The Committee continues to place the interests of shareholders at the forefront of its decision-making with regards to remuneration policy implementation.

Role of the Remuneration Committee

The main responsibilities of the Remuneration Committee are to:

- determine the remuneration policy and keep it under review, including consulting with, and obtaining approval from, shareholders as appropriate;
- implement the approved remuneration policy as regards Executive Director remuneration, benefits and incentives, including the design of, targets for and payout of all incentive arrangements;

 ensure alignment of the remuneration structure for senior executives to the Executive Director remuneration policy, including approval of changes to packages; and

 preparation of the Annual Remuneration Report to be approved by the members of the Company at the Annual General Meeting. Dear shareholders,

I am pleased to present the Directors' Remuneration Report for the year ended 31 March 2018.

The Committee continues to place the interests of shareholders at the forefront of its decision making when implementing the remuneration policy approved by shareholders. The Group's remuneration policy was first presented to the AGM in 2014 and remained unchanged in 2015/16 and 2016/17. The policy was submitted to a new binding shareholder vote at the 2017 AGM, and it received overwhelming support.

Remuneration strategy

The Committee's overall approach to executive remuneration remains unchanged. We are focused on ensuring the Group's remuneration policy is closely aligned with shareholders' interests and enables us to attract, retain and motivate quality executive leadership, but without paying more than is necessary to achieve these aims. We do this with a simple remuneration structure



comprising base salary and benefits, an annual bonus and a single performance-based long-term incentive. Targets for the annual bonus and long-term incentive are set at levels that are stretching and provide a clear link between pay and the achievement of our strategic objectives.

Our policy delivers an on-target reward mix for the Group Chief Executive and Group Finance Director comprising 61% fixed pay (51% base salary, 8% pension and 2% benefits), 26% annual bonus and 13% long-term incentive. Under a scenario where all performance conditions are met in full, the Executive Directors' package consists of 38% fixed pay, 31% annual bonus and 31% long-term incentive.

To further ensure remuneration is aligned with shareholder interests, half of any bonus paid is deferred for three years, shares vesting from APSP awards need to be held for a further two years (i.e. until the fifth anniversary of grant), and the Executive Directors are additionally required to build and maintain a shareholding of at least 100% of salary. Finally, in the event of material misstatement in accounting records or gross misconduct, deferred bonus and APSP awards may be subject to malus or clawback.

The Group has for many years successfully operated an all-employee Save As You Earn (SAYE) share scheme in the UK, enabling the workforce to share in the success of the business.

Alignment with strategic objectives

Over the course of the year, the Company defined its new strategic vision and objectives for the five-year period to 2023. These are set out more fully on page 11. Alongside this process, the Committee undertook a comprehensive review of the remuneration policy to ensure that it would remain fit for purpose in effectively incentivising the delivery of the Group's new strategic goals and the creation of shareholder value over the longer-term. The Committee also took into account the wider market context and developments in best practice remuneration governance. After extensive consideration, the Committee concluded that the policy approved by shareholders at the 2017 AGM remains appropriate in this context; it is simple, clear and sufficiently flexible to enable the Committee to revise its approach to implementation in future years if the need arises to maintain close alignment of executive remuneration with our strategic goals and shareholders' interests.

Year in review

As highlighted in the Chairman's Statement and the Group Chief Executive's Statement on pages 6 and 8 respectively, Norcros continues to perform strongly with a ninth consecutive year of growth in both revenue and underlying operating profit. Highlights for the year ended 31 March 2018 include:

- revenue growth of 10.7% (8.6% on a constant currency basis) to £300.1m:
- underlying operating profit increased by 15.1% to £27.4m;
- underlying diluted earnings per share increased by 6.1% to 29.5p;
- the successful acquisition of Merlyn, reflecting further progress against the Group's growth targets; and
- underlying ROCE of 18.0%, which is ahead of the Group strategic target over the five year period from 2013-2018 of 12-15%.

This strong performance delivered underlying profit in line with the target set by the Committee for the year, resulting in bonus outcomes of 50% of the maximum opportunity for the year ended 31 March 2018. The Group exceeded its targets for aggregate underlying earnings per share (EPS) over the three-year period from 1 April 2015 to 31 March 2018. As a result, 100% of the APSP awards granted in 2015 will vest on 22 July 2018. The Committee considers this outcome to appropriately reflect the Group's very strong performance and progress against strategic objectives over the period.

2019 remuneration

In accordance with our remuneration policy, the Committee decided to award base salary increases of 3% to each of our Executive Directors, reflecting their continued contribution to the sustained strong performance of the Company. These increases are broadly in line with the increases for our senior employees in the wider UK-based workforce. There are no other changes to Executive Director remuneration for the year ending 31 March 2019.

For the reasons set out in this letter, the Committee believes that our remuneration strategy and its implementation remain appropriate. The Directors' Remuneration Report will be subject to an advisory vote at the 2018 AGM and I look forward to receiving your support

On behalf of the Remuneration Committee, I would like to thank shareholders for your continued support.



Jo Hallas

Chairman of the Remuneration Committee 13 June 2018

Remuneration disclosure

This Directors' Remuneration Report has been prepared in accordance with the provisions of the Companies Act 2006 and Schedule 8 of the Large and Medium-sized Companies and Groups (Accounts and Reports) (Amendment) Regulations 2013. The Report meets the requirements of the UK Listing Authority's Listing Rules and the Disclosure and Transparency Rules. In this Report, we describe how the principles of good governance relating to Directors' remuneration, as set out in the UK Corporate Governance Code (the Code), are applied in practice. The Remuneration Committee confirms that throughout the financial year the Group has complied with these governance rules and best practice provisions set out in the Code.

Directors' remuneration policy report

Directors' remuneration policy

This section of the report sets out the remuneration policy for Executive Directors and Non-executive Directors, which was approved by a binding shareholder vote at the 2017 AGM. The policy will remain effective for up to a three-year period ending on the date of the 2020 AGM. The Policy Report is unchanged from that published in last year's annual report, save for minor changes to aid clarity and transparency, such as updating the pay scenario charts to reflect 2019 remuneration, and page references.

Executive Director remuneration policy table

This policy has been designed to support the principal objective of enabling the Group to attract, motivate and retain the people it needs to maximise the value of the business.

Component and objective	Operation	Opportunity	Performance measures
Base salary To enable the Group to attract, motivate and retain the people it needs to maximise the value of the business	Generally reviewed each year, with increases effective 1 April with reference to salary levels at other FTSE companies of broadly similar size or sector to Norcros. The Committee also considers the salary increases applying across the rest of the UK business when determining increases for Executive Directors. Base salary increases are applied in line with the outcome of the annual review.	Salaries in respect of the year under review (and for the following year) are disclosed in the Annual Report on Remuneration. Salary increases for Executive Directors will normally not exceed those of the wider workforce over the period this policy will apply. Where increases are awarded in excess of the wider employee population, for example if there is a material change in the responsibility, size or complexity of the role, the Committee will provide the rationale in the relevant year's Annual Report on Remuneration.	n/a
Pension To provide a level of retirement benefit that is competitive in the relevant market	Executive Directors receive pension contributions (either as a direct payment or a cash allowance). Base salary is the only element of remuneration that is pensionable.	Maximum of 15% of base salary.	n/a
Benefits Provision of benefits in line with the market	Executive Directors are provided with a company car (or a cash allowance in lieu thereof) and medical insurance. Other benefits may be introduced from time to time to ensure the benefits package is appropriately competitive and reflects the needs and circumstances of the Group and individual Executive Director.	Benefits may vary by role, and the level is determined each year to be appropriate for the role and circumstances of each individual Executive Director. It is not anticipated that the cost of benefits (as set out in the Annual Report on Remuneration) would increase materially over the period for which this policy will apply. The Committee retains the discretion to approve a	n/a
		higher cost in exceptional circumstances (e.g. relocation expenses or an expatriation allowance on recruitment, etc.) or in circumstances where factors outside the Company's control have changed materially (e.g. market increases in insurance costs).	

Component and objective Operation Opportunity Performance measures The bonus will be based primarily **Annual bonus** Performance targets are set at Maximum opportunity: and Deferred Bonus 100% of base salary. on the achievement of financial the start of the year and aligned performance targets but may, from Plan (DBP) with the annual budget agreed Target opportunity: by the Board. At the end of the time to time, include non-financial To focus Executive 50% of base salary. vear, the Committee determines performance measures (the weighting Directors on achieving the extent to which these For threshold performance, of which, if any, will be capped at demanding annual targets the bonus payout is up to 20% of the total opportunity). targets have been achieved. relating to Group 25% of maximum. performance and 50% of the total bonus payment The primary bonus measure is Group encourage retention is paid in cash, and 50% is underlying operating profit, although converted into nil-cost options the Committee may, at its discretion and from time to time, supplement over Norcros shares under the 2011 Deferred Bonus Plan (DBP). this with additional financial measures that reflect the strategic priorities for These options are exercisable after three years, subject to Norcros for the financial year. continued employment and The Committee has discretion to malus (in whole or in part) adjust the formulaic bonus outcomes during the deferral period (including down to zero) within the in the event of a material limits of the scheme to ensure misstatement in accounting alignment of pay with performance. records or gross misconduct. Further details including targets A payment equivalent to the attached to the bonus for the year dividends that would have under review are given on page 57 of accrued on deferred bonus the Annual Report on Remuneration. awards that vest will be made to participants on vesting. **Approved Performance** APSP awards comprise Maximum opportunity: 100% Vesting of APSP awards is dependent Share Plan (APSP) annual conditional awards of base salary. upon the Group's diluted underlying of nil-cost options following earnings per share (EPS) performance To incentivise Executive Threshold performance the announcement of the over a three-year period. Directors to deliver results in 25% vesting. Group's final results. long-term performance by At the start of each cycle, the Committee Details of actual APSP awards aligning their performance Awards normally vest after will determine the targets that will in respect of each year will with shareholders' interests three years, subject to the apply to an award. be disclosed in the Annual achievement of a performance Report on Remuneration. If the performance targets are not met condition and continued at the end of the performance period, employment with the Group awards will lapse. until the vesting date. The Committee has discretion to adjust To the extent an award vests. the formulaic APSP outcomes within Executive Directors will be the limits of the scheme if certain required to hold net vested relevant events take place (e.g. a shares for an additional capital restructuring, a material holding period of two years. acquisition/divestment, etc.) with A payment equivalent to the any such adjustment to result in the dividends that would have revised targets being no more or less accrued on APSP awards that challenging to achieve. vest will be made to The Committee will consult major participants on vesting. shareholders on changes to the APSP, APSP awards are also subject although it retains discretion to make to malus over the vesting non-significant changes to the period and clawback over the performance measure without holding period (in both cases reverting to a full shareholder vote. in whole or in part) in the event Further details, including the targets

of a material misstatement

in accounting records

or gross misconduct.

attached to the APSP in respect of

each year, are disclosed in the

Annual Report on Remuneration.

Directors' remuneration policy report continued

Executive Director remuneration policy table continued

Component and objective	Operation	Opportunity	Performance measures
SAYE To encourage the ownership of Norcros plc shares	An HMRC-approved scheme where employees (including Executive Directors) may save up to the individual monthly limit set by HMRC from time to time over three years. Options are granted at a discount of up to 20%.	Savings capped at the individual monthly limit set by HMRC (or other such lower limit as the Committee may determine) from time to time.	n/a
Shareholding requirements To align Executive Director and shareholder interests and reinforce long-term decision making	Executive Directors are required to retain at least 50% of any DBP or APSP awards that vest (net of tax) until they have built up a personal holding of Norcros plc shares worth 100% of salary.	n/a	n/a
	Only shares that are held beneficially by an Executive Director or their spouse or partner, or nil-cost options granted under the DBP on or after 27 July 2017 count in the assessment of whether an Executive Director has met the required ownership level.		

Notes to the policy table Payments from previous awards

For the avoidance of doubt the Group will honour any commitment entered into, and Executive Directors will be eligible to receive payment from any award made, prior to the approval and implementation of the remuneration policy detailed in this report, i.e. before 27 July 2017. Details of these awards are, and will be, disclosed in the Annual Report on Remuneration.

Performance measure selection and approach to target setting

The use of Group underlying operating profit in the annual bonus directly reinforces our medium-term growth-orientated strategy (see page 11 for further details). For the APSP, the Committee considers that diluted underlying EPS is a transparent, objective and effective measure of performance which is in the long-term interests of all of our shareholders.

Targets applying to the bonus and APSP are reviewed annually, based on a number of internal and external reference points. Bonus targets are aligned with the annual budget agreed by the Board. Annual bonus targets are considered to be commercially sensitive but will be disclosed retrospectively in next year's Annual Report on Remuneration (see page 57 of the Annual Report on Remuneration). APSP targets reflect industry context, expectations of what will constitute appropriately challenging performance levels and factors specific to the Group. The Committee will determine the APSP targets at the time awards are made and these targets (along with other relevant details of the grant) will be disclosed in next year's Annual Report on Remuneration (see page 58 of the Annual Report on Remuneration).

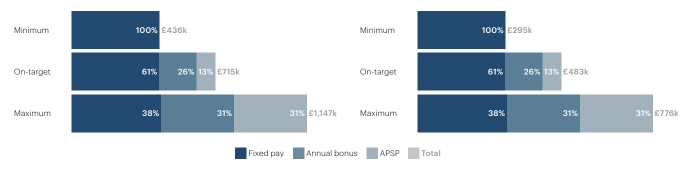
Differences from remuneration policy for other employees

The remuneration policy for other employees is based on broadly consistent principles as described above. Annual salary reviews across the Group take into account Group performance, local pay and market conditions, and salary levels for similar roles in comparable companies.

Executives and senior managers are eligible to participate in annual bonus schemes. Opportunities and performance measures vary by organisational level, geographical region and an individual's role. Other members of the Group senior leadership team participate in the APSP on similar terms as the Executive Directors, although award sizes may vary by organisational level. All UK employees are eligible to participate in the Group's SAYE scheme on identical terms.

Group Chief Executive

Group Finance Director



Performance scenario charts

The graphs above provide estimates of the potential future reward opportunity for Executive Directors, and the potential mix between the different elements of remuneration under three different performance scenarios: "Minimum", "On-target" and "Maximum". This information is for the current financial year, as explained below.

The potential opportunities illustrated above are based on the policy applied to the base salary at 1 April 2018. For the annual bonus, the amounts illustrated are those potentially receivable in respect of performance for the year to 31 March 2019. It should be noted that any bonus deferred into the DBP and APSP awards do not normally vest until the third anniversary of the date of grant. This is intended to illustrate the relationship between executive pay and performance. The values of the DBP and APSP assume no increase in the underlying value of the shares, and actual pay delivered will further be influenced by changes in factors such as the Group's share price and the value of dividends paid.

Valuation assumptions

The "Minimum" scenario reflects base salary, pension and benefits (i.e. fixed remuneration), being the only elements of the Executive Directors' remuneration package not linked to performance.

The "On-target" scenario reflects fixed remuneration as above, plus target bonus payout (50% of salary) and APSP threshold vesting at 25% of the maximum award level.

The "Maximum" scenario reflects fixed remuneration, plus full payout under all incentives (100% of salary under each of the annual bonus and APSP).

Approach to Executive Director recruitment and remuneration **External appointment**

In cases of hiring or appointing a new Executive Director from outside the Group, the Remuneration Committee may make use of all existing components of remuneration, as follows:

Component	Policy
Base salary	The base salaries of new appointees will be determined by reference to relevant market data, experience and skills of the individual, internal relativities and the current salary of the incumbent in the role.
	Where a new appointee has an initial base salary set below market, the Committee may make phased increases over a period of three years, subject to the individual's development and performance in the role.
Benefits	As set out in the policy table, benefits may include (but are not limited to) the provision of a company car or car allowance, medical insurance, and any necessary expatriation allowances or expenses relating to an executive's relocation.
Pension	New appointees will receive pension contributions into a defined contribution pension arrangement or an equivalent cash supplement, or a combination of both. The maximum employer contribution will be 15% of salary on the same terms as other Executive Directors.
SAYE	New appointees will be eligible to participate on identical terms to all other employees.
Annual bonus	The bonus structure described in the policy table will apply to new appointees. The maximum opportunity will be 100% of salary, pro-rated in the year of joining to reflect the proportion of that year employed. Performance measures may include strategic and operational objectives tailored to the individual in the financial year of joining.
	50% of any bonus earned will be deferred into the DBP on the same terms as other Executive Directors.
APSP	New appointees will be granted annual awards under the APSP on the same terms as other Executive Directors, as described in the policy table. In exceptional circumstances, such as to facilitate the recruitment of an external hire, the Committee may, in its absolute discretion, make awards up to 150% of salary.

Directors' remuneration policy report continued

Approach to Executive Director recruitment and remuneration continued

External appointment continued

In determining the appropriate remuneration structure and level for the appointee, the Remuneration Committee will take into consideration all relevant factors to ensure that arrangements are in the best interests of our shareholders. It is not the intention of the Committee that a cash payment such as a "golden hello" would be offered. However, the Committee may make an award in respect of a new appointment to "buy out" incentive arrangements forfeited on leaving a previous employer, over and above the approach and award limits outlined in the table above. Any such award will be made under existing incentive structures, where appropriate, and will be subject to the normal performance conditions of those incentives. The Committee may also consider it appropriate to make "buy out" awards under a different structure, using the relevant Listing Rule, where necessary, to replicate the structure of forfeited awards. Any "buy out" award (however this is delivered) would have a fair value no higher than that of the awards forfeited, taking into account relevant factors including performance conditions, the likelihood of those conditions being met and the proportion of the vesting period remaining. Details of any such award will be disclosed in the first Annual Report on Remuneration following its grant.

Internal promotion to the Board

In cases of appointing a new Executive Director by way of internal promotion, the policy will be consistent with that for external appointees detailed above. Where an individual has contractual commitments made prior to their promotion to the Board, and it is agreed that a commitment is to continue, the Group will continue to honour these arrangements even if there are instances where they would not otherwise be consistent with the prevailing Executive Director remuneration policy at the time of promotion.

Service contracts and policy for payment for loss of office

Executive Directors have signed rolling contracts, terminable on twelve months' notice by either the Group or the Director. The Group entered into a contract with Nick Kelsall on 1 April 2011, and with Shaun Smith on 31 March 2016. Copies of these contracts are available to view at the Group's registered office.

The Committee's policy for Directors' termination payments is to provide only what would normally be due to Directors had they remained in employment in respect of the relevant notice period, and not to go beyond their normal contractual entitlements. Any incentive arrangements will be dealt with subject to the relevant rules, with any discretion exercised by the Committee on a case by case basis taking into account the circumstances of the termination. Termination payments will also take into account any statutory entitlement at the appropriate level, to be considered by the Committee on the same basis. The Committee will monitor and where appropriate enforce the Directors' duty to mitigate loss. When the Committee believes that it is essential to protect the Group's interests, additional arrangements may be entered into (for example post-termination protections above and beyond those in the contract of employment) on appropriate terms.

Under the service contracts for each Executive Director, the Company has the discretion to terminate the employment lawfully without any notice by paying to the Director a sum equal to, but no more than, the salary and other contractual benefits of the Director. The payment would be in respect of that part of the period of notice which the Director has not worked, less any appropriate tax and other statutory deductions. The Director would be entitled to any holiday pay which may otherwise have accrued in what would have been the notice period. The Company may pay any sums due under these pay in lieu of notice provisions as one lump sum or in instalments of what would have been the notice period. If the Company elects to pay in instalments, the Director is under an express contractual duty to mitigate his losses and to disclose any third-party income he has received or is due to receive. The Company reserves the right to reduce the amount of the instalments by the amount of such income. The Committee would expect to include similar pay in lieu of notice provisions in any future Executive Director's service contract. In the case of Nick Kelsall's service contract, these pay in lieu of notice provisions can also be activated by Mr Kelsall if he exercises his contractual right to terminate his employment upon a change of control of the Company or a transfer of his employment to an acquirer of the Company's business. The Committee would not envisage including a similar right to terminate in any future Executive Director's service contract, and there is no such provision in Shaun Smith's service contract.

Also under their service contracts, if the Director's employment is terminated for whatever reason, he agrees that he is not entitled to any damages or compensation to recompense him for the loss or diminution in value of any actual or prospective rights, benefits or expectations under or in relation to the APSP, the DBP, the SAYE plan or the annual discretionary bonus scheme. This is without prejudice to any of the rights, benefits or entitlements which may have accrued to the Director under such arrangements at the termination of employment.

The table below summarises how awards under the annual bonus, DBP and APSP are typically treated in specific circumstances, with the final treatment remaining subject to the Committee's discretion:

Reason for cessation	Calculation of vesting/payment	Timing of vesting
Annual bonus		
Voluntary resignation or summary dismissal	No bonus paid.	n/a
All other circumstances	Bonuses are paid only to the extent that the associated objectives, as set at the beginning of the plan year, are met. Any such bonus would normally be paid on a pro-rata basis, taking account of the period actually worked.	At the normal vesting date unless the Committee, in its absolute discretion, determines that awards should vest on cessation of employment.
DBP		
Summary dismissal	Awards lapse.	n/a
Injury, illness, disability, death, retirement with the agreement of the Group, redundancy or employing company leaving the Group	Unvested awards vest.	At the normal vesting date unless the Committee, in its absolute discretion, determines that awards should vest on cessation of employment.
Voluntary resignation or other reason not stated above	Unvested awards lapse unless the Committee, in its absolute discretion, determines that an award should vest.	If the Committee determines that an award should vest, then awards will vest on their normal vesting date, unless the Committee, in its absolute discretion, determines that awards should vest on cessation of employment.
Change of control	Unvested awards will be pro-rated for the portion of the vesting period elapsed on change of control, unless the Committee, in its absolute discretion, determines otherwise. Awards may alternatively be exchanged for new equivalent awards in the acquirer, where appropriate.	On change of control.
APSP		
Summary dismissal	Awards lapse.	n/a
Voluntary resignation, injury, retirement with the agreement of the Group, redundancy or other reason that the Committee determines in its absolute discretion	Unapproved option awards lapse unless the Committee, in its absolute discretion, determines that awards should vest, subject to being pro-rated for time and performance to the date of cessation of employment. Approved option awards lapse, except in the case of retirement with the agreement of the employer, when awards will vest, subject to pro-rating as stated above.	On cessation of employment unless the Committee, in its absolute discretion, determines otherwise.
Death	Unapproved option awards vest in full, but may be subject to the application of the performance conditions attached to them. Approved option awards are pro-rated for time and performance to that date.	Immediately.
Change of control	Awards vest, subject to being pro-rated for time and performance to the date of cessation of employment, unless the Committee determines otherwise. Awards may alternatively be exchanged for new equivalent awards in the acquirer, where appropriate.	On change of control.

Directors' remuneration policy report continued

External appointments

Executive Directors are permitted to take up non-executive positions on the boards of other companies, subject to the prior approval of the Board. The Executive Directors may retain any fees payable in relation to such appointment. Details of external appointments and the associated fees received are included in the Annual Report on Remuneration.

Consideration of employment conditions elsewhere in the Group

The Group seeks to promote and maintain good relations with employees and (where relevant) their representative bodies as part of its broader employee engagement strategy. The Committee is mindful of salary increases applying across the rest of the business in relevant markets when considering salaries for Executive Directors, but does not currently consult with employees specifically on executive remuneration policy and framework.

Consideration of shareholder views

The Committee considers shareholder views received during the year and at the Annual General Meeting each year, as well as guidance from shareholder representative bodies more broadly, in shaping remuneration policy. The vast majority of shareholders continue to express support for remuneration arrangements at Norcros. The Committee keeps the remuneration policy under regular review, to ensure it continues to reinforce the Group's long-term strategy and aligns Executive Directors with shareholders' interests. We will consult shareholders before making any significant changes to our remuneration policy.

Non-executive Director remuneration policy

Non-executive Directors (including the Chairman) have letters of appointment which specify an initial term of at least three years, although these contracts may be terminated at one month's notice by either the Company or Director. In line with the UK Corporate Governance Code guidelines, all Directors are subject to re-election annually at the AGM.

Details of terms and notice periods for Non-executive Directors are summarised below:

Non-executive Director	Date of appointment	Notice period
Martin Towers	28 July 2011	1 month
Jo Hallas	27 September 2012	1 month
David McKeith	24 July 2013	1 month

It is the policy of the Board of Directors that Non-executive Directors are not eligible to participate in any of the Group's bonus, long-term incentive or pension schemes. Details of the policy on fees paid to our Non-executive Directors are set out in the table below:

Component and objective	Operation	Opportunity	Performance measures
Fees To attract and retain Non-executive Directors of the highest calibre with broad commercial experience relevant to the Group	The fee paid to the Chairman is determined by the Committee excluding the Chairman. The fees paid to the other Non-executive Directors are determined by the Chairman and the Executive Directors. Fee levels are reviewed periodically, with any adjustments effective 1 April. Fees are reviewed by taking into account external advice on best practice and fee levels at other FTSE companies of broadly similar size and sector to Norcros. Time commitment and responsibility are also taken into account when reviewing fees. Additional fees are payable for acting as Chairman of the Audit and Remuneration Committees.	Aggregate fees are limited to £350,000 p.a. by the Group's Articles of Association. Fee increases will be applied taking into account the outcome of the review. The fees paid to Non-executive Directors in respect of the year under review (and for the following year) are disclosed in the Annual Report on Remuneration.	n/a

Approach to Non-executive Director recruitment remuneration

In recruiting a new Non-executive Director, the Remuneration Committee will use the policy as set out in the table above. A base fee in line with the prevailing fee schedule would be payable for serving as a Director of the Board, with additional fees payable for acting as Chairman of the Audit or Remuneration Committees.

Annual report on remuneration

The following section provides details of how our policy was implemented during the year ended 31 March 2018 and will be implemented in the year ending 31 March 2019.

Remuneration Committee membership in the year ended 31 March 2018

The Remuneration Committee is responsible for recommending to the Board the remuneration policy for Executive Directors and the members of the Group's senior management, and for setting the remuneration packages for the Board Chairman and each Executive Director. The Committee's responsibilities are set out in its Terms of Reference, which can be found on the Company's website at

During the year under review, the following Directors were members of the Remuneration Committee:

- Jo Hallas (Chair):
- · David McKeith; and
- · Martin Towers.

All members of the Committee are independent. They serve on the Committee for a minimum three-year term and a maximum of nine years, provided the Director remains independent. As part of an effectiveness review for the entire Board, an evaluation of the Remuneration Committee was undertaken in the year to 31 March 2018. We are pleased to report this review concluded that the Committee continues to operate effectively.

In addition, the Group Chief Executive was invited to attend Committee meetings as appropriate to advise on specific questions raised by the Committee and on matters relating to the performance and remuneration of senior managers, other than in relation to his own remuneration. The Group Counsel and Company Secretary acts as secretary to the Committee. No individual was present while decisions were made regarding their own remuneration.

The Committee met six times during the year. Attendance by individual members at meetings is detailed on page 38.

Main activities of the Committee during the year ended 31 March 2018

The main activities carried out by the Committee during the year under review were:

- · reviewing the remuneration policy in the context of the new strategic objectives;
- · benchmarking Executive Director remuneration against latest market practice;
- · reviewing and setting salary levels for Executive Directors and senior management;
- determining the annual bonus outcome for the year ended 31 March 2017;
- setting operating profit targets for the annual bonus for the year ended 31 March 2018;
- approving the APSP outcome for the 2014 APSP awards (which vested in 2017);
- · calibrating EPS targets for, and granting of, 2017 APSP awards;
- · reviewing and setting the fees payable to the Non-executive Chairman; and
- reviewing and aligning, where appropriate, the compensation and benefits provided to senior management.

Advisers

The Company uses Mercer Kepler as the independent remuneration adviser to the Remuneration Committee. Mercer Kepler is a founding member and signatory of the Code of Conduct for Remuneration Consultants, details of which can be found at www.remunerationconsultantsgroup.com. In the year to 31 March 2018, Mercer Kepler provided the following services:

	Services provided	Fees (excl. VAT) £
Mercer Kepler	Benchmarking remuneration, supporting the remuneration policy review, guidance on setting incentive targets, Remuneration Policy and Director remuneration reviews, Remuneration Report drafting support and general support to the Remuneration Committee throughout the year	£18,600

Mercer Kepler provides no other services to the Company or its Directors and the Committee is satisfied that the advice it receives continues to be independent. Mercer Kepler's parent company, Mercer, provides limited services to the Company relating to its all-employee pension scheme.

Summary of shareholder voting at the AGM

The following table shows the results of the binding vote on the remuneration policy and advisory vote on the 2017 Annual Report on Remuneration at the 2017 AGM:

	Remuneration Policy		Annual Report on Remuneration	
	Total number of votes	% of votes cast	Total number of votes ¹	% of votes cast
For (including discretionary)	36,094,786	99.08%	38,527,056	99.89%
Against	334,124	0.92%	42,507	0.11%
Total votes cast (excluding withheld votes) Votes withheld	36,428,910 10,895	100.00%	38,569,563 257,481	100.00%
Total votes (including withheld votes)	36,115,470		38,827,044	

The Committee welcomes the very strong support it continues to receive from shareholders for remuneration at Norcros.

Single figure for total remuneration for Executive Directors (audited information)

The following table provides a single figure for total remuneration of the Executive Directors for the year to 31 March 2018, together with comparative figures for the year to 31 March 2017. The values of each element of remuneration are based on the actual value delivered, where known. The value of the annual bonus includes the element of bonus deferred under the Deferred Bonus Plan.

	Nick Kelsall		Shaun Smith	
	2018 £	2017 £	2018 £	2017 £
Base salary	355,505	348,534	238,772	232,590
Taxable benefits ¹	16,292	16,616	97,616	13,355
Annual bonus ²	177,752	238,466	119,386	159,138
Long-term incentives ³	333,960	341,402	_	_
Pension benefit ⁴	48,904	80,140	35,816	34,888
SAYE ⁵	1,996	_	_	2,013
Total	934,409	1,025,158	491,590	441,984

^{1.} Taxable benefits consist of car allowance (Nick Kelsall - 2018: £15,000, 2017: £15,000; and Shaun Smith - 2018: £12,000, 2017: £11,923) and private medical insurance. For 2018, Shaun Smith's taxable benefits also include the cost of relocation on joining Norcros of £84,324. This cost is part of the relocation allowance (capped at £100k gross of tax) agreed in connection with his appointment and disclosed in the 2017 report.

^{2.} Annual bonus comprises both the cash annual bonus for performance during the year and, where applicable, the face value of the deferred bonus element on the date of deferral. Any deferred share element is deferred for three years. See "Annual bonus in respect of performance in the year ended 31 March 2018" below for further details

^{3.} For 2018, the APSP value reflects the estimated value of APSP awards granted in July 2015, of which 100% will vest to Nick Kelsall on 22 July 2018, and includes the value of dividends accrued on these awards over the vesting period (£34,329). The value of awards is estimated using the three-month average share price to 31 March 2018 of 188.53p, and will be trued up to reflect the vest-date value of awards in next year's Annual Report on Remuneration. For 2017, the APSP value has been trued up from that disclosed in last year's Remuneration Report to reflect the Group's share price of 172.5p on the date of vesting (23 July 2017) of awards granted in July 2014. The gain on exercise of share options for Nick Kelsall in the year was £404,237.

^{4.} The pension benefit provided to Nick Kelsall and Shaun Smith in 2018 comprises cash in lieu (Nick Kelsall - £53,326; and Shaun Smith - £35,816) and amounts related to the $defined benefit scheme (Nick Kelsall - \pounds(4,422); and Shaun Smith - n/a). In 2017, pension benefits comprised cash in lieu (Nick Kelsall - £52,280; and Shaun Smith £34,888) and Shaun Smith £34,888 and Shaun Smith £34,888$ and amounts related to the defined benefit scheme (Nick Kelsall - $\pounds 27.860$; and Shaun Smith - n/a). See "Total pension entitlements" on page 58 for further details.

^{5.} Embedded gain on grant of Save As You Earn scheme grants made. See "2017 SAYE" on page 58 for further details.

Incentive outcomes for the year ended 31 March 2018 (audited information) Annual bonus in respect of performance in the year ended 31 March 2018

The 2018 Annual Bonus Plan was based 100% on Group underlying operating profit performance for the year to 31 March 2018. The maximum annual bonus opportunity for the year was 100% of base salary for the Group Chief Executive and for the Group Finance Director. Based on the Company's performance in 2018, against targets set at the start of the year, the Committee decided to award an annual bonus of 50% of the maximum opportunity to the Executive Directors. Further details, including the profit targets set and actual performance, are provided below:

	Underlying profit target £m	Payout (% of max.)	2018 outturn £m	Bonus (% of max.)
Maximum	29.6	100%		
Target	27.4	50%	27.4	50%
Threshold	25.2	25%		

50% of each Executive Director's annual bonus award of 50% of base salary, i.e. 25% of salary, will be deferred into shares under the DBP. This DBP award will vest on the third anniversary of grant, subject to continued employment.

The table below sets out the actual bonuses to be paid in cash and deferred shares for each Executive Director for the year to 31 March 2018:

	Annual c	Annual cash bonus			
	% of salary	£	Value of deferred shares	Total	
N Kelsall	50%	£88,876	£88,876	£177,752	
S Smith	50%	£59,693	£59,693	£119,386	

Deferred Bonus Plan (DBP)

The grant of options under the DBP in respect of the year to 31 March 2018 has not yet been made. As a result of this, the precise number of options to be granted in respect of the year to 31 March 2018 cannot yet be calculated, though the proposed monetary value of the bonus earned is known. Accordingly, Nick Kelsall will receive a number of nil-cost options calculated by dividing the proposed value of £88,876 by the share price at the date of grant. Shaun Smith will receive a number of nil-cost options calculated by dividing the proposed value of £59,693 by the share price at the date of grant.

2015 APSP awards vesting

Effective July 2015, an APSP award of 158,930 shares was granted to Nick Kelsall. Vesting of this award was based on Norcros' aggregate diluted underlying EPS over the three financial years to 31 March 2018. Based on performance over this period, the Committee has determined that 100% of this award will vest on 22 July 2018, being the end of the relevant three-year vesting period according to the APSP rules. Performance targets and actual performance against these, as determined by the Committee, are summarised in the table below:

	Aggregate underlying EPS	% vesting	Norcros' performance	Award vesting (% of APSP award)
Threshold	64.1p	25%		
Maximum	72.9p	100%	84.0p	100%

Scheme interests awarded in 2018 (audited information)

During the year under review, the following DBP awards were made to the Executive Directors (relating to the annual bonus earned for performance over the year to 31 March 2017):

	Nick Kelsall	Shaun Smith
Basis of award	50% of earned bonus	50% of earned bonus
Grant date	16 November 2017	16 November 2017
Number of nil-cost options granted	68,920	45,993
Grant-date share price (p)	173.0p	173.0p
Grant-date face value (£)	119,232	79,568
Normal vesting date	16 November 2020	16 November 2020
Performance conditions	None	None

2017 APSP

During the year under review, the following APSP awards were granted to the Executive Directors:

	Nick Kelsall	Shaun Smith
Basis of award	100% of base salary	100% of base salary
Grant date	16 November 2017	16 November 2017
Number of nil-cost options granted	205,494	138,018
Grant-date share price (p)	173.0	173.0
Grant-date face value (£)	355,505	238,771
Normal vesting date	16 November 2020	16 November 2020
Performance period	1 April 2017-31 March 2020	1 April 2017–31 March 2020
Performance conditions	Three-year aggregate underlying EPS	
	Threshold: 91.8p (25% of element vesting)	
	Maximum: 104.7p (100% of element vesting)	
	Straight-line vesting between these points	
Holding period	16 November 2020-16 November 2022	16 November 2020-16 November 2022

2017 SAYE

In the year-ended 31 March 2018, Nick Kelsall entered into a savings contract under the SAYE and was granted 11,278 options which had an embedded value at the date of grant of £2,301. Shaun Smith did not enter into a further savings contract under the SAYE during the year as he is contracted under previous SAYE grants at the HMRC limits.

Total pension entitlements (audited information)

As part of their remuneration arrangements, Nick Kelsall and Shaun Smith are entitled to receive pension contributions from the Company. Under these arrangements, they can elect for those contributions to be paid in the form of taxable pension allowance, or direct payments into a personal pension plan or the Group's UK defined contribution scheme. If a payment is made in the form of taxable pension allowance, the amount payable is not reduced to allow for employment taxes.

During the year Nick Kelsall elected to take a taxable pension allowance of £53,326 (2017: £52,280) with no amounts paid directly into a pension scheme (2017: £nil). Shaun Smith elected to take a taxable pension allowance of £35,816 (2017: £34,888) with no amount paid into a personal pension plan (2017: n/a). In line with the Regulations, the single figure table reflects the total of these amounts, as well as the capitalised increase in accrued pension (net of inflation) under the UK defined benefit scheme, of which Nick Kelsall is a deferred member. Shaun Smith is not a member of the UK defined benefit scheme. Details of Executive Directors' retirement benefits under the Group's UK defined benefit scheme and taxable pension allowances are summarised in the following table:

Director	Accrued pension £	Increase in accrued pension net of CPI £	Transfer value of net increase £	Additional value of pension on early retirement	Pension value in the year from DB scheme £	Pension value in the year from cash allowance £	Total £
Nick Kelsall	22,580	1,393	8,367	_	(4,422)	53,326	48,904
Shaun Smith	_	_	_	_	_	35,816	35,816

Single figure for total remuneration for Non-executive Directors (audited information)

The table below sets out a single figure for the total remuneration received by each Non-executive Director for the year ended 31 March 2018 and the prior year:

	Tot	al fee
	2018 £	2017 £
Martin Towers	100,980	99,000
Jo Hallas	42,662	41,825
David McKeith	42,662	41,825

Payments to past Directors (audited information)

During the year under review, no payments were made to past Directors.

Exit payments made in the year (audited information)

No exit payments to Directors were made during the year under review.

External appointments in the year

Shaun Smith is a non-executive director of Air Partner plc. In respect of this role, Shaun Smith received from Air Partner plc fees of £35,000 during the year-end 31 March 2018, which he retained. No other external appointments were held by the Executive Directors during the year.

Percentage change in CEO remuneration

The table below shows the percentage change in the CEO's salary, benefits (excluding pension) and annual bonus between the 2017 and 2018 financial years compared with the percentage change in the average of each of those components of pay for all UK staff employed in continuing operations. A UK subset of employees was selected as a suitable comparator group for this analysis because the CEO is based in the UK (albeit with a global role and responsibilities) and pay changes across the Group vary widely depending on local market conditions (in particular fluctuations in the exchange rate between the South African Rand and British Pound). The comparison uses a per capita figure and accordingly this reflects an average across the Group's businesses. No account is therefore taken of the impact of operational factors such as new joiners and leavers and the mix of employees.

	CEO % change 2017-2018	of other employees % change 2017-2018
Salary	2.0%	6.0%
Benefits	(1.9)%	4.7%
Bonus	(25.5)%	(26.0)%

Relative importance of spend on pay

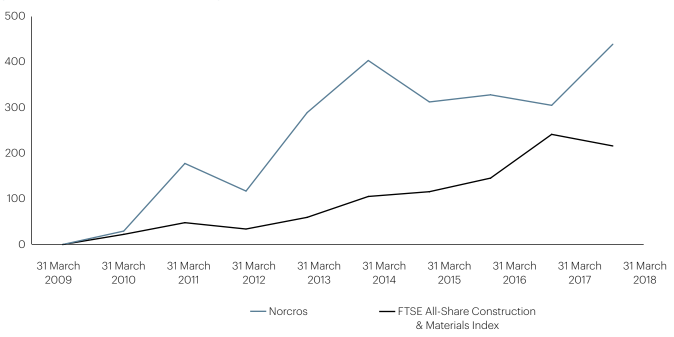
The table below shows shareholder distributions (i.e. dividends - there were no share buybacks in either year) and Norcros' expenditure on total employee pay for the year under review and the prior year, and the percentage change year on year.

	2018 £000	2017 £000	% change
Dividends	5,036	4,151	21.3%
Total staff costs	59,854	59,555	0.5%

Performance graph and table

The following graph shows the nine-year TSR performance of the Company relative to the FTSE All-Share Construction & Materials Index. This comparator was chosen because the Company is a constituent member of this index.

Total shareholder return (Value of £100 invested on 31 March 2009)



The table below details the Chief Executive's single figure of remuneration over the same period:

	2010	2011	2012	2013	2014	2015	2016	2017	2018
CEO single figure of remuneration (£000)									
	Joe	Joe	Nick	Nick	Nick	Nick	Nick	Nick	Nick
Incumbent	Matthews	Matthews	Kelsall	Kelsall	Kelsall	Kelsall	Kelsall	Kelsall	Kelsall
Total remuneration	£488,000	£611,000	£380,780	£526,282	£917,530	£1,161,288	£928,764	£1,025,158	£934,409
Annual bonus (as a % of max.									
opportunity)	38%	81%	0%	50%	54%	69%	81%	68%	50%
APSP vesting									
(as a % of max.									
opportunity)	n/a	0%	n/a	n/a	100%	99%	100%	100%	100%

Implementation of Executive Director remuneration policy for the year to 31 March 2019

The Remuneration Committee conducted a thorough review of Executive Directors' remuneration, effective 1 April 2018. The results of this review are as follows:

Base salary

Base salaries were reviewed taking into account individual performance and competitive practice for similar roles in the Company's remuneration peer group, and remuneration awards within the Group. The Committee decided to increase Executive Director salaries in line with the rest of the UK businesses in the Group by 3%. For the year ending 31 March 2019, base salaries will be £366,170 for Nick Kelsall and £245,935 for Shaun Smith.

Pension

There is no change in the contribution percentage for Executive Directors for the year ending 31 March 2019, which remains at 15% of salary.

Benefits

There is no change in the car allowance for Executive Directors for the year ending 31 March 2019, which is £15,000 p.a. for Nick Kelsall and £12,000 p.a. for Shaun Smith.

Annual bonus

The annual bonus opportunity for Executive Directors will remain unchanged for the 2019 financial year with a maximum bonus entitlement of 100% of salary. The bonus outcome for Executive Directors will continue to be based entirely on Group underlying operating profit. Of any bonus earned 50% will be deferred into nil-cost options for a further three years under the DBP. Annual bonus targets are considered to be commercially sensitive but will be disclosed retrospectively in next year's Annual Report on Remuneration.

The structure of APSP awards to be made in the 2019 financial year will be unchanged from 2018. Awards with face values of 100% of salary will be granted to Nick Kelsall and Shaun Smith, with vesting subject to the achievement of three-year aggregate diluted underlying EPS targets. To the extent an award vests, vested shares will be subject to a further two-year holding period. The Committee will determine these targets at the time awards are made and these targets (along with other relevant details of this grant) will be disclosed in next year's Annual Report on Remuneration.

SAYE

Nick Kelsall and Shaun Smith will continue to be able to participate in any SAYE contract offered to all employees, on identical terms.

Implementation of Non-executive Director remuneration policy for the year to 31 March 2019

The Committee has reviewed the Board Chairman's fee and concluded that an increase of just under 4% (to £105,000 p.a.) was appropriate. The Board Chairman and the Executive Directors reviewed Non-executive Director fees at the same time and concluded that a similar percentage increase to the Executive Directors (i.e. 3%) would be appropriate. Accordingly, for the 2019 financial year, Non-executive Director fees will be as follows:

Executive Director	Fee at 1 April 2018	Fee from 1 April 2017	Percentage increase
Board Chairman	£105,000	£100,980	3.98%
Non-executive Director	£38,451	£37,332	3.00%
Additional fee for chairing Audit or Remuneration Committees	£5,489	£5,330	3.00%

Executive Director shareholdings (audited information)

The table below shows the shareholding of each Executive Director and their respective shareholding requirement as at 31 March 2018:

			Options held				
	Shares owned	Vested but not exercised	Unvested and subject to performance	Unvested but not subject to performance	Shareholding guideline % of salary	% Current holding	Requirement met?
N Kelsall	1,162,783	_	437,850	385,606	100%	617%	Yes
S Smith	26,275	_	294,078	57,893	100%	21%	No

Value of current shareholding based on shares owned outright valued using the average share price over three months ended 31 March 2018 of 188.53p.

Details of the options held are provided in the table overleaf.

Directors' share scheme interests (audited information) **Share options**

	Scheme	Date of grant	Vested date	Expiration date	Exercise price	Shares under option 1 April 2017	Granted in 2018	Vested in 2018		Lapsed in 2017	Shares under option 31 March 2018
N Kelsall	DBP	23.07.14	23.07.17	23.07.24	_	41,174	_	41,174	41,174	_	_
		22.07.15	22.07.18	22.07.25	_	53,934	_	_	_	_	53,934
		05.08.16	05.08.19	05.08.26	_	92,544	_	_	_	_	92,544
		16.11.17	16.11.20	16.11.27	_	_	68,920	_	_	_	68,920
					Total	187,652	68,920	41,174	41,174	_	215,398
	APSP	23.07.14	23.07.17	23.07.24	_	186,111	_	186,111	186,111	_	_
		22.07.15	22.07.18	22.07.25	_	158,930	_	_	_	_	158,930
		27.07.16	27.07.19	27.07.26	_	232,356	_	_	_	_	232,356
		16.11.17	16.11.20	16.11.27	_	_	205,494	_	_	_	205,494
					Total	577,397	205,494	186,111	186,111	_	596,780
	SAYE	19.12.14	01.03.18	31.08.18	158p	11,392	_	11,392	11,392	_	_
		14.12.17	01.03.21	31.08.21	159p	_	11,278	_	_	_	11,278
					Total	11,392	11,278	11,392	11,392	_	11,278
S Smith	DBP	16.11.17	16.11.20	16.11.27	_	_	45,993	_	_	_	45,993
	APSP	27.07.16	27.07.19	27.07.26	_	156,060	_	_	_	_	156,060
		16.11.17	16.11.20	16.11.27	_	_	138,018	_	_	_	138,018
					Total	156,060	138,018	_	_	_	294,078
	SAYE	16.12.16	01.03.20	01.03.20	151p	11,900	_	_	_	_	11,900
							Three-year aggregate EPS targets				
Performance							% vesting	22.07.15 award	d 27.07.16 awa	rd 16	6.11.17 award

Shareholder dilution

Threshold

Maximum

The Group's share incentive plans operate in line with the Investment Association's Principles, which require that commitments under all-share schemes satisfied by newly issued shares must not exceed 10% of the issued share capital in any rolling ten-year period, of which up to 5% may be used to satisfy options under executive share schemes. The Group's position against the dilution limits at 31 March 2018 was 5.4% for the all-share schemes limit and 3.2% for executive schemes.

25%

100%

64.1p

72.9p

84.3p

96.5p

91.8p

104.7p

Statement of Directors' shareholding and share interests (audited information)

Director	31 March 2018 Ordinary shares	31 March 2017 Ordinary shares
Nick Kelsall	1,162,783	795,424
Shaun Smith	26,275	20,000
Martin Towers	160,815	134,454
Jo Hallas	23,921	20,000
David McKeith	17,941	15,000

This report was approved by the Board of Directors on 13 June 2018 and signed on its behalf by:



Jo Hallas

Chairman of the Remuneration Committee

13 June 2018