals example



Peer Group

Relative TSR – peer group									
Beiersdorf	Givaudan	LANXESS	CHR Hansen						
Henkel	Novozymes	Croda	IFF						
Südzucker	DSM	Kerry Group	Wacker Chemie						
Evonik	KWS								

Other contractual aspects

Malus & Clawback

Keeping state-of-the-art performance and compliance malus & clawback provisions for variable remuneration

Maximum remuneration

Determination of maximum remuneration (CEO: €5.2 million and Ordinary Board Members: €3.4 million)

Severance payments

Severance payments are limited to a maximum of two years' remuneration or the remaining term of the contract (also in case of change of control)

Offset of severance payments

Severance payments are offset against compensation for postemployment noncompete clause

Ensuring regulatory conformity

Authorized and Conditional Capital

Authorization to issue up to 40.56m shares



