



RenoDeMedici

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Share capital Euro 140,000,000 fully paid up
Milan Companies Register and Fiscal Code no. 00883670150*

Remuneration Report

**Pursuant to Article 123-ter of Legislative Decree 58 of February 24, 1998
and Art. 84-quater of Consob Regulation 11971/1999.**

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Introduction

This "Remuneration Report" (hereinafter the "Report") provides, in accordance with the provisions of Art. 123-*ter* of Legislative Decree 58/1998 and Art. 84-*quater* of Consob Regulation 11971/1999, as amended (hereinafter the "Issuer Regulation"), information on the remuneration policies adopted by Reno De Medici S.p.A. (hereinafter the "Company" or the "Issuer") in relation to the members of the Board of Directors and Managers with Strategic Responsibilities.

The Report is divided into two sections, prepared in accordance with Annex 3A, Model 7-*bis* of the Issuer Regulation.

The **first section** describes:

- a) the principles and objectives of the remuneration policy that will be adopted in financial year 2019;
- b) the procedures relating to the adoption and implementation of said policy.

The **second section** illustrates analytically, including in the form of tables, the final figures for the policy actually implemented in financial year 2018 with reference to Directors, Statutory Auditors and Managers with Strategic Responsibilities. Note that for financial year 2018, the Company's Chief Executive Officer is identified as the only Manager with Strategic Responsibilities.

The Report was approved by the Board of Directors, on the proposal of the Remuneration Committee, on March 18, 2019. The first section of the Report is subject to a non-binding resolution of the Shareholders' Meeting called for April 29, 2019 (April 30 for any possible second call) to approve the Financial Statements for the year ended December 31, 2018. Pursuant to Art. 123-*ter* of Legislative Decree 58/1998, the Report will be made available to the public at the registered office, via the authorized "eMarket STORAGE" platform (www.emarketstorage.com) and on the website www.rdmgroup.com from April 5, 2019.

In accordance with the provisions of Consob Regulation 17221 of March 12, 2010, as amended, concerning related-party transactions, as incorporated into the related procedures approved by the Board of Directors, the adoption and definition of the remuneration policy detailed in this Report – implemented with the involvement, as specified below, of a Remuneration Committee composed exclusively of independent

Directors and submitted for a consultative vote by the Shareholders' Meeting – exempts resolutions concerning the remuneration of the Directors and Managers with Strategic Responsibilities from the application of the procedures provided for by the above-mentioned Consob provisions on related parties.

SECTION I - 2019 REMUNERATION POLICY

1 – Procedures for adoption and implementation of the Remuneration Policy (“POLICY”)

a) Bodies involved

The Remuneration Policy (hereinafter the “Policy”) is approved and defined by the Board of Directors, on the proposal of the Remuneration Committee (hereinafter the “Committee”) established within the Board of Directors, whose composition, responsibilities and working procedures are described in point b) below.

The concrete determination and implementation of the Policy, in accordance with the principles and guidelines defined within it, falls to the responsibility of:

- the Board of Directors, in relation to the remuneration of Executive Directors and other Directors holding special offices in the Company;
- the Chief Executive Officer, who relies on the support of the Group Personnel Department, in relation to Managers with Strategic Responsibilities.

Note that, with effect from 2019, the Board of Directors has identified further Managers with strategic responsibilities other than the CEO, namely:

Dr. Luca Rizzo in his capacity as Group Chief Financial Officer;

Dr. Marita Lovera in her capacity as Group Chief HR Officer;

Dr. Andrea Bettinelli in his capacity as Group Head of Strategy.

The Personnel Department reports to the Committee at least annually on the implementation procedures of the Policy.

On completion of the above Report, the Committee monitors and verifies the consistency of the implementation procedures with respect to the defined principles, and reports accordingly to the Board of Directors.

b) Remuneration Committee Composition and functions

The Board of Directors has established a “Remuneration Committee” within itself, with investigative, consultative and advisory functions.

The Committee is currently composed of three Directors who are non-executive – inasmuch as they do not hold individual powers of management or executive offices in the Company or in companies belonging to the Group – and independent, as identified by the Board of Directors in relation to the provisions of Art. 148 of the CFA and the Corporate Governance Code of Borsa Italiana S.p.A..

The composition of the Committee is as follows:

Name	Position
Giulio Antonello	Chairman
Laura Guazzoni	Non-Executive – Independent
Gloria Marino	Non-Executive – Independent

The members of the Remuneration Committee hold office until the expiry of the Directors' term of office and therefore until the Shareholders' Meeting called to approve the financial statements for the year ending December 31, 2019, unless resolved otherwise.

The responsibilities assigned to the Remuneration Committee can be summarized as follows:

- to consult with and make proposals to the Board of Directors concerning the definition of the remuneration Policies for Directors and Managers with Strategic Responsibilities, and to periodically review the adequacy, in synergy with the Human Resources Department, overall coherence and practical application of the principles defined in the context of the Policies and report accordingly to the Board of Directors;
- to consult with and make proposals to the Board of Directors concerning the remuneration of the Executive Directors and other Directors vested with special offices, as well as concerning the setting of performance objectives linked to the variable component of that remuneration, and to monitor the decisions taken by the Board and verify the effective achievement of the performance objectives.
- to consult with and make proposals to the Board of Directors concerning the implementation of the Stock Grant Plan adopted by the Shareholders' Meeting pursuant to Art. 114-*bis* of Legislative Decree 58/1998, as described in Section II of this Report, with particular reference to the determination of the performance objectives linked to the Plan.

In the performance of its functions, the Remuneration Committee accesses the information and business departments necessary for the performance of its duties.

As regards operating procedures, the Directors making up the Committee act and meet whenever deemed necessary by the Chairman or requested by the other two members. The decisions of the Committee are taken by a simple majority and are duly minuted.

The members of the Committee have solid professional expertise in the reference sector, and adequate knowledge and experience in the areas of finance and remuneration policies.

Activities carried out with reference to financial year 2018

During 2018, the Remuneration Committee held 3 meetings, duly minuted, and chaired by Dr. Giulio Antonello. The percentage of meetings attended by each member of the Committee was 100%.

The meetings concerned the following matters:

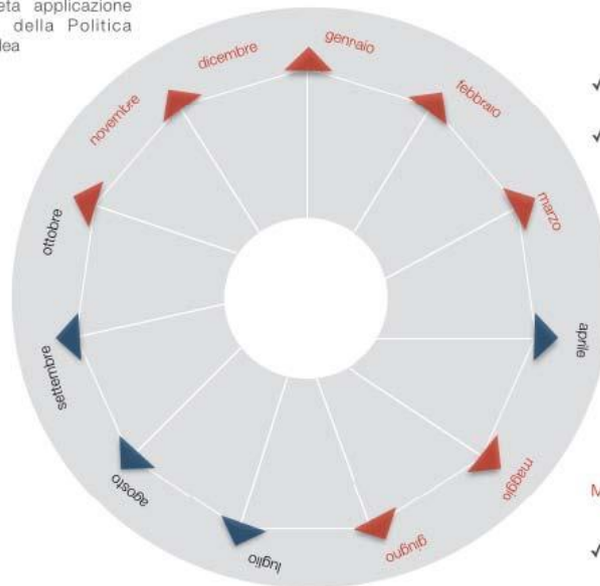
- (i) definition of the proposal to the Board of Directors for the adoption of the Remuneration Report referred to in Art. 123-ter of the CFA for financial year 2018;
- (ii) for 2018, the definition of the performance objectives underlying the Stock Grant Plan restricted to the Managing Director as established by the Shareholders' Meeting held on April 28, 2017 pursuant to Article 114-*bis* of the CFA and the performance objectives underlying the variable and monetary remuneration of the Chief Executive Officer;
- (iii) definition of the proposal to the Board of Directors concerning the determination of the remuneration for the office of Chief Executive Officer for deliberation pursuant to Art. 2389 of the Italian Civil Code.

Activities scheduled for financial year 2019

In 2019, the Committee's activities will be carried out in accordance with an annual program involving the phases summarized below:

Novembre - Dicembre

- ✓ Verifica della concreta applicazione durante l'esercizio della Politica approvata dall'Assemblea



Gennaio - Marzo

- ✓ Verifica della adeguatezza, coerenza complessiva e concreta applicazione della Politica adottata nell'esercizio precedente in relazione ai risultati raggiunti
- ✓ Definizione delle proposte di politica per l'esercizio successivo
- ✓ Predisposizione della Relazione sulla Remunerazione da sottoporre con cadenza annuale previa approvazione del Consiglio di Amministrazione alla Assemblea degli Azionisti

Maggio - Giugno

- ✓ Esame dei risultati del voto espresso dagli azionisti in Assemblea sulla Politica approvata dal Consiglio
- ✓ Valutazione della Politica, delle modalità di funzionamento del Comitato e delle linee guida di applicazione

2 - Objectives of the Policy

In general terms, the Policy is defined – including in accordance with the recommendations of the Corporate Governance Code – with the aim of attracting, motivating and retaining persons who have the professional qualities necessary to ensure the achievement of the priority objective of creating sustainable value for the Company and the Group in the medium/long term.

Consistent with this aim, the Policy identifies the maintenance of a significant correlation between pay and performance as the focal point of alignment between the interests of the Shareholders and those of the Management. It follows from this that a significant part of the total remuneration of the Executive Directors and Managers with Strategic Responsibilities is linked to the achievement of specific objectives for the short and medium/long term, determined with reference to performance defined both at consolidated level and for specific business areas or functions.

3 - General principles of the Policy

Consistent with the general objectives outlined above, the Policy is based on the following reference principles, which are also defined in accordance with the recommendations of the Corporate Governance Code of Borsa Italiana S.p.A.:

- appropriate balancing of the fixed and variable components based on the Company's strategic objectives and risk management policy, also taking into

account the sector of activity and the characteristics of the activities actually carried out;

- definition of limits for the variable components;
- predetermination and measurability of the performance targets with reference to the payment of the variable components;
- granting of a significant portion of the variable component relating to the medium-long term plan, deferred by an adequate amount of time as represented by the maturity thereof, since it is subject to fulfillment of the performance objective for the total years included in the multi-year period of reference, or permanence in the position for the entire multi-year reference period.

4 - Fixed and variable components of remuneration

The relevant content of the Policy is organized according to different principles and procedures as regards the fixed components and the medium/long-term variable components in relation to the different types of beneficiaries.

In particular:

Non-executive Directors

Non-executive Directors are identified as those who do not hold individual powers of management or executive offices in the Company or in Group companies, or in the parent company when the office also concerns the Company. Non-executive Directors are entitled to the fixed remuneration determined by the Shareholders' Meeting at the time of their appointment.

The Board of Directors may, on the proposal of the Remuneration Committee and with the prior approval of the Board of Statutory Auditors, determine additional fixed remuneration in relation to activities linked to the participation of non-executive Directors in the committees within the Board of Directors.

The underlying principle of this approach is to allocate a lump-sum remuneration to the non-executive members of the Board of Directors. The remuneration of the non-executive Directors is therefore not linked to the financial results achieved by the Company, nor to consolidated results or performance objectives in general.

Executive Directors vested with special offices in the Issuer in accordance with the By-Laws (Chairman/Chief Executive Officer)

Directors vested with special offices in the Issuer are entitled, in addition to the fixed remuneration determined by the Shareholders' Meeting at the time of their appointment, to the remuneration (in fixed and/or variable form) determined by the

Board of Directors in accordance with a specific proposal by the Committee and with the approval of the Board of Statutory Auditors, including in relation to the provisions of Art. 2389, paragraph III, of the Italian Civil Code.

The variable component of the remuneration of the Chief Executive Officer is determined by the Board of Directors in accordance with a specific proposal by the Committee and with the approval of the Board of Statutory Auditors. This remuneration system is described in the paragraph "MBO - variable monetary component".

Managers with Strategic Responsibilities

In accordance also with the indications contained in Regulation 17221 of March 12, 2010 concerning related-party transactions, borrowed from International Accounting Standard IAS 24, the Managers with Strategic Responsibilities are identified as the persons who have the power and responsibility, directly or indirectly, for the planning, management and control of the Company's activities, including the Directors of the Company. With regard to this principle and the current organizational structure of the Issuer, with reference to 2019, and unlike the previous year, as already pointed out, Managers with Strategic Responsibilities are not only identified among Executive Directors, because they are Directors with individual management powers or management positions in the Company, but also among the following subjects:

Dr. Luca Rizzo, Group Chief Financial Officer, Dr. Marita Lovera, Group Chief HR Officer and Dr. Andrea Bettinelli, Group Head of Strategy.

The remuneration package allocated to Managers with Strategic Responsibilities shall be generally composed of the following elements:

- i) Annual fixed component;
- ii) Annual variable component (*MBO*);
- iii) Medium/long-term variable component (*LTI*).

i) The fixed annual component consists of the Gross Annual Salary and other forms of remuneration of a fixed nature, which are related to the assigned role. The amount of the fixed component is based on the size of the business managed and the comparability of the internal remuneration levels, including in relation to consideration paid on the market by companies of a similar size.

ii) The annual variable component (MBO) is payable subject to fulfilling certain pre-set annual quantitative objectives which are related to performance indices whether at the consolidated Group level or at the individual level based on quantitative parameters relating to the business or department managed. This amount will be a percentage between 20% and 50% of the Gross Annual Salary

(any payroll amounts will not be included in the calculation).

The key performance indicators (KPIs) used in the MBO system for Strategic Managers shall comply with the economic and profitability indicators set by the Chief Executive Office as part of the Company's budget and strategic plan. These KPIs are normally quantitative since qualitative objectives are allowed only under exceptional circumstances and nevertheless only if related to objective valuation elements (e.g. the time required to complete a project), so that they cannot be measured on a discretionary basis. To guarantee the method adopted, the targets are certified by the Group Management Control, both in the assignment and final accounting phase, and the process guarantees the traceability and transparency of each phase.

The mechanism for calculation of the annual MBO related remuneration of Strategic Managers shall require a minimum threshold of **80%** of the value of the budget for access to the benefit and a maximum remuneration of **120%** of the basic bonus amount, which can be collected only upon **reaching or exceeding 120%** of the objectives, with a ceiling of 100% applied to the amount that can be disbursed of the nominal bonus assigned.

The definition of the target levels underlying the annual objectives (MBO) is linked to generally achieving the performance targets which refer to the budget forecasts and are indicated by the Board of Directors. The comparison between the reported data and the targets assigned determines the extent of the variable component for the remuneration that can be paid.

Variable annual monetary MBO component of the Chief Executive Officer

The Chief Executive Office will receive annual variable remuneration that shall not exceed the 50% of the total compensation as Manager (Gross Annual Salary) and as Chief Executive Officer (emolument).

The key performance indicators (KPIs) for the CEO in terms of the annual objectives (MBO) are connected to fulfillment of the profitability, efficiency and strategic project forecasts defined within the budget and the Group's plan for growth.

These KPIs are normally quantitative since qualitative objectives are allowed only under exceptional circumstances and nevertheless only if related to objective valuation elements (e.g. the time required to complete a project), so that they cannot be measured on a discretionary basis.

The mechanism for calculation of the annual MBO related remuneration of the Chief Executive Officer provides for a minimum threshold of 80% to 100% of the value of the budget depending on the specific target and a maximum remuneration of 120% of the

basic bonus amount, which can be collected only upon reaching or exceeding these objectives with a ceiling of 120% applied to the amount of the nominal bonus assigned that can be disbursed.

The MBO objectives are set each year, except for the EBITDA and IF OSHA index which constitute fixed objectives each year.

(III) The medium/long-term variable component (LTI) is derived from the following elements, which can be applied alternatively or cumulatively:

- A) Multi-year remuneration plans based on financial instruments;
- B) A medium/long-term variable component in monetary form.

A) Multi-year remuneration plans based on financial instruments Stock Grant Plan for 2017/2018/2019

The Shareholders' Meeting of April 28, 2017 approved the adoption, pursuant to Art. 114 of Legislative Decree 58/1998, of a Stock Grant Plan (the "Plan") reserved for the Chief Executive Officer, with a duration covering the three-year period 2017/2018 /2019.

The structure and implementation procedures of the Plan, defined by the Board of Directors with the consultative and advisory support of the Remuneration Committee, comply with the following general principles:

- (i) consolidation of the process of creating sustainable value for the Company and the Group in the medium/long term and of incentivizing and retaining the recipient through the definition of multi-year durations and vesting periods;
- (ii) allocation of financial instruments subject to the achievement of predefined and measurable business and/or market performance objectives;
- (iii) ties to the beneficiary remaining with the Company.

In particular, the Plan provides for:

- a) the free assignment to the beneficiary of rights to the allocation, free of charge, of up to 2,262,857 ordinary shares of the Company, exclusively at the end of the duration period and conditional upon the achievement of predetermined performance objectives;
- b) a three-year period;

- c) the allocation and granting of the ordinary shares of the Company involved in the Plan subject to: (i) verification by the Board of Directors of the achievement of specific performance objectives for each year of the reference three-year period, and (ii) the condition that the beneficiary holds the office of Chief Executive Officer of Reno De Medici S.p.A. for the entire period covered by the Plan.

The shares will be attributed as follows:

- (i) 40% of the total Plan shares for 2017;
- (ii) 30% of the total Plan shares for 2018;
- (iii) 30% of the total Plan shares for 2019;

The three-year performance objectives will be identified, for each year of the duration of the Plan, by the Board of Directors on the proposal of the Committee at the time of the assignment of the rights, and consist of two types of indicators:

- (i) Consolidated EBITDA as shown in the approved Consolidated Financial Statements;
- (ii) OSHA, frequency index ($FI = \text{number of accidents} * 200,000 / \text{number of hours worked}$).

Each of these objectives contributes in a balanced manner (50%) to the composition of the overall performance result, while the recognition of the right to allocation of the shares is commensurate with the level of achievement of the target at the end of the vesting period.

The mechanism established for calculation of the applicable rights provides for:

- a) EBITDA: if the result is less than 80% of the EBITDA per the Budget, no share will be assigned; if it is between 80% and 120% a proportional number of shares will be assigned;
- b) IF OSHA: the frequency index must drop by 10% of the value reached the previous year, with entry to 80% of the target and pro-rata maturation up to 120%.

The shares used to fund the Plan may be obtained through the purchase of treasury shares on the market and/or through the use of shares already held by the Company under treasury share purchase plans approved by the Shareholders' Meeting pursuant to and for the purposes of Articles 2357 et seq. of the Italian Civil Code.

The principles applicable to the Plan do not provide for any clauses requiring the shares to be held in the portfolio after their allocation and after the exercise of the assigned rights, it being deemed appropriate, for the purposes of incentivization, retention and value creation, to determine the above-mentioned three-year vesting period.

As these are remuneration elements also provided to encourage retention in the medium term, interruption of the employment relationship during the vesting period will automatically result in loss of the attributed rights.

For any further details about the Plan, please refer to the Information Document prepared in accordance with Art. 84-*bis* of Consob Regulation 11971/99 concerning Issuers and available on the website www.rdmgroup.com, in the Governance/Shareholders' Meetings section, and via the authorized "eMarket STORAGE" platform (www.emarketstorage.com).

B) Medium/long-term variable component in monetary form

The criteria applicable to the medium/long-term variable component in monetary form are consistent with the general principles of the Policy – indicated in point 3 above – concerning the deferral of the payment of a substantial portion of the variable component by a suitable period of time with respect to the time of its accrual, with the aim of retaining talent and consolidating the value creation process over time.

The above-mentioned criteria are as follows:

The medium/long-term variable component (LTI) consists of a monetary Special Bonus payable exclusively:

- (i) at the end of a reference multi-year period and (ii) in respect of the achievement of predetermined and quantifiable medium and long-term economic and financial performance objectives, both at consolidated level and in relation to individual business areas and functions.

In particular, in terms of criteria for determining performance targets, the monetary Special Bonus representing the medium/long-term variable component is commensurate with:

- a) the continuity of performance in the reference multi-year period, through the achievement of objectives for each year included in the time span considered. The Bonus is paid exclusively at the end of the reference period, since it is conditional upon the achievement of the objectives – either in full or up to a defined minimum percentage – for each and every year of that period;
- b) the creation of value for the Group, verified at the end of the reference multi-year period, through the achievement of projected consolidated economic and financial objectives relating to the entire reference period and therefore quantifiable and payable only at the end of that period. Specifically, the forecast objectives can be determined as quantitative data punctual at the closing date of the reference period, or as predefined percentage increases, at the closing date of the reference period.

The objectives of economic and financial performance are predetermined with reference to the annual budgets and/or long-term plans approved by the Board of Directors.

The criteria for determining the performance objectives set out in points a) and b) above are applicable alternatively or cumulatively. In the case of cumulative application, each criterion has an incidence of 50% with respect to the total paying.

Since one of the purposes of these remuneration elements is to retain persons in the most strategic roles for the good governance of the Company in the medium term, termination of the working relationship during the reference period entails the automatic loss of entitlement to the payment.

The aggregate of the annual and medium/long-term variable components represents a variable percentage generally not less than 35% of the total annual remuneration, as Manager (Annual Gross Remuneration) and as Chief Executive Officer (Compensation).

5 - Claw-back mechanism

Provision is made for the adoption of a claw-back mechanism that makes it possible to demand the return of variable remuneration components already paid, or to deduct variable remuneration components that are subject to deferral and were paid on the basis of data subsequently found to be erroneous, or to obtain reimbursement of all incentives relating to the financial year (or years) with reference to which it is ascertained that there has been a fraudulent alteration of the data used for calculating the final results in order to obtain entitlement to the incentives. Similarly, provision is made for a demand for reimbursement in the event of the commission of serious and intentional violations of laws and/or regulations, the Code of Ethics adopted by the Company, or Company procedures.

6 - Extraordinary transactions

In the event of extraordinary transactions concerning the Group – such as, but not limited to, acquisitions or disposals of companies, cessations of business, mergers or demergers, transfers and contributions of business units, transactions concerning the share capital, financial or equity transactions capable of having an impact on the market value of the share – as well as legislative or regulatory modifications capable of having a significant impact on the performance objectives, the Board of Directors, after consulting with the Committee, has the power to make the modifications and additions necessary to maintain unchanged the substantive and financial content of the Plans and the KPIs underlying the short- and medium-term incentivization systems relating to the Chief Executive Officer, as

may the awarding of special bonuses linked to specific targets be provided for. Any modifications which, in the same eventualities and with the same purposes, might become necessary in relation to the other Strategic Directors may be assessed by the Chief Executive Officer.

7 - Extraordinary / one-off bonuses

There is no plan for the provision of discretionary bonuses recognizing performance which refers to targets that can be planned beforehand.

The recognition of performance which refers to targets which can be planned beforehand is managed through short-term and long-term incentive plans, in conformity with this policy.

The possible provision of extraordinary bonuses to Executive Directors or Managers with Strategic Responsibilities is subject to exceptional results arising from extraordinary operations and involving the revision of the Group's perimeter.

The Board of Directors is responsible for checking the requirements for the provision as far as Executive Directors are concerned, and the CEO is responsible as far as the other Managers with Strategic Responsibilities are concerned. The possible payment of extraordinary premiums in favor of Executive Directors or Managers with Strategic Responsibilities is subject to exceptionally significant results deriving from extraordinary operations and which involve the revision of the Group's perimeter. The verification of the prerequisites for the provision is reserved to the Board of Directors, subject to the opinion of the Remuneration Committee, with regard to the Executive Directors, and to the Chief Executive Officer with regard to the other Executives with Strategic Responsibilities.

However, any extraordinary premiums paid do not exceed, on an annual basis, a gross amount equal to 20% of the fixed components and annual variables paid with reference to the year preceding the year in which the bonus was paid.

8 - Remuneration plans based on financial instruments

In relation to any future additional Remuneration Plans based on the allocation of financial instruments, to be submitted for the approval of the Shareholders' Meeting pursuant to Art. 114-*bis* of Legislative Decree 58/1998, the detailed elements and implementation procedures are defined by the Board of Directors with the consultative and advisory support of the Remuneration Committee, in a manner consistent with the Company's risk profile and with reference to the following general principles, already outlined in the preceding point 3:

- i. consolidation of the process of creating sustainable value for the Company and the Group in the medium/long term and of incentivizing and retaining Management through the definition of multi-year durations and vesting periods;
- ii. allocation or exercisability of financial instruments subject to the achievement of predefined and measurable business and/or market performance objectives;
- iii. ties to the beneficiaries remaining with the Company.

9 - Non-monetary benefits

The members of the Board of Directors do not receive "fringe benefits" at the Company's expense. The Chief Executive Officer, the Managers with Strategic Responsibilities, and other Managers may receive, in addition to the supplementary healthcare insurance with respect to the mandatory cover provided for by the relevant collective agreements, the company car in mixed use based on service and/or representation needs, by evaluating the overall remuneration package.

10 - Payments provided for in the event of departure from office or termination of the working relationship.

The Policy relating to payments provided for in the event of departure from office or termination of the working relationship does not vary from the legal provisions of the relevant collective agreements, and no provision is made for the payment of any specific additional compensation in the aforementioned circumstances.

11 - Benchmarks used for the definition of the Policy

The Policy has been defined in the light of the best practices present on the market, but without any specific reference to the remuneration policies of other companies.

SECTION II - REMUNERATION AND COMPENSATION PAID IN FINANCIAL YEAR 2018

This section of the Report provides a representation of each of the items comprising the remuneration of Directors and Managers with Strategic Responsibilities for financial year 2018. It should be noted that, for financial year 2018, the sole Manager with Strategic Responsibilities is the CEO of Reno De Medici S.p.A..

FIRST PART - POLICY IMPLEMENTATION

The items comprising the remuneration paid in financial year 2018 to the members of the Administrative and Control Boards and Managers with Strategic Responsibilities are broken down according to the different standards and methods regarding the fixed and variable components as they relate to the different types of recipients.

In particular, referring to the tables in the second part of this Section II representing the specific values:

A - Remuneration of Directors and Managers with Strategic Responsibilities

Non-Executive Directors. Non-Executive Directors are identified, according to the definition stated in Section I, as Directors not holding individual management mandates and not holding management positions in the Company or in Group companies, or in the controlling entity if the office also relates to the Company.

During financial year 2018, in line with the detailed procedural methods defined in the Policy, the following was disbursed:

- Fixed annual compensation owed for the office of Director, including Non-Executive Directors, as determined by the Ordinary Shareholders' Meeting on April 28, 2017 during the appointment of the Board of Directors, with a term in office established for 3 financial years and precisely until the approval of the Financial Statements on December 31, 2019.

In particular:

- the Shareholders' Meeting's determination of the total annual amount of Euro 140,000 as the remuneration owed to the Directors, taking into account the total number of members on the Board of Directors as well as market values presumed with reference to the average remuneration allotted to Non-Executive Directors;
- distribution among the individual Directors of the total amount, as determined above, by the Board of Directors in equal measure for all the Directors.

Given the above, for the three-year period 2017-2019, the total fixed fee owed on a pro rata basis to each Director was determined in the amount of Euro 20,000 annually.

- other fixed annual compensation owed to Non-Executive Directors of the Board Committees (the Audit Committee, Remuneration Committee and Appointments Committee) determined by the Board of Directors, at the proposal of the Remuneration Committee and with the approval of the Board of Statutory Auditors in accordance with Article 2389 of the Italian Civil Code. The individual amounts disbursed pro rata in 2018 were determined as follows:
 - Euro 30,000 on an annual basis to the Committee Chairman;
 - Euro 20,000 on an annual basis for each Committee-member Director.

The fees allotted to Non-Executive Directors are not linked to the economic performance delivered by the Company, or of a consolidated type, or in any event to *performance* targets in general.

Directors vested with Special duties in accordance with the By-Laws. Chief Executive Officer. Managers with Strategic Responsibilities.

During financial year 2018, the total remuneration package of the CEO, Michele Bianchi, also identified as the sole Manager with Strategic Responsibilities, was as follows:

a) **Fixed component:**

- fee for the office equaling Euro 150,000 gross, determined by the Board of Directors, at the proposal of the Remuneration Committee and with the approval of the Board of Statutory Auditors in accordance with Article 2389 of the Italian Civil Code;
- fixed component consisting of Gross Annual Salary equal to Euro 280,000.

b) **Variable annual monetary component** referenced to individual targets (annual MBO)

Key performance indicators (KPIs) for the CEO's annual objectives (MBO) 2018 related to the achievement of forecasts for profitability, efficiency and strategic projects, defined at the budget level and in the Group's development plan.

These KPIs are quantitative, correlated to budget parameters and objective evaluation factors that are not subject to evaluative discretion.

Specifically, the targets established for calculating this variable salary component are broken down as follows:

- a) Consolidated EBITDA: If the result is less than 80% of the budget EBITDA, no

variable is allocated; if it is between 80% and 120%, the bonus accrues proportionally up to a maximum of 120%;

- b) IF OSHA: the frequency index must decrease by 10% compared to the value reached the previous year; the objective is of an on/off type and the bonus is paid in 100% to the achievement of this reduction with recognition in proportion to the 15% reduction compared to the value reached the previous year.
- c) ROCE; Calculation rule: 80% entry threshold, between 80% and 120% of the budget value the bonus accrues proportionally up to a maximum of 120%.
- d) Strategic projects for the business and the organization of the Group aimed at recovering efficiency, such as the integration of the PAC Service in the Group, the launch of the FutureOne project with clear identification/quantification of benefits, efficiency improvements and implementation times, the completion of some plant modernization interventions.

These parameters, and the results achieved, are shown in the following table.

Obiettivi	% bonus	Objective	Result	% result	% bonus maturato
1	25,0%	EBITDA RDM Group	€ 63.112,00	117,02%	29,25%
2	12,5%	ROCE RDM Group	13%	118%	14,77%
3	12,5%	OSHA RDM Group - 10% vs risultato 2017 (4,7)	3,90	-15%	110,00%
4	25,0%	FutureOne con chiara identificazione/quantificazione di benefici	come da piano	100%	100,00%
5	15,0%	Integrazione della società PAC Service nel Gruppo	completata	100%	100,00%
6	10,0%	Ammodernamento impianti	come da piano	100%	100,00%

The variable nominal monetary remuneration for 2018 amounted to 50% of the gross annual salary, i.e., Euro 140,000 gross.

The total amount of the annual variable remuneration for 2018 disbursed, calculated according to the KPIs verified by the Management Audit and the objective actions resulting from specific communication, amounted to Euro 150,887.80 gross.

Extraordinary variable monetary remuneration for the year 2018

The Remuneration Committee proposes the assignment of a special bonus of Euro 50,000 gross, linked to the acquisition of Barcelona Cartonboard within the terms set by the mandate assigned.

- c) **Variable component of medium long term**, represented by the Stock Grant Plan reserved to the CEO, as described in Section I of this Report as well as in the following point C.

B - Remuneration in the event of early termination of employment

In 2018, the compensation relating to cessation of employment or Director position was not disbursed.

As indicated in Section I, the Policy relating to the compensation provided in the event of cessation of office or the termination of employment does not differ from the provisions in the collective agreements of reference and does not provide for paying specific further compensation in the cases above.

C - Stock Grant Plan Information

As indicated in Section I of this report, the Shareholders' Meeting on April 28, 2017 approved, in accordance with Article 114-*bis* of Legislative Decree No. 58/1998, the adoption of a Stock Grant Plan (the "Plan") reserved to the CEO, covering the three-year period 2017-2018-2019.

For detailed information about the regulation and the procedures for implementing the Plan, please refer to Section I of this Report and the Information Document as per Article 84-*bis* of Consob Regulation 11971/1999, available at: www.rdmgroup.com/sezioneGovernance/Assemblea_azionisti, as well as at the authorized EmarketStorage mechanism (www.emarketstorage.com).

During financial year 2018, the Board of Directors, acting on a proposal of the Remuneration Committee, determined the performance objectives constituting the conditions for free assignment of the rights to allocate shares of the Company's common stock to the beneficiary, also relating to financial year 2018.

On March 18, 2019, the Board of Directors, with the assistance of the Remuneration Committee, ascertained the achievement of the performance targets as defined above. Consequently, the rights assigned to the CEO beneficiary - for financial year 2018 - for the free allocation of a total of 736,618 ordinary shares of Reno De Medici, will be fully

exercisable at the end of the Plan's three-year reference period, subject to the same holding the CEO position on that date.

SECOND PART - BREAKDOWN OF REMUNERATION PAID IN THE PERIOD

Diagram 7-bis: Remuneration Report

TABLE 1: Salaries paid to the members of the Administrative and Control Boards, the General Managers and Managers with Strategic Responsibilities.

TABELLA COMPENSI AMMINISTRATORI E SINDACI - ESERCIZIO 2018

Nome e Cognome	Carica	Periodo per cui è stata ricoperta la carica	Scadenza della carica	Compensi Fissi				Benefici non monetari	Altri compensi	Totale	Fair Value dei compensi equity	Indennità di fine carica o cessazione del rapporto di lavoro
				Compensi fissi deliberati da Assemblea	Compensi cariche particolari (art. 2389 c. 3 c.c.)	Compensi partecipazione comitati	Compensi variabili non equity (Altri)					
Eric Laflamme	Presidente	01/01/2018 - 31/12/2018	bilancio 2019	40.000						40.000		
Michele Bianchi	Amministratore Delegato	01/01/2018 - 31/12/2018	bilancio 2019	20.000	150.000					170.000		
Allan Hogg	Amministratore	01/01/2018 - 31/12/2018	bilancio 2019	20.000						20.000		
Laura Guazzoni	Amministratore	01/01/2018 - 31/12/2018	bilancio 2019	20.000		70.000				90.000		
Giulio Antonello	Amministratore	01/01/2018 - 31/12/2018	bilancio 2019	20.000		50.000				70.000		
Gloria Marino	Amministratore	01/01/2018 - 31/12/2018	bilancio 2019	20.000		60.000				80.000		
Sara Rizzon	Amministratore	01/01/2018 - 31/12/2018	bilancio 2019	20.000						20.000		
Totale				160.000	150.000	180.000				490.000		

Nome e Cognome	Carica	Periodo per cui è stata ricoperta la carica	Scadenza della carica	Compensi Fissi				Benefici non monetari	Altri compensi	Totale	Fair Value dei compensi equity	Indennità di fine carica o cessazione del rapporto di lavoro
				Compensi fissi deliberati da Assemblea	Compensi cariche particolari (art. 2389 c. 3 c.c.)	Compensi partecipazione comitati	Compensi variabili non equity					
Giancarlo Russo Corvace	Presidente	01/01/2018 - 31/12/2018	bilancio 2020	70.000						70.000		
Giovanni Maria Conti	Sindaco Effettivo	01/01/2018 - 31/12/2018	bilancio 2020	45.000						45.000		
Tiziana Masolini	Sindaco Effettivo	01/01/2018 - 31/12/2018	bilancio 2020	45.000						45.000		
Totale				160.000						160.000		

Nome e Cognome	Carica	Periodo per cui è stata ricoperta la carica	Scadenza della carica	Compensi Fissi				Benefici non monetari	Altri compensi	Totale	Fair Value dei compensi equity	Indennità di fine carica o cessazione del rapporto di lavoro
				Compensi fissi deliberati da Assemblea	Retribuzioni da lavoro dipendente	Compensi partecipazione comitati	Compensi variabili non equity					
Michele Bianchi	Direttore generale	01/01/2018 - 31/12/2018				261.539	150.888	7.783	50.000	470.210		
Totale						261.539	150.888	7.783		470.210		

TABLE 3A: Incentive plans based on financial instruments other than Stock Options, for the Board of Directors, General Managers and Managers with Strategic Responsibilities

			Strumenti finanziari assegnati negli esercizi precedenti non vested nel corso dell'esercizio	Strumenti finanziari assegnati nel corso dell'esercizio	Strumenti finanziari vested nel corso dell'esercizio e non attribuiti	Strumenti finanziari vested nel corso dell'esercizio e attribuibili	Strumenti finanziari di competenza dell'esercizio

A	B	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	i	(9)	(10)	(11)	(12)
Nome e cognome	Carica	Piano	Numero e tipologia di strumenti finanziari	Periodo di vesting	Numero e tipologia di strumenti finanziari	Fair value alla data di assegnazione	Periodo di vesting	Data di assegnazione	Prezzo di mercato all'assegnazione		Numero e tipologia strumenti finanziari	Numero e tipologia strumenti finanziari	Valore alla data di maturazione	Fair value
Michele Bianchi	Amministratore Delegato													
(I) Compensi nella società che redige il bilancio		Piano Stock Grant 2017/2019 (deliberata assemblea del 28 aprile 2017)			736.618	563.180		1/01/2017 - 31/12/2019	16/03/2018	0,8296				965.660
		Piano B (data relativa delibera)												
		Piano C (data relativa delibera)												
(II) Compensi da controllate e collegate		Piano A (data relativa delibera)												
		Piano B (data relativa delibera)												
(III) Totale						563.180								965.660

Diagram 7-ter: diagram showing the information of the shareholdings of the members of the administrative and control boards, general managers and other Key Management Personnel

Table 1: Shareholdings of the members of the Administrative and Control Boards, and General Managers

TABELLA PARTECIPAZIONI AMMINISTRATORI E SINDACI - ESERCIZIO 2018

Nome e Cognome	Società Partecipata	Numero azioni possedute al 31/12/2017	Numero azioni acquistate nel corso dell'esercizio 2018	Numero azioni vendute nel corso dell'esercizio 2018	Numero azioni possedute al 31/12/2018
Amministratori					
Eric Laflamme	Reno De Medici S.p.A.	0	0	0	0
Michele Bianchi		0	0	0	0
Allan Hogg		0	0	0	0
Laura Guazzoni		0	0	0	0
Giulio Antonello		610.375		(460.375)	150.000
Gloria Marino		0	0	0	0
Sara Rizzon		0	0	0	0
Collegio Sindacale					
Giancarlo Russo Corvace		0	0	0	0
Giovanni Maria Conti		0	0	0	0
Tiziana Masolini		0	0	0	0
Totale		610.375	0	(460.375)	150.000

Proposed resolution (Art. 123-ter, paragraph 6 of Legislative Decree 58/1998)

Pursuant to Art. 123-ter, paragraph 6, of Legislative Decree 58/1998, the Shareholders' Meeting is called upon to resolve in favor of or against Section One of the Remuneration Report. The resolution is not binding.

With reference to the above, the proposed resolution is given below:

"The Ordinary Shareholders' Meeting of Reno De Medici S.p.A.

resolves

in favor of the first section of the Remuneration Report regarding the policy adopted for the remuneration of the members of the Boards of Directors and Managers with Strategic Responsibilities, and the procedures used to adopt and implement this policy."

Reno De Medici S.p.A.

On behalf of the Board of Directors

Chief Executive Officer

Signed

Michele Bianchi