# Remuneration report 2024



# About the remuneration report

- This report outlines the remuneration Nordic Mining ASA Group Management in 2024. The report is prepared in accordance with the Norwegian Public Limited Liability Companies Act 6-16b and the European Commission guidelines on the standardized presentation of the remuneration report under Directive 2007/36/EC, as amended by Directive (EU) 2017/828, as regards the encouragement of long-term shareholder engagement.
- Pursuant to the Norwegian Public Limited Liability Companies Act section 6-16b (2) the statement will be presented to the Annual General Meeting ("AGM") for 2025, which shall hold an advisory vote on the report.
- The report is available on Nordic Mining ASAs website for ten years from the time of publishing.



# Remuneration guidelines for Group Management

- Nordic Mining's guidelines for remuneration of Group Management aims to incentivize management in line with maximizing long-term sustainable value creation to the Group's shareholders and other stakeholders, and to offer competitive terms to secure the company's competitiveness in the labor market, nationally as well as internationally, in order to ensure the strategic development of the Group.
- The key principles underlying the remuneration policy is that the remuneration should reflect the responsibilities and duties undertaken by the individual member in Group Management, as well as their contribution to the long-term value creation in the Group.
- The main components of the guidelines for Group Management remuneration are as follows:
  - The compensation package should reflect the responsibility and tasks of the individual members of Group Management, and the members' contribution towards ensuring the long-term creation of value for Nordic Mining's shareholders and other stakeholders
  - Nordic Mining will offer competitive remuneration packages to attract relevant expertise and experience for the development of the Group
  - The remuneration package consists as principle of fixed salary, plus participation in a share option program that has been approved by the AGM
  - Members of Group Management participates in the company's pension and insurance plans
- The remuneration of Group Management in 2024 has been in line with the guidelines for Remuneration of Management as outlined on page 28 in the Annual Report for 2024, available on our website: www.nordicmining.com.



# Group Management remuneration overview 2024

#### **Fixed remuneration:**

- The annual fixed remuneration for the members of Group Management is shown in Table 3. The base salary is reviewed annually and determined based on salary development in the society in general and in particular the industrial sector. The annual salary increases for 2024 was decided, in accordance with the guidelines, as a general salary increase for Group Management of 5.2%.
- The CEO is granted benefits in kind according to the applicable market standard, the main element being a company car. The other members of Group Management are granted benefits in kind typically cell phone, internet connection, etc.

#### **Short-Term Incentive Program:**

In 2024, employees in the Group was, as result of the critical period for the company to ensure the success of the Engebø Project, offered a one-year incentive program. The bonus was limited up to 1/6 of the last 12 month accumulated salaries per employee. Following the commencement of the first ore into primary rod mill in fourth quarter 2024, employees was paid a bonus corresponding to 40% of the bonus, in line with the bonus program. Bonus under the short-term incentive program are not subject to claw-back.



# Group Management remuneration overview 2024

#### **Extraordinary items**

- No extraordinary items have been granted to the Group Management in 2024.
- In 2023 The Board of Directors decided to temporarily deviate from the remuneration guidelines as it was deemed necessary in order to safeguard the Company's long-term interest as the share option program meant to provide an incentive to Group Management resulted in negative economic consequences for Group Management. Group Management succeeded in fully funding the Engebø Project yet suffered losses tied to the option program. To rectify part of this adverse effect to the incentive program, the following extraordinary remuneration items were implemented:
  - The CEO, the CFO at that time and the Managing Director in ERG each received a bonus to compensate for 90% of the tax they paid on the options they exercised in May 2022 at levels far above the tender offer in March 2023.
  - The CEO and the Managing Director, ERG were offered a long-term incentive program related to the shares they acquired through exercising options in May 2022. If they are employed by the Company in 2025 and sell the relevant shares in the second half of 2025 at a loss, the program will cover an amount that net of taxes is equal to 80%, after adjusting for the above-mentioned tax compensation bonus, of such loss. No payments under the incentive program were paid or accrued for during 2023. The program relates to:
    - 1,050,000 shares (52,500 shares after the 20:1 reverse split in March 2024) for the CEO, and;
    - 400,000 shares (20,000 after the 20:1 reverse split in March 2024) for the Managing Director, ERG.



# Group Management remuneration overview 2024

#### **Share Option Program:**

Members of the Group Management and qualified resource persons are entitled to participate in Nordic Mining ASAs equity settled share-based compensation program which was approved by the General Meeting in May 2024. No options were granted to the members of Group Management or qualified resource persons in 2024.

#### **Pension and personal insurance plans:**

The Group has a defined benefit plan or a defined contribution plan (for new employees) for its employees in the parent company, Nordic Mining ASA and a defined contribution plan for its employees in Engebø Rutile and Garnet AS. The plans meet the Norwegian statutory requirements for pension plans for employees. The members of the Group Management are covered by the personal insurance plans applicable to the Group's employees.



### Remuneration of the Board of Directors

The remuneration of the Board is proposed by the Nomination Committee and resolved by the general meeting. The remuneration of the Board is not linked to the Company's performance and Directors are not granted share options. The remuneration of the Board reflects the Board's responsibility, expertise, time commitment and the complexity of the Company's activities.

Table 1 - Remuneration of the Board of Directors for 2023 and 2024 (Amounts in NOK thousands)				
Board members	Year	Board fees		
Kjell Roland	2024	500		
Chairman	2023	500		
Kjell Sletsjøe	2024	300		
Deputy chairman	2023	300		
Eva Kaijser	2024	300		
Board member	2023	300		
Benedicte Nordang	2024	300		
Board member	2023	300		
Tom Lileng <sup>1)</sup>	2024	300		
Board member	2023	-		
Antony Beckmand <sup>2)</sup>	2024	-		
Former board member	2023	300		

<sup>1)</sup> Tom Lileng was appointed to the board by the 2023 AGM.



<sup>2)</sup> Antony Beckmand left the board at the 2023 AGM.

# Development in the Board members' remuneration

Table 2 - Comparative table over the remuneration over the last five reported financial years					
Annual change in total remuneration	2020	2021	2022	2023	2024
Annual change in total remuneration	(2019/2020)	(2020/2021)	(2021/2022)	(2022/2023)	(2023/2024)
Kjell Roland <sup>1)</sup>	350	350	350	500	500
Chairman	0 %	0 %	0 %	43 %	0 %
Tarmo Tuominen <sup>2)</sup>	350	-	-	-	-
Former Chairman	0 %	-	-	-	
Kjell Sletsjøe 3)	210	210	210	300	300
Deputy chairman	0 %	0 %	0 %	43 %	0 %
Eva Kaijser	210	210	210	300	300
Board member	0 %	0 %	0 %	43 %	0 %
Benedicte Nordang 4)	210	210	210	300	300
Board member	0 %	0 %	0 %	43 %	0 %
Tom Lileng <sup>5)</sup>	-	-	-	-	300
Board member	-	-	-	-	-
Antony Beckmand <sup>6)</sup>	210	210	210	300	-
Board member	0 %	0 %	0 %	43 %	-
Mari Thjømoe <sup>7)</sup>	210	-	_	-	-
Former Board member	0 %	-	-	-	_

Note: Board fees are shown as annualized figuress, i.e. the annual compensation stipulated by the AGM. The actual fee paid to a board member in a given year is dependent on when the board member was appointend to and/or resigned from the board.

- 1) Kjell Roland was appointed chairman at the 2019 AGM.
- 2) Tarmo Tuominen left the board at the 2019 AGM.
- 3) Kjell Sletsjøe was appointed to the board by the 2019 AGM.
- 4) Benedicte Nordang was appointed to the board by the 2019 AGM.
- 5) Tom Lileng was appointed to the board by the 2023 AGM.
- 6) Antony Beckmand was appointed to the board by the 2019 AGM and left the board at the 2023 AGM.
- 7) Mari Thjømoe left the board at the 2019 AGM.



# Remuneration of the CEO and Group Management in 2024

#### Table 3 - Remuneration of the Group Management for the reported financial year 2023 and 2024 (Amounts in NOK thousands) **Fixed remuneration Variable Extraordinary** Pension **Proportion of Total** fixed and variable remuneration items expenses remuneration remuneration One-year Members of Group Management<sup>1)</sup> **Base salary** Other Fringe benefits variable Ivar S. Fossum 2024 3 279 170 437 3 886 100 % 0 % CEO 2023 2 763 210 735 654 530 4 891 85 % 28 % Tord Meling 2) 839 0 % 2024 891 48 100 % CFO 2023 0 % 0 % Kenneth Nakken Angedal 2024 2 009 97 2 115 100 % 0 % Managing Director, Engebø 2023 1 761 158 249 91 2 275 18 % 16 93 % Trond Langeng 3) 2024 823 893 100 % 0 % 61 Manager Resource and Development 2023 0 % 0 % Maurice Kok 2024 1 362 11 106 1 479 100 % 0 % Commercial Director 2023 1 225 99 1 337 100 % 0 % Jens Gisle Schnelle 4) 232 51 0 % 2024 284 100 % Former CFO (2023/2024) 2023 414 417 100 % 0 %

<sup>4)</sup> Jens Gisle Schnelle started as CFO on 15 October 2023 and left the Company 31 January 2024.



<sup>1)</sup> Individuals who are no longer part of the Executive Management team as of 31 Dec 2023 are not included.

<sup>2)</sup> Tord Meling joined the Company 12 August 2024.

<sup>3)</sup> Trond Langeng joined the Company 11 March 2024.

# Development Group Management remuneration and average FTE remuneration

Table 4 - Comparative table over the remuneration over the last five reported financial years nounts in NOK thousands)					
· ·	2020	2021	2022	2023	2024
Annual change in total remuneration		(2020/2021)	(2021/2022)	(2022/2023)	(2023/2024)
Management			<u>'</u>	<u> </u>	
Ivar S. Fossum	2 914	3 110	2 962	4 891	
CEO	-	7 %	-5 %	65 %	
Tord Meling <sup>1)</sup>	-	-	_	_	
CFO	-	-	-	_	
Jens Gisle Schnelle <sup>2)</sup>	-	-	-	417	
Former CFO (2023/2024)	-	-	_	N/A	
Christian Gjerde <sup>3)</sup> Former CFO (2020/2023)	718	2 075	1 851	2 156	
	-	N/A	-11 %	17 %	
Kenneth Nakken Angedal	1 632	1 740	1 684	2 275	
Managing Director, Engebø		7 %	-3 %	35 %	
Trond Langeng <sup>4)</sup>	_	-	-	-	
Manager Resource and Development	-	-	_	_	
Maurice Kok 5)	-	-	568	1 337	
Commercial Director	-	-	-	N/A	
Mona Schanche <sup>6)</sup>	1 732	1 886	1 808	1 583	
Former VP Resource and Sustainability	-	9 %	-4 %	-12 %	
Terje Gundersen 7)	-	-	1 453	740	
Former Project Director			N/A	N/A	
mployees					
Change average remuneration other employees	7 %	9 %	14 %	5 %	

- 1) Tord Meling joined the Company 12 August 2024.
- 2) Jens Gisle Schnelle started as CFO on 15 October 2023 and left the Company 31 January 2024.
- 3) Christian Gjerde started as CFO on 1 August 2020 and left the Company 30 September 2023.
- 4) Trond Langeng joined the Company 11 March 2024.

- 6) Maurice Kok joined the Company 1 August 2022.
- 7) Mona Schanche left the Company 31 July 2023.
- 8) Terje Gundersen left the executive management group 2 June 2023, and compensation shown for 2023 is for the period up until this date.



# Shareholdings of Group Management and Board of Directors

There were no outstanding share options at year-end 2024.

Ivar S. Fossum participate in a long-term incentive program tied to 1,050,000 of the shares he held at year-end 2023, corresponding to 52,500 shares after the reverse split 20:1 in March 2024, please refer to page 5.

Kenneth N. Angedal participate in a long-term incentive program tied to 400,000 of the shares he held at year-end 2023, corresponding to 20,000 shares after the reverse split 20:1 in March 2024, please refer to page 5.

Table 5 - Shareholdings of Group Management and Board of Directors						
	Shareholding per 31 December 2024		Shareholding per 31 December 2023*)			
Kjell Roland, Chairman of the Board	29 523	-1	29 524			
Kjell Sletsjøe, Board member	17 750	0	17 750			
Ivar S. Fossum, CEO	122 961	-1	122 962			
Kenneth N. Angedal, Managing Director, ERG	22 291	0	22 291			

<sup>\*)</sup> Including reverse split 20:1 which was completed in March 2024.



## Board of Director's Statement

The Board of Directors has today considered and adopted the Remuneration Report of Nordic Mining ASA for the financial year 2024.

The Remuneration Report is prepared in accordance with section 6-16b of the Public Limited Companies Act.

The Remuneration Report will be presented to the Annual General Meeting for 2025 for an advisory vote.

The Board of Directors Nordic Mining ASA, Oslo 5 May 2025.

Kjell Roland Chair Kjell Sletsjøe Deputy Chair

Benedicte Nordang
Board member

Eva Kaijser Board member Tom Lileng Board member





Statsautoriserte revisorer Ernst & Young AS

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Medlemmer av Den norske Revisorforening

To the General Meeting in Nordic Mining ASA

#### INDEPENDENT AUDITOR'S ASSURANCE REPORT ON REMUNERATION REPORT

#### **Opinion**

We have performed an assurance engagement to obtain reasonable assurance that Nordic Mining ASA's report on salary and other remuneration to directors (the remuneration report) for the financial year ended 31 December 2024 has been prepared in accordance with section 6-16 b of the Norwegian Public Limited Liability Companies Act and the accompanying regulation.

In our opinion, the remuneration report has been prepared, in all material respects, in accordance with section 6-16 b of the Norwegian Public Limited Liability Companies Act and the accompanying regulation.

#### Board of directors' responsibilities

The board of directors is responsible for the preparation of the remuneration report and that it contains the information required in section 6-16 b of the Norwegian Public Limited Liability Companies Act and the accompanying regulation and for such internal control as the board of directors determines is necessary for the preparation of a remuneration report that is free from material misstatements, whether due to fraud or error.

#### Our independence and quality control

We are independent of the company in accordance with the requirements of the relevant laws and regulations in Norway and the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code), and we have fulfilled our other ethical responsibilities in accordance with these requirements. The firm applies International Standard on Quality Management, which requires the firm to design, implement and operate a system of quality management including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

#### Auditor's responsibilities

Our responsibility is to express an opinion on whether the remuneration report contains the information required in section 6-16 b of the Norwegian Public Limited Liability Companies Act and the accompanying regulation and that the information in the remuneration report is free from material misstatements. We conducted our work in accordance with the International Standard for Assurance Engagements (ISAE) 3000 – "Assurance engagements other than audits or reviews of historical financial information".

We obtained an understanding of the remuneration policy approved by the general meeting. Our procedures included obtaining an understanding of the internal control relevant to the preparation of the remuneration report in order to design 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. Further we performed procedures to ensure completeness and accuracy of the information provided in the remuneration report, including whether it contains the information required by the law and accompanying regulation. We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.



Oslo, 5 May 2025 ERNST & YOUNG AS

The auditor's assurance report is signed electronically

Johan Lid Nordby State Authorised Public Accountant (Norway)