

Corporate governance

Gasum Ltd's corporate governance is based on the Articles of Association, the Limited Liability Companies Act, the rules issued by the Ownership Steering Department of the Prime Minister's Office and other legislation and regulations on the governance of limited liability companies. The State of Finland was the only shareholder of Gasum on 31 December 2024. At the beginning of the reporting period, 73.5% of the shares were held by the stateowned Gasonia Oy and 26.5% of the shares were held directly by the State of Finland. During the reporting period all Gasum Ltd shares held by Gasonia Oy were transferred to the direct ownership of the State of Finland, the majority on 19 March 2024. The 3.5% of the Gasum Ltd shares remaining in Gasonia Oy's ownership after 19 March 2024 were transferred to the State of Finland's direct ownership on 1 October 2024. The change did not affect Gasum's operations or ultimate ownership.

Gasum's governance bodies

The Group's corporate governance system is based on the general meeting of shareholders, the Board of Directors of the parent company and its two committees (the Audit and Risk Committee and the HR Committee) as well as the CEO, the Gasum Management Team and the governance bodies of the subsidiaries.

General meeting of shareholders

At Gasum, the highest decision-making power is exercised by the shareholders at the general meeting of shareholders where they take part in the company's direction and supervision. The general meeting of shareholders holds an ordinary meeting at least once a year (Annual General Meeting). The ordinary meeting takes place following the completion of the financial statements at a location and on a date within six months after the end of the financial year proposed by the Board of Directors. In accordance with the Finnish Limited Liability Companies Act, the general meeting of shareholders is convened by the Board of Directors.

At the Annual General Meeting, the financial statements and auditor's report are presented, the financial statements for the preceding period are adopted, and the company's corporate responsibility and remuneration report are considered. In addition, decisions are made at the meeting on the company's use of profit, the discharge of the members of the Board of Directors and the CEO from liability, the appointment of the members of the Board of Directors and the auditor and their remuneration.

An extraordinary general meeting of shareholders may be convened by the Board of Directors when regarded as necessary

by the Board. An extraordinary general meeting may also be demanded by the auditor as well as by shareholders representing more than 10% of the company's shares to consider a matter proposed by them. The general meeting of shareholders held one meeting during the period under review.

Board of Directors

Every year, the general meeting of shareholders of Gasum Ltd appoints a Board of Directors that, according to the Articles of Association, has a minimum of three and a maximum of eight members. The duty of the Board of Directors is to direct the company in accordance with legislation and state ownership steering rules and in compliance with the Articles of Association and decisions made by the general meeting of shareholders. According to the Articles of Association, the chair and a possible deputy chair of the Board of Directors are also elected by the general meeting of shareholders.

The members of the Board of Directors are elected for a term of one year commencing at the end of the Annual General Meeting and ending at the end of the next Annual General Meeting following the election. The Board of Directors constitutes a quorum when more than half of the members are present at a meeting.



The Annual General Meeting of Gasum Ltd on 21 March 2024 confirmed the number of members of the Board of Directors as being six. Sirpa-Helena Sormunen was elected as the Chair, Erkka Repo was elected as the Deputy Chair, the current members Jari-Pekka Punkari and Ari Vanhanen were re-elected as ordinary members and Elina Kivioja and Jukka Pahta were elected as new ordinary members for the next term of office of the Board of Directors.

The Board of Directors had 14 meetings during the 2024 reporting period. The average meeting attendance rate among the Board members was 100%.

Board committees

Audit and Risk Committee

The company has an Audit and Risk Committee established by the Board of Directors and assisting the Board of Directors. The task and purpose of the Audit and Risk Committee is going through and preparing matters relating to finances, internal audit and risks for decision-making by the Board of Directors. Focal areas in the Committee's tasks are financial administration, reporting processes, financial audit, risk management and internal audit.

During the 2024 reporting period, Erkka Repo continued as the Chair of the Audit and Risk Committee. Up to the 2024 Annual General Meeting, Sirpa-Helena Sormunen and Ari Vanhanen continued to serve as members of the Committee. After the 2024 Annual General Meeting Jari-Pekka Punkari and Jukka Pahta served as members.

The Audit and Risk Committee had seven meetings during 2024. The average meeting attendance rate among the Audit and Risk Committee members was 100%.

HR Committee

The company also has an HR Committee established by the Board of Directors and assisting the Board of Directors. The HR Committee's tasks include preparing matters pertaining to personnel and remuneration for the Board of Directors and supervising the composition of the boards of directors of subsidiaries. The Committee's responsibilities include the assessment of the human resources strategy and remuneration system and of the performance of the company's management.

During the 2024 reporting period, Elina Engman continued as the Chair and Stein Dale and Jari-Pekka Punkari as members of the HR Committee up to the 2024 Annual General Meeting. After the Annual General Meeting, Sirpa-Helena Sormunen served as the Chair and Elina Kivioja and Ari Vanhanen as members of the Committee.

The HR Committee had five meetings in 2024, and the average meeting attendance rate among the Committee members was 100%.

Chief Executive Officer and Gasum Management Team

The Board of Directors of Gasum appoints the company's Chief Executive Officer (CEO) and decides on the terms and conditions of the CEO's contract. The CEO is an official company

body under the Finnish Limited Liability Companies Act that sees to the executive management of the company in accordance with the instructions given by the Board of Directors. The duties of the CEO include the direction and supervision of the Group's business, preparation of matters considered by the Board of Directors, and implementation of decisions made by the Board of Directors. In accordance with the Limited Liability Companies Act, the CEO sees to it that the company's accounts are in compliance with the law and that its financial affairs have been arranged in a reliable manner.

During the reporting period 2024 Mika Wiljanen served as Gasum's CFO.

The Gasum Management Team (GMT) is responsible for Gasum's operational management under the leadership of the CEO. During the 2024 reporting period, the GMT had eight members in addition to the CEO. The members of the GMT are appointed by the CEO.

The GMT is tasked with providing the CEO with support in strategy implementation and the coordination of the Group's operations in accordance with the adopted guidelines. As a general rule, the GMT meets twice per month. In addition to this, the GMT has quarterly meetings to examine the implementation of the Group strategy.

Risk management

Risk management is an integral part of Gasum's management processes and good corporate governance.

We regard risk management as an integral and proactive way to manage and analyze risks and opportunities regarding our business. All employees make decisions every day that consist of many different risk elements. The decision-maker carries the responsibility for risks involved in the decision. In order to help Gasum's employees and management to make conscious decisions, Gasum uses the formalized Enterprise Risk Management Policy (ERM) framework to not only identify risks but also to assess and manage potential risks involved in decision-making.

The Enterprise Risk Management Policy, together with the Gasum Code of Conduct, outlines the company's risk management principles and frameworks. These are complemented by other risk policies approved by the Board of Directors: the Commodity Risk Policy, Counterparty and Credit Risk Policy and Group Treasury Policy.

The goals of Gasum's risk management are:

- to improve the identification of threats and opportunities when setting business objectives and targets
- · to set the risk levels for major risk classes
- to increase the likelihood of achieving Gasum's business objectives and targets
- · to improve governance
- to comply with legal and regulatory requirements, relevant to Gasum's business, and international norms
- · to enhance health, safety, and environmental performance
- · to ensure organizational resilience.

Risk Governance

Gasum's Board of Directors oversees risk management and sets risk appetite by approving risk policies and risk limits. The CEO is responsible for organizing risk management at Gasum. Business and support units and their heads are responsible for risk management in the first line through identifying and managing risks in their respective areas of responsibility.

The Risk Management function supports second line risk management through facilitating risk processes, providing risk management frameworks, ensuring visibility into the Group's crucial risks and monitoring and reporting risks. Other second line supporting functions - such as Legal & Compliance, business control and HSEQ - support management in risk management in their respective areas.

All Gasum units have an appointed an Ethics, Compliance and Risk responsible, who supports management as well as the Risk Management and Compliance functions in risk management topics.

Risk management process and principles

Gasum's risk management process includes identification of risks, assessments of them, and ensuring that there is a plan to manage and mitigate the identified risks. The significance of risks is assessed as a combination of probability and impact of the potential risk or incidence.

The effectiveness of the actions is evaluated and the risk is reassessed against these results. The risk identification and assessment process is executed and reported in a systematic manner. The most significant group level risks and their development is reported to the Audit and Risk Committee on a quarterly basis.

Internal audit

Internal audit is an independent assurance and consulting activity that reports directly to the Audit and Risk Committee of the Board of Directors. Gasum uses external resources to perform internal audit.

Gasum Risk Management governance





Report on remuneration

The Gasum Group's report on remuneration presents the company's decision-making procedure for remuneration, principles of remuneration and salaries and bonuses paid to the members of the Board of Directors, the CEO and the members of the Gasum Management Team in 2024.

Our strategy provides the guidelines for our journey towards new business opportunities and a carbon-neutral future. We have a shared purpose for our work: cleaner energy.

To succeed, the company needs motivated and inspired personnel and management. Good leadership and competitive, fair and transparent remuneration are key factors in Gasum's success and continuous improvement of operations.

Remuneration principles

The remuneration of personnel within the Gasum Group is based on the Group's remuneration principles and the remuneration principles laid out by the Ownership Steering Department of the Prime Minister's Office. The company aims for a target-oriented company culture where the entire personnel understand the company's strategy and objectives, the ways in which individuals can affect results, and the connection between business performance and remuneration.

Key principles of remuneration

Good leadership	We encourage every employee to assume responsibility for their own work and personal development. We set clear and ambitious targets. We create the right conditions for everyone to succeed in their work and reach their targets. Everyone in our company can influence their own work, targets and responsibilities. Good leadership, feedback and meaningful work support employees' success in their role.		
Performance- based remuneration	We set clear and measurable targets concerning individual performance in line with the company's strategy and the principles of good leadership. We use short- and long-term incentives. We reward achievements in the implementation of the Gasum strategy and the achievement of business targets and changes.		
Competitive remuneration	We want to be an attractive employer. Our remuneration and incentive systems aim to attract and commit top talents to our company. We make sure our remuneration is competitive. The base of the basic salary is formed by the complexity and responsibilities involved in the work.		
Compliance	Our performance and remuneration processes are based on the local legislation and relevant collective agreements of each of our operating countries. Our reward policy is in compliance with state ownership steering guidelines.		
Communication	We emphasize open and regular communication in company, team and individual performance.		



The remuneration principles have been designed to provide incentives for profitable operations in accordance with the company's purpose and values, advance the achievement of the strategic business objectives and reward for good performance.

At Gasum, remuneration is based on total remuneration which may, in addition to the basic salary, include short- and long-term incentive programs linked to company-wide and personal targets. The remuneration system also includes other benefits and bonuses. The company's total remuneration model is presented below:

Total remuneration model

PERSONAL DEVELOPMENT AND COMPETENCE DEVELOPMENT

BENEFITS (INCL. OCCUPATIONAL HEALTH CARE, WELLBEING AT WORK, PHYSICAL ACTIVITY AND CULTURE)

LONG-TERM INCENTIVES (LTI) > 1 YEAR

SHORT-TERM INCENTIVES (STI) < 1 YEAR

BASIC SALARY

Gasum's remuneration policy is in compliance with state ownership steering guidelines and its aim is remuneration that is based on genuine profitability, provides incentives for the entire personnel and is transparent. In line with state ownership steering policies concerning remuneration, remuneration of the management and personnel is a tool of the Board of Directors promoting the achievement of targets and long-term growth in the value of the company.

The annual sum total of variable remuneration in accordance with targets is a maximum of 40% of the fixed annual salary of the recipient. If the performance of the company as well as of the recipient is exceptionally good, the annual sum total of the bonuses may be a maximum of 80% of the fixed annual salary.

Decision-making procedure for remuneration

The general meeting of shareholders decides on the remuneration of the members of the Board of Directors and the auditor. The Board of Directors decides on the remuneration of the management and personnel. As an owner, the State does not make decisions on remuneration. Gasum's HR Committee makes proposals on the remuneration systems for the Gasum Management Team and the personnel, and these and the remuneration principles are confirmed annually by the Board of Directors. Decisions on the remuneration of the CEO are made by the Board of Directors.

Short- and long-term incentive programs

In Gasum's short-term incentive program, the focus is on the Group's financial results, climate impact and strategy implementation.

Long-term incentive programs were terminated at the end of 2023 and the related bonuses were paid in the beginning of 2024. During 2024, no long-term incentive programs have been in effect.

The Government Resolution on the State Ownership Policy of 8 April 2020 concerning the remuneration of executive management and key persons has been taken into account in the system.

Decision-making procedure for remuneration

GENERAL MEETING OF SHAREHOLDERS Decides on the remuneration of the Board of Directors and the auditor BOARD OF DIRECTORS

Decides on the
remuneration of the
CEO, management and
personnel



Remuneration of the CEO and Gasum Management Team

The CEO is a company body in accordance with the Limited Liability Companies Act, and the terms of the CEO's service are specified in the CEO's service contract approved by the Board of Directors. The CEO receives a basic salary and has the opportunity to receive a company car benefit and a telephone benefit.

The CEO's retirement age and pension accrual are determined on the basis of general earnings-related pension legislation. The CEO and members of the Gasum Management Team (GMT) do not have any supplementary pension scheme in addition to statutory pension. The CEO's period of notice is six months for the CEO as well as for the company. If the company gives notice to the CEO, a six-month severance payment is paid in addition to the salary for the period of notice.

In 2024, the remuneration system of the CEO and the GMT consisted of a fixed annual salary and a one-year incentive program. In 2024, the one-year incentive program measured financial results on the basis of profitability, climate impact

on the basis of CO_2 emissions cuts for customers, and the implementation of the strategy.

The salaries, fringe benefits and incentive bonuses paid to the Gasum CEO and Management Team are itemized in the table below. The variable performance bonus consists of both a short-term incentive bonus as well as long-term incentive bonuses paid based on previous years' programs. The short-term incentive bonuses were based on targets set and results achieved in 2023.

Remuneration of the Board of Directors

The composition and remuneration of the Board of Directors were decided by the ordinary general meeting of shareholders on 21 March 2024. Each member of the Board of Directors is paid a fixed monthly remuneration and meeting attendance fees. Meeting attendance fees are also paid for meetings of committees assisting the Board of Directors.

The fixed remuneration paid on the basis of the decision by the general meeting of shareholders to the chair of the Board of Directors was €3,000 a month, to the deputy chair €2,200 per month and to the members of the Board of Directors €1,500 a month. The meeting attendance fee paid to the chair of the Board of Directors and Board members resident in Finland was €600 and to members not resident in Finland €1,200. The telephone and online meeting attendance fee for the chair and all members of the Board of Directors was €600 per meeting. Travel costs of members of the Board of Directors are covered in accordance with the company's Travel Regulations.

The table below presents the remuneration paid to the members of the Board of Directors in 2024. The amounts include fixed remuneration and meeting attendance fees. In 2024, the Board of Directors had 14 meetings, the Audit and Risk Committee had seven meetings and the HR Committee had five meetings.

Remuneration of the Board of Directors

€, Members of the Board of Directors 2024	Remuneration in 2024	Remuneration in 2023	
Elina Engman	13,200	46,800	
Stein Dale	13,800	45,600	
Minna Pajumaa	0	8,100	
Päivi Pesola	0	9,300	
Jari-Pekka Punkari	28,800	20,100	
Erkka Repo	35,910	30,600	
Sirpa-Helena Sormunen	42,150	20,100	
Ari Vanhanen	28,200	30,600	
Elina Kivioja	21,750	0	
Jukka Pahta	21,150	0	

Remuneration of the CEO and Gasum Management Team

€	Salaries and benefits in kind	Variable performance bonus	Total in 2024	2023
CEO Mika Wiljanen	354,452	73,886	428,338	511,428
Gasum Management Team	1,593,092	632,842	2,225,934	2,376,708
Total	1,947,544	706,728	2,654,272	2,888,136

Gasum Ltd the Board of Directors



SIRPA-HELENA SORMUNEN



born 1959
Chair of the Board
Master of Laws
Trained on the bench
Member of the Board of
Gasum since 31 March
2023, Member of the HR
Committee



ELINA KIVIOJA





JUKKA PAHTA



born 1966

Member of the board

M.Sc. (Econ.), MBA

Member of the Board of
Gasum since 21 March 2024,
Member of the Audit and
Risk Committee



JARI-PEKKA PUNKARI



born 1965
Member of the Board
M.Sc. (Econ.)
Member of the Board of
Gasum since 31 March 2023,
Member of the Audit and
Risk Committee



ERKKA REPO



born 1970
Member of the Board
M.Sc. (Econ.)
Member of the Board of
Gasum since 24 April 2022,
Member of the Audit and
Risk Committee



ARI VANHANEN



born 1961
Member of the Board
M.Sc. (Eng.)
Member of the Board
of Gasum since 5 March
2020, Member of the HR
Committee

Gasum Management Team



MIKA WILJANEN



born 1965 CFO

Vocational Qualification in Business and Administration

Employed by Gasum since 2022

Member of the Board of Suomen Urheiluopiston Kannatusosakeyhtiö (SUK) since 2020

Member of the Board of Vierumäen Infra Oy since 2020

Member of the Board of Vierumäki Sports Oy since 2020

Member of the Board of Vierumäen Kumina Oy since 2020



JACOB GRANQVIST



born 1978
Vice President, Maritime
M.Sc. (Econ.), Master Mariner
Employed by Gasum
since 2019



TOR HUSEBØ



born 1960
Vice President,
Business Development
Business School of
Norway (BI)
Employed by Gasum

since 2020 Chair of the Board of Energigas Norge

Retired from Gasum's service 31 December 2024



KAI LAITINEN



born 1970 CFO M.Sc. (Econ.) Employed by Gasum since 2019

Member of the Board of Euroclear Finland Oy and Chair of Risk Committee since 2020



ANDERS MALM



born 1972
Senior Vice President,
Supply & Trading
DIHM Diploma in Business
Management & Finance
Employed by Gasum
since 2020



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TOMMY MATTILA



born 1970
Vice President, Projects
& Biogas Production
M.Sc. (Econ.)
Employed by Gasum
since 2007



TERHI NYYSSÖNEN



born 1977
Vice President, IT and Legal
M.Sc.
Employed by Gasum
since 2021



VILLE PESONEN



born 1976
Vice President, Industry & Traffic
Product Management
M.Sc. (Energy Econ.)
Employed by Gasum
since 2016



OLGA VÄISÄNEN



born 1977
Vice President, Communication
and Sustainability
M.Sc. (Econ.)
Employed by Gasum
since 2011

Gasum



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