

CAD IT S.p.A.

Head Office in Verona, Via Torricelli 44/a Company capital Euro 4,669,000.00 fully paid. VAT code, Tax code and enrolment no. on the Verona Company Register 01992770238

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REMUNERATION REPORT OF THE BOARD OF DIRECTORS TO CAD IT S.P.A. SHAREHOLDERS' MEETING OF 29TH APRIL 2015

INTRODUCTION

This document, entitled "Report on CAD IT S.p.A. Remuneration" (hereinafter "Report"), was drafted with the aim of providing CAD IT S.p.A. (hereinafter the "Company") shareholders and the market with a full explanation on the general policy for remunerating Directors, Auditors and Managers with strategic responsibilities and information on the procedures used to adopt, activate and monitor said policy, in compliance with the provisions in article 6 of the Corporate Governance Code, as modified in December 2011, in article 123-*ter* of Legislative Decree no. 58 of 24th February 1998 (Testo Unico della Finanza - Unified Finance Law -, hereinafter "TUF") and in article 84-*quater* of TUF's implementation regulations.

The company's remuneration policy is based on the fundamental principle that the remuneration of Executive Directors and the Directors who hold particular roles, and strategic Managers should be defined in such a way as to align their interests to the fulfilment of priority objectives in order to create medium and long term value for the Shareholders.

The Report was approved by the Board of Directors on 12th March 2015 on the proposal of the Nominating and Remuneration Committee and will be submitted to the Shareholders' Meeting on 29th April 2015, for advisory vote in accordance with TUF article 123*-ter*.

In accordance with the Company By-laws and the laws in force, the Director and Auditor positions have a maximum duration of three financial periods; the current directors and auditors will cease on the date of the Shareholders' Meeting approving the 2014 financial statements. The remuneration for these persons was determined on their nomination at the Shareholders' Meeting on 26th April 2012.

The Company does not intend to significantly change its remuneration policy following the appointment of new members of the board of directors and board of auditors on 29th April 2015, thus maintaining substantial continuity with previous years' policy.

Nevertheless, in line with remuneration paid by companies in similar sectors and the general economic and market trends, the Company intends to raise, by a small margin, the short-term fixed and variable component of executive directors' remuneration as well as the remuneration of non-executive directors and directors belonging to committees within the board.

Furthermore, in accordance with Criterion 6.C.1 letter f) of the Corporate Governance Code, once the new board of directors and board of auditors have been appointed, contractual agreements (called "claw back clauses") with executive directors and directors with special responsibilities will be established, in order to enable the Company to ask for rebates or to withhold, either entirely or partially, the variable remuneration components calculated on data that were later found to be clearly wrong.

Lastly, it is hereby highlighted that, as provided for by the Regulation approved by Consob Resolution no. 17221 of 12th March 2010 regarding transactions with correlated parties, and as acknowledged by the Procedure for Related-Party Transactions adopted by the Company on 12th November 2010 and available for consultation on the www.caditgroup.com website, the presentation of this Report to the Shareholders' Meeting, once approved by the Board of Directors following the proposals of the Nominating and Remuneration Committee, exonerates Company resolutions on Director and strategic Manager remunerations from the execution of the procedures that the above-mentioned Consob provisions regarding correlated parties provide for.

SECTION I

Section I outlines the Company's Remuneration Policy for the 2015 financial period on the remuneration of the members of the Administrative Bodies and the other Managers with strategic responsibilities, as well as the procedures followed for such policy's adoption and application.

a) Bodies or persons involved in drafting and approving the remuneration policy, specifying the respective roles, as well as the bodies or persons responsible for seeing that the policy is correctly applied.

The procedure for adopting the Remuneration Policy is a clear and transparent process which begins with a proposal from the Nominating and Remuneration Committee and continues through to the executive phase when the Board of Directors will discuss and decide on the contents.

Once the Board of Directors has examined and approved the Report, it will then submit it to the Shareholders' Meeting for voting in accordance with TUF article 123-*ter*.

Executive Directors and the Board of Auditors, as specified below, also intervene in the processing of said Policy.

1. Shareholders' Meeting

In conformity with the Company By-laws, the Shareholders' Meeting can determine a total amount for remunerating all the Directors, including those with particular roles.

In accordance with TUF article 123-*ter*, the Shareholders' Meeting expresses its own advisory opinion - with approved non-binding rule – on the first section of the Remuneration Report defined by the Board of Directors (on the proposal of the Remuneration and Nomination Committee) which regards: a) the remuneration of the Administration Body members, Executive Directors¹ and Managers with strategic responsibilities that will at least involve the next financial period; b) the procedures used to adopt and activate the Remuneration policy.

2. Board of Directors

In accordance with the Company By-laws and in conformity with the provisions in article 6 of the corporate Governance Code, the Board of Directors determines, on the proposal of the Nominating and Remuneration Committee and after having heard the opinion of the Board of Auditors, the remuneration of the Executive Directors, the Directors with particular roles and Committee members as they are instituted by the Board of Directors itself.

Furthermore, the Board of Directors:

- establishes an internal Nominating and Remuneration Committee;
- approves the Remuneration Report to submit annually to the Shareholders' Meeting;

¹ At the moment CAD IT S.p.A. has no Executive Directors.

- draws up, with the help of the Nominating and Remuneration Committee, Remuneration Plans based on shares or other financial instruments and submits them to the Shareholders' Meeting for approval, in accordance with TUF article 114-bis;
- activates the Remuneration Plans based on shares or other financial instruments, together with - or with the help of - the Nominating and Remuneration Committee, on delegation from the Shareholders' Meeting.

3. Remuneration and Nomination Committee

For the composition, duties and functions of the Nominating and Remuneration Committee, please refer to paragraph b) below.

4. Executive Directors

The Executive Directors:

- submit Remuneration Plans based on shares or other financial instruments to the Nominating and Remuneration Committee, or, if necessary, collaborate with the Committee in processing them;
- provide the Nominating and Remuneration Committee with all the necessary information so that it can evaluate the adequacy and proper application of the Remuneration policy, particularly with regard to the remunerations of Managers with strategic responsibilities;
- activate the Company's remuneration policies in accordance with the Report.

5. Board of Auditors

In reference to the Remuneration Policy, the Board of Auditors plays an advisory role in which it formulates the advice required by the laws in force and particularly expresses its opinion on Executive Director remunerations and, more in general, those of the Directors with particular roles, verifying that the suggestions made by the Nominating and Remuneration Committee to the Board of Directors conform to the Remuneration Policy.

b) The intervention of a Remuneration Committee or other such competent Committee, describing the composition (distinguishing between non-executive and independent directors), duties and functions.

In accordance with the provisions outlined in the Corporate Governance Code and with Board of Director resolution of 26th April 2012, the Company has set up a Nominating and Remuneration and Nomination Committee.

At the moment the Committee is made up of one non-Executive Director and two Independent Directors, one of which is also the Chairman, who will keep these positions up to the date in which the Shareholders' Meeting is called to approve the balance for the financial period ending 31st December 2014.

All the Committee members have the appropriate knowledge and experience in financial matters and relate with the relative company offices.

The Committee meets as often as necessary in order to carry out its functions or, should the Chairman deem it opportune, on the request of one or more of its members.

The Chairman of the Board of Auditors or another Auditor assists the Committee's work. No Director takes part in the Committee's meetings in which suggestions to propose to the Board of Directors on their remunerations are formulated. A specific report on the Committee meetings is drafted and written in a book specifically for the purpose.

In regard to remuneration, the Committee has the following functions:

- to periodically assess the adequacy, general conformity and correct application of the Remuneration Policy for Executive Directors, Directors with particular roles and Managers with strategic responsibilities, using information provided by the Managing Directors;
- to formulate proposals on the subject to the Board of Directors;
- to present the Board of Directors with suggestions or opinions on Executive Director and other Directors with particular roles' remunerations, as well as to set performance objectives correlated to the remuneration's variable component;
- to monitor the application of the decisions adopted by the Board of Directors, especially verifying that performance objectives are achieved.

c) Nomination of the independent experts whose intervention may be needed in the drawing up of the remuneration policy.

When drawing up the Remuneration Policy, the Company does not use the services of persons outside its own company structure.

d) The aims of the remuneration policy, the principles behind it and any changes in remuneration policy compared to the previous financial period.

The Company's Remuneration policy aims at attracting, motivating and retaining the human resources who have the right professional qualities to adequately and profitably fulfil the Company's objectives and has been defined in such a way as to align the Management's interests with those of the Shareholders, thus creating a strong link between remuneration and individual performance.

The Policy that the Nominating and Remuneration Committee proposes, and is subsequently approved by the Board of Directors, concerns the remunerations of:

- a) Executive Directors and other Directors who hold particular roles;
- b) Managers with strategic responsibilities.

The Policy conforms to the provisions of the laws in force and also to those in article 6 of the Corporate Governance Code since it foresees:

- that a significant part of the remunerations of Directors with managerial roles and strategic managers is linked to the fulfilment of previously determined specific performance targets, including non-financial ones;
- the right balance between the fixed and variable components in terms of the Company's strategic objectives and risk management policy, in consideration of the business sector in which it operates and the characteristics of the activities carried out;
- the setting of maximum limits for the variable component in the understanding that the fixed component should be sufficient to remunerate the Director's services even if the variable component is not paid due to the non-fulfilment of performance targets;
- the use of pre-set, measurable performance objectives that can be linked to the creation of value for Shareholders over a medium-long period.

The Company's Remuneration policy does not foresee incentive plans based on financial instruments.

The main aims of the Policy are:

- to involve and motivate the Directors and the Management, whose services are deemed to be of fundamental importance in achieving the Company's objectives;
- to maintain CAD IT S.p.A.'s social sustainability with particular attention to its employees, collaborators, customers and suppliers;
- to support the fulfilment of a three-year Industrial Plan approved by the Board of Directors.

The Company does not intend to significantly change its remuneration policy in respect of the previous financial year.

e) Description of the policies regarding fixed and variable remuneration components, with particular attention to indicating the relative weight within the

entire remuneration and distinguishing between the short, medium and long term components.

The Remuneration Policy foresees that the fixed and variable remuneration components (distinguished between short, medium and long term variable components) are arranged according to different modalities in relation to the different types of persons receiving them and in accordance with the following specifications.

1. Executive Director Remuneration

Executive Directors remuneration for those still in charge until the date of the Shareholders' Meeting called for the approval of the 2014 financial statements, was set by the Board of Directors on April 26th 2012, on proposal of the Nominating and Remuneration Committee and on prior opinion of the Board of Auditors, upon subdivision of the overall remuneration established at the Shareholders' Meeting of April 26th 2012. Said remuneration is made up of:

- a fixed annual gross component that adequately remunerates the Director even if the variable component is not paid due to the non-fulfilment of the performance targets established by the Board of Directors;
- b) an attendance fee for taking part in Board of Director meetings;
- c) a variable component that depends on achieving pre-established strategic objectives in the short, medium and long term.

The Executive Directors also have the right to be reimbursed for any expenses sustained while carrying out their duties.

The Nominating and Remuneration Committee proposes to the Board of Directors the criteria on the base of which the aforementioned variable component can be paid.

To be more precise, the criterion on which a short-term incentive is based, is the achievement of a percentage, decided annually by the Board of Directors on the suggestion of the Nominating and Remuneration Committee, of the EBITDA value in CAD IT S.p.A.'s financial statement. It is thought, in fact, that a time period of twelve months is sufficient to determine targets that are in line with the trend of the market sector in which the Company operates.

The measurement units on which the medium to long term incentives are based are: EBITDA, the Free Cash Flow and the Value of Production.

The Board has established that the variable part cannot, in any case, exceed 50% of the total remuneration.

Payment of the variable part of the remuneration is six months after its actual maturity.

With reference to the remuneration of the new executive directors, who will be appointed by the Shareholders' Meeting on April 29th 2015, the Company intends to slightly raise the short term fixed and variable components, subject to approval during the Meeting.

The short-term incentive will still be subject to the achievement of the EBITDA percentage annually set by the board of directors on proposal of the nominating and remuneration committee. However, the medium/long-term incentive will be based on the following parameters: EBITDA, production value and cash flow from operating activities. The variable remuneration will be paid four months after its maturity.

Lastly, the Company intends to introduce contractual agreements (called "claw back clauses") thus enabling the Company to ask for rebates or to withhold, either entirely or partially, the variable remuneration components calculated on data that were later found to be clearly wrong.

The foregoing shall not prejudice any other action allowed by the Italian judicial system protecting the Company's interests, should such data prove to be wrong due to wilful or negligent behaviours or against the regulations in force.

2. Non-Executive Director Remuneration

Non-Executive Directors remuneration for those in charge until the Shareholders' Meeting called to approve the 2014 financial statements, was set on April 26th 2012 and foresees a fixed amount and an attendance fee for each Board of Directors' meeting he/she takes part in.

Moreover, non-Executive Directors have the right to be reimbursed of any expenses sustained while carrying out their duties.

Non-Executive Directors' remuneration does not depend on the Company's economic results.

With reference to the new non-executive directors to be appointed by the Shareholders' Meeting on April 29th 2015, the Company intends to marginally increase the above mentioned remuneration, subject to approval of such proposal during the Meeting.

3. Remuneration of Directors members of the Nominating and Remuneration Committee and the Internal Control and Risks Committee

The Directors who are currently members of the Nominating and Remuneration Committee and the Internal Control and Risks Committee, in charge until the Shareholders' Meeting approving 2014 financial statements, receive the fixed remuneration set on April 26th 2012 by the Shareholders' Meeting, which is higher than non-executive directors remuneration, considering the effort required for their participation in such committees. They are also entitled to expenses reimbursement and to an attendance fee for each Board Meeting they attend.

With reference to the new directors who are members of committees to be appointed by the Shareholders' Meeting on April 29th 2015, the Company intends to marginally increase the above mentioned remuneration, subject to approval of such proposal during the Meeting.

4. Remuneration of managers with strategic responsibilities

At the time of drafting this Report, the Company had one manager with strategic responsibilities identified as the Manager charged with preparing the Company's financial reports.

With reference to fiscal year 2014, the Company had three managers with strategic responsibilities, identified as *(i)* the two Managers charged with preparing the Company's financial reports, effective holders of the office, who were succeeded during 2014 and as *(ii)* the *ad interim* Manager charged with preparing Company's financial reports whose mandate terminated during 2014.

Specifically:

- the Manager charged with preparing the Company's financial reports, effective holder of the office, on a sick leave since August 2013, resigned as of September 1st 2014;
- the Manager charged with preparing Company's financial reports, appointed *ad interim* at the Board meeting of October 21st 2013 board meeting and who remained in office until September 30th 2014;
- on August 27th 2014, the Board of Directors appointed the new Manager charged with preparing the Company's financial reports, effective holder of the office, with effect as of October 1st 2014.

The remuneration of: *(i)* the Manager charged with preparing the Company's financial reports, effective holder of the office and who resigned as of September 1st 2014, consists of a fixed component (salary) and a variable component, defined annually by the Board of Directors and proposed by the Nominating and Remuneration Committee, which is not linked to economic parameters and is in line with the duties assigned. The variable component cannot exceed 20% of the fixed component; *(ii)* the *ad interim* Manager charged with preparing the Company's financial reports until September 30th 2014 only consists of a fixed component; *(iii)* the Manager charged with preparing the Company's financial reports until September 30th 2014 only consists of a fixed component; *(iii)* the Manager charged with preparing the Company's financial reports until September 30th 2014 only consists of a fixed component; *(iii)* the Manager charged with preparing the Company's financial reports.

component (salary) and a variable component, defined annually by the Board of Directors and proposed by the Nominating and Remuneration Committee, which is not linked to economic parameters and is in line with the duties assigned.

With reference to fiscal year 2015, the remuneration of the Manager charged with preparing the Company's financial reports, effective holder of the office, appointed as of October 1st 2014, will remain the same as described above.

f) Non-monetary benefit policy

The Remuneration Policy foresees the allocation of non-monetary benefits currently acknowledged in remuneration practices and coherent with the roles/functions covered. To be more precise, the Company provides the following non-monetary benefits:

- industrial health and safety insurance policy in favour of: (i) the Strategic Manager, actual holder of the office of Manager charged with preparing the Company's financial reports and who resigned as of September 1st 2014; (ii) the Strategic Manager, effective holder of the office of Manager charged with preparing the Company's financial reports appointed as of October 1st 2014; (iii) the Executive Director who is a Company employee;
- life insurance policy in favour of: (i) the Strategic Manager, effective holder of the office of Manager charged with preparing the Company's financial reports and who resigned as of September 1st 2014; (ii) the Strategic Manager, effective holder of the office of Manager charged with preparing the Company's financial and who reports appointed as of October 1st 2014; (iii) the Executive Director who is a Company employee;
- additional health insurance fund in favour of: (i) the Strategic Manager, actual holder of the office of Manager charged with preparing Company's financial reports and who resigned as of September 1st 2014; (ii) the Strategic Manager, actual holder of the office of Manager charged with preparing Company's financial reports appointed as of October 1st 2014; (iii) the *ad interim* Manager charged with preparing Company's financial reports resigned as of October 1st 2014; (iv) the *ad interim* Manager charged with preparing Company's financial reports resigned as of October 1st 2014; (iv) the Executive Director who is a Company employee;
- additional pension fund in favour of the Executive Director who is a Company employee and of the ad interim Manager charged with preparing the Company's financial reports and who resigned as of October 1st 2014.

With reference to financial year 2015, the above described non-monetary benefits are confirmed in favour of: (i) the Strategic Manager, effective holder of the office of Manager

charged with preparing the Company's financial reports appointed as of October 1st 2014; *(ii)* the *ad interim* Manager charged with preparing the Company's financial reports and who resigned as of October 1st 2014; *(iii)* the Executive Director who is a Company employee

g) Variable components and a description of the performance targets on the base of which they are assigned, distinguishing between short and medium to long term components, and information on the link between result variation and remuneration variation.

Please see paragraph e) above.

h) Criteria used to evaluate performance targets based on the allocation of shares, options, other financial instruments or other variable remuneration components.
 The Remuneration Policy does not foresee incentive plans linked to financial instruments.

i) Information aimed at highlighting the remuneration policy's coherence with pursuing the long-term interests of the Company and the Risk Management Policy, if formalised.

The Remuneration Policy establishes that remunerations must be financially sustainable and, therefore, must encourage those receiving them to make business decisions that, also in the medium to long term, cohere with the risk profile defined by the Board of Directors.

j) Vesting period, deferred payment systems, with indication of deferment period and the criteria used to determine said period, and, if foreseen, subsequent correction mechanisms

The Remuneration Policy, in regard to Executive Director remunerations, foresees that:

- a) the short-term variable component is paid annually six months after it has matured;
- b) the medium-long term variable component is put aside annually and is paid six months after the expiry of the Executive Director's third year in the role.

The variable remuneration of the new executive directors to be appointed by the Shareholders' Meeting on April 29th 2015, will be paid four months after its maturity.

k) Information on the possible addition of a clause for maintaining financial instruments in portfolio after their acquisition with indication of the maintenance periods and the criteria used to determine said periods.

The Company has no clauses for maintaining financial instruments in portfolio after their acquisition.

1) Policy regarding severance pay should the role be suspended or work relations terminated, specifying the circumstances that give rise to any such right and any connection between them and Company performance.

At the time of drafting the Report, no severance pay allocation at mandate termination was foreseen and neither were there any damage mechanisms foreseen in case of suspension or termination of Director or Auditor relations either on the part of the Company or individual persons.

In reference to Managers, the resolution of employment relations by the employer, without just cause, leads to the payment of compensation in accordance with the corresponding manager's employment contract and the legal provisions, which also establish the quantitative limits.

m) Information on the existence of additional insurance, welfare or pension policies other than those required by law.

In line with *best practices*, the Company has set up an insurance policy scheme against civil liability towards third parties for its Company Bodies and Managers with strategic responsibilities (the so-called "D&O Directors & Officers Liability"), which aims at protecting the Company from any costs that may derive from damage cliams.

n) Remuneration Policy in reference to: (i) Independent Directors, (ii) Committee participation activities and (iii) the carrying out of particular roles (Chairman, Vice-Chairman, etc.).

Please refer to paragraph e) above.

o) The use of other companies' remuneration policies and the criteria adopted in selectong these companies

In processing this Report, the Company conducted an analysis of the remuneration policies of a selection of companies listed in the STAR sector that are comparable in size (in terms of turnover and number of employees) and the type/characteristics of the roles in question.

SECTION II

Section II of this Report provides the following information nominally for Directors and Auditors and jointly for strategic managers:

- in the first part: an adequate representation of each item that makes up the remuneration, including any payment due to position termination or work contract resolution, highlighting its coherence with the Company Remuneration Policy;
- in the second part:
 - an analytical illustration of remunerations paid in the 2014 financial period under any title and in any form by the Company or its subsidiaries;
 - in accordance with attachment 3A, Chart 7-ter of the Issuers' Regulations, a list of the shares held in the Company and its subsidiaries by members of the Administrative and Controlling Bodies and by Managers with strategic responsibilities, including those held by their legal spouses and under-age children, either directly or through subsidiaries or through a third party, as shown in the Register of Members, in communications received or in other information acquired from the members of the Administrative and Controlling Bodies and the Managers with strategic responsibilities themselves.

FIRST PART

In reference to the 2014 financial period, the remuneration for Executive Directors is made up of the following:

- a fixed gross annual remuneration of Euro 160,000.00;
- a fixed gross annual remuneration to be paid in respect of the fulfilment of the following short and medium-long term objectives:
 - Short-term objectives

Euro 36,000.00 gross annually on achieving an EBITDA gross operational result of no less than the percentage decided annually by the Board of Directors on the proposal of the Nominating and Remuneration Committee, taken from the CAD IT financial statement approved by the Shareholders' Meeting. This variable short-term remuneration will be paid annually six months after its actual maturity.

In reference to the 2014 financial period, this remuneration, subject to the achievement of an EBITDA result in the CAD IT S.p.A. financial statement of no less than 10% (ten per cent), has not been reached;

- Medium-long term objectives

Euro 12,000.00 gross set aside annually and to be paid six months after the expiry of the third year of the mandate on reaching the objectives linked to the following parameters: EBITDA, Free Cash Flow and Value of Production.

These values will be determined in reference to the financial statements of the three-year mandate.

At the end of the three-year period (2012 - 2014), the amount set aside will be Euro 36,000.00 and this sum will be paid six months after is maturity in measures equal to one third of each objective achieved;

- a gross remuneration (attendance fee) of Euro 650.00 for each Board of Directors meeting attended;
- no money set aside for severance pay or in the case of termination or resolution of collaboration relations.

Moreover, Executive Directors will have the right to be reimbursed for any expenses sustained while carrying out their duties.

The remuneration of **Executive Directors who are employees of the Company** is made up as follows:

- a fixed gross annual remuneration of Euro 18,000.00;
- a fixed gross annual remuneration to be paid in respect of the fulfilment of the following short and medium-long term objectives:
 - Short-term objectives

Euro 36,000.00 gross annually on achieving an EBITDA gross operational result of no less than the percentage decided annually by the Board of Directors on the proposal of the Nominating and Remuneration Committee, taken from the CAD IT financial statement approved by the Shareholders' Meeting. This variable short-term remuneration will be paid annually six months after its actual maturity.

In reference to the 2014 financial period, this remuneration will be paid upon achieving an EBITDA result in the CAD IT S.p.A. financial statement of no less than 10% (ten per cent);

- Medium-long term objectives

Euro 12,000.00 gross set aside annually and to be paid six months after the expiry of the third year of the mandate on reaching the objectives linked to the following parameters: EBITDA, Free Cash Flow and Value of Production.

These values will be determined in reference to the financial statements of the three-year mandate.

At the end of the three-year period (2012 - 2014), the amount set aside will be Euro 36,000.00 and this sum will be paid six months after is maturity in measures equal to one third of each objective achieved;

- a gross remuneration (attendance fee) of Euro 650.00 for each Board of Directors meeting attended;
- no money set aside for severance pay or in the case of termination or resolution of collaboration relations.
- compensation should the work contract be resolved by the Employer without just cause or justified reason, in accordance with the Director's professional contract and the law, which will establish the amount limits.

In favour of the latter, the following non-monetary benefits also apply;

- industrial injury insurance;
- life insurance;
- additional pension fund;
- additional healthcare fund.

Moreover, these Executive Directors will have the right to be reimbursed for any expenses sustained while carrying out their duties.

The above Executive Director remunerations are coherent with the Company Remuneration Policy in that they fully conform to the following criteria:

- a) a correct balance between the fixed and variable components in terms of the Company's strategic objectives and risk management policy;
- b) the setting of maximum limits for the variable components up to a maximum 50% of the total remuneration, in the understanding that the fixed component is, in any case, sufficient to remunerate the Directors' services should the variable

component not be paid due to the non-fulfilment of the performance targets set by the Board of Directors;

c) the performance targets to which the payment of the variable component is linked, are pre-determined, measurable and connected to the creation of value for the Shareholders.

The remuneration of **Non-Executive Directors** for the 2014 financial period is made up as follows:

- a fixed gross annual remuneration of Euro 12,000.00;
- a gross remuneration (attendance fee) of Euro 650.00 for each Board of Directors meeting attended.

Moreover, these Non-Executive Directors will have the right to be reimbursed for any expenses sustained while carrying out their duties.

The above Non-Executive Director remuneration is coherent with the Company Remuneration policy in that, in line with best practices, it does not foresee any variable component and is not linked to the Company's economic results.

The remuneration of **Directors with particular roles** in reference to the 2014 financial period is as follows:

- a fixed gross annual remuneration of Euro 15,000.00;
- a gross remuneration (attendance fee) of Euro 650.00 for each Board of Directors meeting attended.

Furthermore, those directors who are members of the board of directors' internal committees are also entitled to the reimbursement of expenses incurred during their activity.

The remuneration of those Directors with particular duties is coherent with the Company Remuneration Policy in that it foresees a further fixed remuneration for the responsibility and the extra work deriving from being a member of one or more Committees.

The remuneration of Auditors in reference to the 2014 financial period is as follows:

 for the office of standing auditor and Chairman of the board of Auditors, a fixed gross annual remuneration of Euro 25,000.00, based on the effective duration of the office; for the office of standing auditor, a fixed gross annual remuneration of euro 17,000.00, based on the effective duration of the office.

The above-described Auditors' remuneration is coherent with the Company Remuneration Policy in that it is considered adequate for the responsibility and effort required for their auditing activity.

TABLE 1 (Issuers' Regulation – Appendix 3A Scheme 7-bis)Remunerations for the Administrative and Controlling Bodies, Executive Directorsand other Managers with strategic responsibilities.

TABLE 3B (Issuers' Regulation – Appendix 3A Scheme 7-bis)

Monetary incentive plans in favour of members of the Administrative Bodies, Executive Directors and other Managers with strategic responsibilities.

TABLES 1 and 2 (Issuers' Regulation – Appendix 3A Scheme 7-ter)

Chart showing information relating to the holdings of members of the Administrative and Controlling Bodies. Executive Directors and other Managers with strategic responsibilities.

TABLE 1 (Issuers' Regulation – Appendix 3A Scheme 7-bis)

			с	OMPENSATIO	N DISTRIBUTE	D BY THE COMPAN	IY PREPARING	THE FINAN	CIAL STATEM	ETNS			
(A)	(B)		(C)	(D)	(1)	(2)	(3)		(4)	(5)	(6)	(7)	(8)
Surname and	Office		Office	Office term	Fixed Compensat	Compensation for Committees	non equity variable compensation		Non monetary benefits	Other	TOTAL	Fair value of equity	End of office/relationship
Name			period		ion (a)(b)	(c)	Bonuses and other incentives	Profit- sharing	(d)	Compensation		compensation	indemnity
Dal Cortivo Giuseppe	Chairman and Executive Director	CAD IT SpA	01/01 - 31/12	Close of 2014	162.600		36.000				198.600		
Magnani Giampietro	Executive Director	CAD IT SpA	01/01 - 31/12	Close of 2014	162.600		36.000				198.600		
Rizzoli Maurizio	Director	CAD IT SpA	01/01 - 31/12	Close of 2014	17.600						17.600		
Zanella Luigi	Executive Director	CAD IT SpA	01/01 - 31/12	Close of 2014	162.600		36.000				198.600		
Dal Cortivo Paolo	Executive Director	CAD IT SpA	01/01 - 31/12	Close of 2014	126.875		36.000		8.953		171.828		
Lambertini Lamberto	Director	CAD IT SpA	01/01 - 31/12	Close of 2014	16.950						16.950		
Rossi Francesco	Director	CAD IT SpA	01/01 - 31/12	Close of 2014	17.600						17.600		
Thomas Burkhart	Director	CAD IT SpA	13/03 - 31/12	Close of 2014	12.225						12.225		
Ranocchi Gianpaolo	Standing Auditor	CAD IT SpA	01/01 - 31/12	Close of 2014	17.680						17.680		
Tengattini Renato	Standing Auditor	CAD IT SpA	01/01 - 31/12	Close of 2014	17.680						17.680		
Ferrari Riccardo	Chairman Board of Directors	CAD IT SpA	01/01 - 31/12	Close of 2014	26.000						26.000		
	gers with strategic sibilities: n. 3	CAD IT SpA	01/01 - 31/08 01/01 - 30/09	01/09 01/10	152.437 57.982				3.489 386		155.926 58.368		

Remunerations for the Administrative and Controlling Bodies, Executive Directors and other Managers with strategic responsibilities.

	01/10 - 31/12	Indet.	22.782		527	23.309	<u> </u>
TOTAL compensation in CAD IT S.p.A.			973.612	144.000	13.355	1.113.968	

NOTES

(a) of which attendance fees:		Euro		
	Dal Cortivo Giuseppe	2.600		
	Magnani Giampietro	2.600		
	Rizzoli Maurizio	2.600		
	Zanella Luigi	2.600		
	Dal Cortivo Paolo	2.600		
	Lambertini Lamberto	1.950		
	Rossi Francesco	2.600		
	Burkhart Thomas	2.600		
(b) of which employee compensat	ion:			
	Dal Cortivo Paolo	106.275		
(b) of which for the office of managed company's financial reports:	ger charged with preparing the			
	Strategic Manager, effective holder of the office of Manager charged with preparing the company's financial			
	reports and who resigned as of September 1 st 2014 Effective Manager	12.000		
	Ad Interim Manager charged with preparing the Company's financial reports resigned as of October 1st 2014			
	Strategic Manager, effective holder of	5.400		
	the office of Manager charged with preparing the Company's financial			
	reports appointed as of October 1 st 2014	1.800		
(d)	Dal Cortivo Paolo		797	Managers insurance policy
			4.800	Additional pension fund
			3.016	Additional health insurance fund
			341	Managers life insurance policy
	Managers Charged with preparing company's financial reports - effective		1.202	Managers insurance policy
			2.287	Additional health insurance fund
				Managers life insurance policy

Managers Charged with preparing company's financial reports	326	Additional pension fund				
	61	Additional health insurance fund				
Managers Charged with preparing the company's financial reports - ad interim	160	Managers life insurance policy				
	73	Additional pension fund				
	294	Additional health insurance fund				

			СОМ	PENSATION DI	ISTRIBUTED BY SUBSIDIARIES AND AFFILIATES									
(A)	(В)		(C)	(D)	(1)	(2)		(3)	(4)	(5)	(6)	(7)	(8)	
		0///		Fixed	Compensation	non equity variable compensation		Non	011		Fair value of	End of		
Surname and Name	Office and C	ompany	Office Period	Office term	Compensation (*)	for Committees	Bonuses and other incentives	Profit-sharing	monetary benefits	Other compensation	TOTAL	equity compensation	office/ relationship indemnity	
Dal Cortivo Giuseppe	Attorney	CAD Srl	01/01- 31/12	Indeterminate	86.765						86.765			
	Director	CESBE Srl	01/01- 31/12	Indeterminate	9.000						9.000			
	Director	DQS Srl	01/01- 31/12	Close of 2014	1.200						1.200			
	Director	SICOM Srl	01/01- 31/12	Indeterminate	6.198						6.198			
Magnani Giampietro	Chairman and Executive Director	CAD Srl	01/01- 31/12	Close of 2015	86.765						86.765			
	Director	SMART LINE SRL	01/01- 31/12	Close of 2016	14.641						14.641			
Zanella Luigi	Attorney	CAD Srl	01/01- 31/12	Indeterminate	86.765						86.765			
	Director	CESBE Srl	01/01- 31/12	Indeterminate	9.000						9.000			
	Director	DQS Srl	01/01- 31/12	Close of 2014	1.200						1.200			
	Director	SICOM Srl	01/01- 31/12	Indeterminate	6.198						6.198			
Ranocchi Gianpaolo	Chairman Board of Auditors	CAD Srl	01/01- 31/12	Close of 2015	6.240						6.240			
TOTAL compensation	by subsidiaries and affiliated			-	313.970						313.970			

Compensation in CAD IT S.p.A.	963.659				
Compensation by subsidiaries and affiliates	313.970				
TOTAL compensation (CAD IT S.p.A. + subsidiaries and affiliates)	1.277.629				

TABLE 3B (Issuers' Regulation – appendix 3A scheme 7-bis)

Monetary incentive plans in favour of members of the Administrative Bodies, Executive Directors and other Managers with strategic responsibilities²

А	В	(1)		(2)			(3)		(4)
				Year's Bonuses		Pi	revious years' Bon	uses	Other
Name and Surname	Office	Plan	(A)	(B)	(C)	(A)	(B)	(C)	Bonuses
			Distributable/ distributed	Postponed	Postponement period	No longer distributable	Distributable/ distributed	Furtherly postponed	
Dal Cortivo Giuseppe	Chairman and Executive Director	Variable Remuneration 2014	36.000			24.000			
Magnani Giampietro	Executive Director	Variable Remuneration 2014	36.000			24.000			
Rizzoli Maurizio	Director								
Zanella Luigi	Zanella Luigi Executive Director		36.000			24.000			
Dal Cortivo Paolo	Executive Director	Variable Remuneration 2014	36.000			24.000			
Lambertini Lamberto	Director								
Rossi Francesco	Director								
Thomas Burkhart	Director								
Ranocchi Gianpaolo	Standing Auditor								
Tengattini Renato	Standing Auditor								
Ferrari Riccardo	i Riccardo Chairman Board of Auditors								
Other manage	rs with strategic responsibilities: n. 3								
TOTAL		144.000			96.000				

² It is hereby pointed out that the Table refers to all types of monetary incentive plans, both short and medium-long term.

TABLES 1 and 2 (Issuers' Regulation – appendix 3A scheme 7-ter)

Chart showing information relating to the holdings of members of the Administrative and Controlling Bodies. Executive Directors and other Managers with strategic responsibilities

			Number of sh	ares held at the end of the previous financial year	Number of shares	Number of shares	Number of shares held at the end of the current financial year		
Surname and Name	Office	Company	Total	Of which held by the consort	bought	sold	Total	Of which held by the consort	
Dal Cortivo Giuseppe	Chairman and Executive Director	CAD IT SpA	1.334.534	370.885			1.334.534	370.885	
Magnani Giampietro	Executive Director	CAD IT SpA	1.331.021	370.885			1.331.021	370.885	
Rizzoli Maurizio	Director	CAD IT SpA	1.439.686	1.431.686		62.752	1.376.934	1.368.934	
Zanella Luigi	Executive Director	CAD IT SpA	1.333.480	380.985			1.333.480	380.985	
Dal Cortivo Paolo	Executive Director	CAD IT SpA	5.481				5.481		
Thomas Burkhart	Director	CAD IT SpA							
Lambertini Lamberto	Director	CAD IT SpA							
Rossi Francesco	Director	CAD IT SpA							
Riccardo Ferrari	Chairman Board of Auditors	CAD IT SpA	1.000				1.000		
Ranocchi Gianpaolo	Standing Auditor	CAD IT SpA	6.434	6.434			6.434	6.434	
Tengattini Renato	Standing Auditor	CAD IT SpA	60				60		

Number of managers with		Number of shares I	Number of	Number of	Number of shares held at the end of the current financial ye		
strategic responsibilities	Company	Total	Of which held by the consort	shares bought	shares sold	Total	Of which held by the consort
3	CAD IT SpA	1.482				1.482	

Dear Shareholders,

all things being considered, we kindly invite you to agree or disagree as follows:

"The Shareholders' Meeting, having read the Board of Directors Remuneration Report, declares to be in favour of / adverse to the first section of the Remuneration Report relating to the policies adopted in terms of the remuneration of the members of the Administrative Bodies and Managers with strategic responsibilities and the procedures used to adopt and activate such policies".