Agenda for the Executive Compensation Committee: A Guide for Minimizing Regulatory and Reputational Risk

by Timothy J. Cotter

Editor’s Note: This article outlines agenda items for the board’s Executive Compensation Committee. It is the first of several that will further explore many of the agenda items discussed below. Watch for additional articles on the Great Boards website and in other publications from AHA’s Center for Healthcare Governance.

The rapidly changing health care market has created significant demand for executives with proven leadership capabilities, often accompanied by highly competitive compensation arrangements. At the same time, health care executive compensation continues to be a focus for regulators, politicians, unions, the media and organizational stakeholders. Thus, the job of the executive compensation committee is more challenging than ever.

Committees serving not-for-profit health systems and hospitals must successfully attract and retain high-performing executives while minimizing regulatory and reputational risk. Part of the committee’s role is to establish practices that maximize informed decision-making and mitigate risk. In this environment, where intense scrutiny is the new normal, compensation committees should conduct a comprehensive risk assessment and adopt agenda items that will help identify exposure associated with failures to:

1. Re-evaluate the executive compensation philosophy. Executive compensation is evolving and the committee should examine the premises on which the program is based:
   - Where should the organization target executive pay? Under what situations should it fall above the middle of market practice?
   - Do base salaries of executives need to be adjusted every year?
   - To what extent should executive compensation be linked to organizational performance?
   - What is the business case for having significant special benefits for executives?

2. Respond to the changing health care environment. The committee should assess environmental impacts on the executive compensation program and take action as required. For example:
   - How are the incentive measures aligned with the emerging requirements for scale, value and cost?
   - As the organization considers mergers or affiliations, are there appropriate and affordable change-in-control provisions in place?
   - As the health system becomes more fully integrated after a merger or acquisition, what is the appropriate leadership structure, how many executives are required and how should existing compensation be modified?
   - Are the executives’ skill sets relevant for the new environment?
   - Does the program include practices (e.g., tax gross-ups, which involve paying an executive’s tax liability for a component
of the compensation program) that are no longer contemporary?

3. **Conduct an assessment of the peer group and the market data relied on by the committee.** The soundness of an organization’s executive compensation practices is heavily dependent on the comparability data used. Would your organization’s data hold up to scrutiny by a regulator? Although the IRS’s recently released Final Report of the Colleges and Universities Compliance Project pertains to a different kind of nonprofit organization, its findings have implications for not-for-profit hospitals and health systems as a key area of focus is the nature of the organizations represented in the comparability data. Criteria to consider include:

- **Size** – Peer organizations should typically range from 50% to 200% of the organization’s revenue.
- **Location** – Should a rural Midwestern health system be compared to systems in high-cost urban areas?
- **Complexity** – Should a system composed of small community hospitals be compared to large academic medical centers?
- **Performance** – How should external benchmarks (bond ratings, performance outcomes and industry rankings) impact peer group composition?
- **Relevance** – Do you recruit from or lose people to these organizations?

4. **Carefully evaluate actions likely to draw media and/or regulatory scrutiny.** Examples include:

- Making a significant severance payment when the termination has been described publicly as voluntary.
- Form 990 disclosures of large executive increases and/or significant payments when the health system/hospital is giving no/modest increases to staff, or implementing staff reductions.
- Using a process that does not attain the rebuttable presumption of reasonableness. (See box on page 3)

Given the transparency fostered by Form 990 and current media interest, these kinds of actions are likely to draw unwanted attention. When such actions are taken, the committee should develop a well-defined public relations and media strategy.

5. **Quantify the anticipated cost and disclosure implications of major executive compensation obligations.** These include common market practices, such as severance, supplemental executive retirement plans (SERPs), deferred compensation, long-term incentives, retention incentives and accumulated paid-time-off banks. As health systems and hospitals face financial challenges as well as scrutiny, committees need to anticipate the cost of such commitments, which can create unexpected financial strains when paid — and a firestorm of stakeholder and media indignation when disclosed on the Form 990. The committee may be well served to review pro forma Form 990s for future filings before finalizing compensation decisions.

6. **Conduct selected audits.** Publicized cases of executive malfeasance in not-for-profit organizations suggest consideration be given to periodic audits of executive compensation-related expenditures. For example, internal/external auditors could:
• Compare what the health system/hospital actually pays its executives to what was approved by the committee.
• Review executive expense reimbursements for compliance with policy, tax regulations and system image standards.
• Validate scores for performance measures on which incentive awards are based.

Left unaddressed, these kinds of issues may result in significant reputational damage.

7. Pay attention to internal equity. Increasingly, there is an internal and external expectation that the average rate of compensation increase for executives should not significantly exceed the average rate of increase for other employees. While this is a complex issue with many facets, committees should have substantial business justification for treating executives better than staff employees. Considerable differences may leave the organization vulnerable to employee unrest and unfavorable media attention.

8. Assess advisor independence. A new SEC rule covering compensation advisor independence, while not specifically applicable to the not-for-profit health care sector, provides an opportunity to strengthen the defensibility of your compensation program. Factors to consider in assessing advisor independence include:
• Is the advisory firm providing other services to the organization and what are the associated fees for these services?
• Is the advisory firm’s revenue from the health system or hospital a significant portion of its revenues?
• Does the firm have appropriate conflict of interest policies?
• Does the firm or its advisor(s) have business or personal relationships with committee members and/or the CEO or senior executives?

Conflicts of interest in the executive compensation process will compromise program defensibility. The committee is in the best position to determine whether any conflicts exist and to take appropriate action.

9. Move toward greater transparency. There is consensus that greater transparency surrounding executive compensation strongly contributes to appropriate and defensible compensation programs. The committee would be well served to:
• Review outside earned income to identify potential conflicts and ensure executives are properly focused on the organization’s interests.
• Provide a report on executive compensation programs and levels to the full governing board on a regular basis.
• Consider the development of a Compensation Discussion and Analysis (CD&A) comparable to that of a public company, to support internal and external transparency.
• Ensure that executive compensation is properly reported on the Form 990 and required governmental filings. Best practice suggests that the board review the Form 990, including required compensation disclosures, prior to its filing.
• Use tally sheets to assist committee and board members in understanding the total current and expected cost of all economic benefits provided to each executive.

10. Ensure a strong committee oversight process. Good governance processes support appropriate and defensible committee decisions. For example the committee should:
• Establish an annual calendar of committee activities.
• Receive meeting materials and staff support adequate for the committee to make informed decisions.
• Consider adding an outside expert to the committee, if permitted under state statute, when there is a lack of internal expertise.
• Ensure sufficient meeting time to adequately review and deliberate proposals.

• Establish a process that obtains the rebuttable presumption of reasonableness for off-cycle decisions, such as new hires and retention arrangements.

• Make use of an executive session when appropriate.

Conclusion

A changing industry, reduced reimbursement, increased regulatory scrutiny, ongoing media coverage and excesses in other parts of the economy make executive compensation a high-risk issue for not-for-profit health systems and hospitals. By adhering to a thoughtful and comprehensive agenda focused on minimizing reputational and regulatory risk, the committee will be well prepared to confront an increasingly skeptical and challenging environment. Only independent and qualified committee members, with adequate internal and external information, can display the healthy skepticism and business judgment necessary to develop appropriate compensation arrangements and effectively defend them when necessary.

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The hospital-centric, fragmented, fee-for-service delivery system is migrating to a patient-centered, clinically integrated care continuum that can manage costs and outcomes. The change in business and care delivery models is disruptive and energizing at the same time, altering the corporate culture, just as similar transformations have in computer manufacturing, airlines, and financial services. The hospital or health system board chair must fully understand what it means for an organization to be integrated and aligned with physicians and other providers to be accountable for quality and prices. A trustee who is stuck on a “heads in beds” business model or who is reluctant to treat physicians as full clinical and economic partners is not well suited to the chair’s role.

3. **Relationship with the CEO.** Of all the responsibilities of a board chair, none has more impact than the relationship with the CEO. As health care changes, chairs and CEOs are communicating more often as fast-moving events require close board-executive collaboration. The chair must be able to both accurately convey board sentiment to the CEO and align the CEO’s strategic intentions with board work. The best chairs are respected by the CEO not merely because of their formal authority, but because of the wisdom and insights they bring from their own leadership backgrounds and their skills in such fields as finance, business and culture change. Chairs can help CEOs build support and get valuable strategic guidance from their boards. Chairs also can save a visionary CEO from acting too quickly and not giving the board enough soak time to be educated and knowledgeably embrace a proposed action. A board chair needs the courage to stand up to a strong CEO, the self-confidence to challenge prevailing wisdom, the trust of the board to be its servant-leader and the collegiality to be a confidential sounding board for the CEO.

4. **Enterprise risk orientation.** In normal business and especially during transformational change, not all goes as planned. The plethora of current strategic endeavors, from mergers and networks to accountable care organizations, medical homes, IT infrastructure investments and value-based payment projects, will enjoy a mixture of successes and disappointments. A board’s prime directive as a fiduciary is to safeguard the assets and the mission, but that does not mean retreating from risk. Rather, it is the board’s responsibility to expect that management has established an effective enterprise-wide risk management process. Hospital boards are accustomed to overseeing professional liability risk as well as some financial risks, but today’s health care organizations also face risks involving debt financing, business strategy, clinical outcomes and patient safety, information technology privacy and security, legal and regulatory compliance, and public reputation. And of course, great uncertainty lies in the path and pace of health care reform and new payment models.

Boards cannot put their strategies on autopilot and fail to monitor real world results versus targets. In the 1990s, many hospitals experienced huge multi-year losses after acquiring physician practices and taking on risk contracts, losses that could have been ameliorated earlier with risk awareness and timely oversight. At the same time, boards cannot become paralyzed by potential risks and avoid sound strategic moves.

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**Six Considerations for Choosing Your Next Board Chair**

- **Strategic orientation**
- **Grasping the full meaning of clinically integrated and accountable health care**
- **Relationship with the CEO**
- **Enterprise risk orientation**
- **Willingness to act decisively**
- **Board excellence**
An enterprise risk management program identifies potential risks, quantifies the risks, and then ensures that risks are monitored and managed, with regular reports to the board’s audit and compliance committee. The board chair needs a sound understanding of how an enterprise risk management process can enable the board to steer a prudent course for wise strategic risk taking and oversight.

5. **Willingness to act decisively.** Transformational times call for leaders who are comfortable with the need to act expeditiously and decisively, but not hastily or blindly accepting of management’s entreaties. Boards need chairs who recognize that important decisions must be backed by careful analysis and good documentation, but information never will be complete nor forecasting-perfect, and not everyone will be pleased. Leaders must make decisions based on incomplete data, and decisions will have winners and losers. The effective chair brings an action orientation to the role and organizes the board’s work and meetings to make timely, strategically aligned and prudent decisions.

6. **Board excellence.** Today’s boards cannot get by with just a minority cadre of involved leaders who do all the work while the rest nod politely. The board chair must recognize that governance is a team sport that requires every member to bring and apply a needed competency. The board’s processes should bring out the best of every member’s talents. Board chairs should bring a commitment to best practice governance, built around an intentional approach to board development and competency-based succession planning.

**Leadership Succession Planning Process**

Ideally, a board has an ongoing, competency-based leadership succession planning process that regularly identifies and develops current and prospective board officers and committee chairs. At a minimum, at least a year before an expected chair vacancy, the board should undertake these steps:

- Adopt a written succession planning policy, so that the process will be transparent, not a black box run by an in-group.
- Assign clear responsibility for coordinating the process – usually, the current chair if he or she is well respected is the best person to lead the process, working closely with the Governance Committee.
- Seek input from each board member as to the most important competencies needed from the next chair, as well as each member’s thoughts on who would make a good chair and why – interviews with the current chair are one common approach.
- Bring the input back to the Governance Committee for discussion – again, this can be the chair’s role, and often, the chair will frame a specific recommendation for the committee’s consideration.
- Bring a nomination for a chair or chair-elect to the full board.

There’s no sure fire formula for choosing the best board chair, but compared with hoping for serendipity, a competency-based, intentional process has the best chance of producing the right person to carry the torch forward.