

Assessing the Impact of
Director Compensation on
Board Culture and Agility



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Editor’s Note: Pearl Meyer is a strategic content partner for the National Association of Corporate Directors (NACD). Pearl Meyer is an active participant each year on the NACD Blue Ribbon Commission (BRC) and a contributor to its annual BRC reports—signature publications that propose new principles and practices to address the most critical boardroom issues. The following article was published in the director’s toolkit for adopting recommendations in the 2023 BRC report [Culture as the Foundation: Building a High-Performance Board](#).

The influence of a board’s culture on its own baseline performance, as well as its ability to adapt and keep pace with shifting organizational needs, is dependent on a robust mix of institutional knowledge, evolving experiences and skills, and fresh insights. A healthy amount of desired turnover—versus either stagnation or too many disruptive changes—supports an optimal state. Smooth transitions between incoming and outgoing directors should be the norm. All of these conditions can be supported and maintained in part through a board’s compensation strategy and policies.

Data show companies have increasingly relied on mandatory retirement policies (used today by 81% of the Top 200 companies tracked in the annual *Pearl Meyer/NACD Director Compensation Report*, compared to only 20% in 1995) to address board refreshment. In the context of a culture discussion, this approach is rather cold and perhaps lacking in nuance. Thoughtful boards are likely to devise a “carrot” to accompany the “stick.” Consider the very important role of board pay in the context of these questions:

- How does a board fairly treat individual directors who will be leaving as the result of a turnover exercise?
- How does a board encourage and support a culture of routine refreshment?
- How does an organization attract best-in-class nominees in an environment where there is competition for the best director candidates?

We believe the answers to these questions must be managed at both the strategy and policy levels.

The points below offer discussion starters to begin active exploration of the board’s current compensation policy and its potential impact on culture, as well as examples of changes that may encourage needed evolution.

Pay Component	Prevalent Practice	Considerations
Board Cash Retainer	■ Nearly all public companies (98%) use an annual cash retainer.	■ Meeting fees were originally introduced as an “incentive” to encourage attendance. For public companies, this incentive was replaced by a mandate in the
Meeting Fees	■ Discontinue the prevalence of	

	<ul style="list-style-type: none"> By contrast, the prevalence of board meeting fees continues to decrease; now at just 8% of the Top 200. 	<p>replaced by a mandate in the form of a requirement to disclose the name of any director who does not attend at least 75% of scheduled meetings.</p> <ul style="list-style-type: none"> Today, the focus on retainer vs. meeting fees reflects the fluidity of communication among board members, management, and advisors.
<p>Committee Pay</p> <ul style="list-style-type: none"> Chairs Members 	<ul style="list-style-type: none"> Nearly all (96%) committee chairs receive additional compensation—almost always in the form of a cash retainer. By contrast, the prevalence of additional pay for committee members is decreasing (43% of Top 200). Most companies differentiate pay among committees (audit receives highest pay, then compensation, then nominating and governance). 	<ul style="list-style-type: none"> Current differentiation in fees reflects perceived workload differences (created in part by the Sarbanes-Oxley Act for audit and the Dodd-Frank Act for compensation). Does differentiation send an intended or unintended message regarding the relative importance of committees? The decision to pay committee members may be driven by board demographics: <ul style="list-style-type: none"> Additional pay for committee membership can minimize potential resentment over “uneven” workloads. On the other hand, elimination of committee member pay can facilitate committee rotation and refreshment without creating compensation consequences.
<p>Stock Awards</p> <ul style="list-style-type: none"> Options Restricted Stock 	<ul style="list-style-type: none"> The majority of public companies rely on restricted stock vs. options. <ul style="list-style-type: none"> Annual grants typically determined as a dollar value Grants often made at annual meeting date with one-year vesting 	<ul style="list-style-type: none"> The focus on restricted stock vs. options aligns with the board’s fiduciary responsibility to safeguard shareholder investment. While dollar-denominated annual restricted stock grants are the norm, a company interested in a stronger performance orientation to the pay program could consider these solutions: <ul style="list-style-type: none"> Options (no value if stock price does not increase) Share-denominated awards (grant value increases when stock price goes up/ decreases when stock price goes down)

Share Ownership Guidelines (SOGs)	<ul style="list-style-type: none"> ▪ Share ownership guidelines are used by 94% of the Top 200; typically set at 3-5x the annual cash retainer. ▪ Some companies (44%) have holding requirements, limiting a director's ability to sell all or a portion of shares during their tenure. 	<ul style="list-style-type: none"> ▪ SOGs are meant to strengthen the alignment between directors and shareholders. ▪ SOGs that are very restrictive (e.g., 100% of equity grants must be held until retirement) can hasten director turnover.
Pay Level	<ul style="list-style-type: none"> ▪ Unlike executive pay, there is a fairly narrow "market range" for director pay. 	<ul style="list-style-type: none"> ▪ Narrow market practice leaves little room for pay level differentiation without scrutiny.
Pay Mix	<ul style="list-style-type: none"> ▪ NACD standard is >50% of director pay should be equity 	<ul style="list-style-type: none"> ▪ While higher equity percentages can be viewed as more shareholder friendly, when coupled with SOGs and/or holding requirements, the resulting lower cash component can discourage directors with diverse backgrounds.

Data source: 2022-2023 Pearl Meyer/NACD Director Compensation Report

If the board wants to:	Consider:
Attract non-traditional directors	<ul style="list-style-type: none"> ▪ Offer relatively higher cash compensation ▪ Include initial equity grants ▪ Include annual stipend for director education ▪ Adopt modest share ownership guidelines
Encourage tenured directors to retire	<ul style="list-style-type: none"> ▪ Set minimal vesting periods for equity grants ▪ Implement hold-until-retirement requirements for equity
Retain tenured directors with key institutional knowledge	<ul style="list-style-type: none"> ▪ Provide share ownership guideline relief for directors who reach either a certain age or years of service
Increase formal and/or more frequent rotation of committee members	<ul style="list-style-type: none"> ▪ Eliminate committee member compensation and increase board cash retainer

Communicating the Board's Worth

After strategic deliberation and the crafting of a culturally aligned and supportive pay plan, communication is the next step. After all, a compensation program is only effective if it is communicated clearly and well understood by its participants, including directors.

The modern Compensation Discussion and Analysis (CD&A), a component of a proxy statement, provides a strong and clear rationale for the executive compensation program's design and the decisions made by your compensation committee. Today's most impactful CD&As have evolved into useful communication tools that strike the right balance between

marketing an executive compensation program and satisfying critical reporting rules by the US Securities and Exchange Commission. Focusing strictly on the numbers and compliance leaves out the strategy component and could lead to misinterpretation. Think of director pay disclosure in similar terms.

Stakeholders want to be reassured that the board members who are responsible for guiding strategy are doing so in the best interests of shareholders. Communicating a thoughtful board pay approach that has been crafted in order to promote strong cultural attributes while maintaining the just-right mix of director talent has merit externally—but also among the board itself, serving as a way to reinforce the goals of the program and the desired outcomes.

A director compensation program that includes a formal communication component provides an opportunity to show that decisions have been made in a holistic framework—one that ensures board members are being paid competitively, appropriately, and responsibly based on the unique and high value they bring to the boardroom.

Creating this narrative can be succinct and straightforward. A simple rule of thumb is to follow the core guidelines used in the CD&A:

1. Goals: Outline the philosophy, guiding principles, and objectives that drive the program design
2. Design: Provide an overview of the pay mix structure; explain why it aligns with shareholder interests and how it supports a positive board culture and optimal refreshment cycles
3. Rationale: Summarize the guiding feature of the program (i.e., what we do and why, and what we don't do and why)
4. Governance: Explain how decisions are made

Even for private companies that are not required to publicly disclose through proxy filings, a similar exercise makes sense. Documenting the rationale helps inform all directors of the logic behind director compensation and the board's thoughtful approach to the subject.

About the Author

Jan Koors is a senior managing director with Pearl Meyer and head of consulting services. In this role, Jan is focused on leveraging the firm's consulting capabilities and enhancing relationships with our national marketing partners. She is a member of the leadership team which guides the firm's strategy.

About Pearl Meyer

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