2016 Report on Remuneration

Approved by the Board of Directors' meeting of 03 March 2017

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GLOSSARY

For the purposes of this document, the meaning of the terms listed below shall be as follows:

Code:

the Corporate Governance Code of listed companies approved in July 2015 by the Corporate Governance Committee and promoted by Borsa Italiana S.p.A.

Code of Ethics:

the Code of Ethics approved by the Company on 8 May 2008.

Key Executives:

those who, directly or indirectly, have the power and responsibility for planning, managing and controlling the activities of the Company, including the Directors (Executive or non-executive) of the Company, in accordance with the definition set out in the Consob Issuers' Regulations (in relation to Related Parties).

Issuer:

Cementir Holding S.p.A. issuer of listed shares, to which the Report is referred.

Year.

the financial year to which the Report refers.

Group:

the parent company Cementir Holding S.p.A. and the subsidiaries.

Policv:

the Policy for the remuneration of directors and key executives related to the Financial Year 2016.

Issuer Regulations:

the Regulations for issuers promulgated by Consob with its resolution no. 11971 of 14 May 1999 (as subsequently amended).

Report:

the Report on remuneration, which companies must prepare in accordance with Article 123 ter of the Consolidated Finance Act and Article 84 guarter Consob Issuers' Regulations.

Company:

Cementir Holding S.p.A.

TUF:

Legislative Decree no. 58 of 24 February 1998 (Consolidated Finance Act) and subsequent amendments.

REGULATORY REFERENCES

This report was prepared in accordance with Article 123 (b) TUF concerning the transparency of remuneration for the directors of publicly listed companies, and Article 84(c) of the Consob Regulation on remuneration. It has been prepared in accordance with Annex 3a – Tables 7 a and 7 b of that Regulation and in light of the recommendations contained in Article 6 of the Code concerning the remuneration of Boards of Directors and of other Key Executives, and taking into account the Related-Party Procedure approved by the Board Directors on 5 November 2010 and the principles contained in the Group Code of Ethics.

FOREWORD

The Remuneration Policy defines the principles and guidelines by which the Cementir determines and monitors its pay policy and implements it within the Group, with reference to the members of the Executive Bodies, the directors-general, and the key executives.

In this Policy, Cementir Holding intends to strengthen transparency on the contents of its remuneration policies and their implementation, allowing investors to obtain information about bonus schemes and also enabling a more accurate valuation of the Company, thus allowing shareholders to be well informed, when exercising their rights.

The Remuneration Policy contains the following sections:

- Section I, illustrating the policy of Cementir Holding S.p.A. with regard to the remuneration of the members of the Board Directors, the Director General and the other key executives for the year 2017, as well as the procedures used to adopt and implement the policy.
- Section II, the amounts paid during 2016 to the directors, standing auditors, directors general and other key executives, providing a representation of each pay component.

The report also illustrates the shareholdings held within the Issuer and its subsidiaries, by the directors, statutory auditors, directors general and other key executives and by the spouses (not legally separated) and children under 18 in accordance with Article 84(c)[4) of the Issuers' Regulation.

The Remuneration Report (Article 123(b) TUF) was approved by the Board of Directors at the proposal of the Appointment and Remuneration Committee at the meeting on 3 March 2017. Section I was presented to the meeting of shareholders called on 19 April 2017.

The text of this Report is available at the head office and on the Company website *www.cementirholding.it* and it has been delivered to Borsa Italiana, according to the procedures and within the terms prescribed by current regulations.

Please note that words beginning with a capital letter have the meanings given in the Glossary.

This section describes, in a comprehensive manner, the principles and guidelines with which Cementir Holding determines and monitors the Remuneration Policy and its implementation within the Company with particular reference to the boards of executive bodies and key executives.

The main purpose of the remuneration policy is to align the company's human resources with the Group's performance, objectives and results and to ensure that the remuneration system is rewarding, fair and sustainable, in line with the regulations and with the expectations of stakeholders. The policy is also intended to attract and retain members of staff with the professional qualities needed to operate successfully within the Company, and is also designed to recognise and reward good performance.

Cementir Holding intends to motivate the Group's managerial staff to reach increasingly challenging results. By utilising short and medium/long-term variable pay components, the policy is designed to facilitate the alignment of staff interests with the pursuit of the priority objective – creation of value – and the fulfilment of financial targets. This objective is pursued by linking a significant part of the remuneration to the achievement of performance targets, determined by using Short Term Incentives (STI) and Long Term Incentives.

1.1. Definition and approval of the Remuneration Policy

1.1.1. Parties involved in preparing and approving the remuneration policy

The definition of the remuneration policy is the result of a clear and transparent process in which the Company's Appointments and Remuneration Committee and Board of Directors play a central role.

The Policy is approved by the Board of Directors at the recommendation of the Appointments and Remuneration Committee, and it is submitted to the annual Shareholders' Meeting for its consultative vote. The bodies and parties involved in the remuneration policies approval process are listed below, along with a precise indication of their roles in the process:

Shareholders' Meeting

With regard to remuneration, the Shareholders' Meeting:

- shall determine compensation for members of the Board of Directors and the Board of Statutory Auditors, in accordance with Article 2364, Paragraph 1, no. 3) of the Italian Civil Code;
- shall express its consultative opinion on the first section of the report on remuneration;
- shall receive adequate disclosure about the implementation of remuneration policies;
- shall make decisions on any Remuneration Plans based on shares or other financial instruments and intended for Directors, employees and other workers, including Key executives, in accordance with Article 114 (a) of the Consolidated Finance Act.

Board of Directors

With regard to remuneration, the Board of Directors:

- shall determine the remuneration of directors tasked with specific duties in accordance with Article 2389, Paragraph 3 of the Italian Civil Code, after consulting the board of statutory auditors;
- determines the remuneration of directors with positions on Committees within the Board of Directors (Appointments and Remuneration Committee and the Control and Risks Committee), with due regard to the opinion of the Board of Statutory Auditors;
- defines the remuneration of the Internal Audit Director, according to the company policies, upon proposal of the Officer in charge of the internal control system and according to the approval of the Control and Risks Committee, as well as to the advice of the Board of Statutory Auditors;
- approves the policy for the remuneration of Directors and of Key Executives in accordance with Article 6 of the Code;
- shall approve the report on remuneration, in accordance with Article 123 (b) of the Consolidated Finance Act, to be submitted to the annual Shareholders' Meeting;
- shall prepare any Remuneration Plans based on stocks or other financial instruments and submits them to the Shareholders' Meeting for approval in accordance with Article 114 (a) of the Consolidated Finance Act;
- implements the remuneration plans based on shares or other financial instruments, after authorisation from the shareholders' meeting.

Executive Directors

The Executive Directors thus appointed:

- provide the Appointments and Remuneration Committee with all the information required to enable the Committee to assess the adequacy and actual enforcement of the remuneration policy, with particular regard to the remuneration of Key Executives;
- shall submit to the Appointments and Remuneration Committee the stock incentive, stock option, corporate shareholding and similar plans motivating and retaining the managers of the Group companies controlled by the Company or, if the case warrants it, they shall assist the Committee in their drafting, with the support of the Group's Human Resources Office as well;
- shall enforce the Company's remuneration Policy in accordance with this document.

Appointments and Remuneration Committee

Complying with the recommendations contained in the Corporate Governance Code, the Board of Directors receives support with respect to remuneration topics from a Committee of non-executive and mainly independent Directors (Appointments and Remuneration Committee) with the role of providing advice and submitting proposals on the matter.

Board of Statutory Auditors

With regard to remuneration, the Board of Statutory Auditors plays an advisory role, within which it formulates the opinions required by law and in particular expresses its opinion on the remuneration proposed for the executive directors and key executives; when giving its opinion, it checks that the proposals made by the Appointment and Remuneration Committee to the Board reflect the company's remuneration policy.

Human Resources Office

The Company's HR Department if consulted by the Appointments and Remuneration Committee with regard to its functions both when defining and approving the proposals for the remuneration of key executives, and when monitoring and checking that those proposals are fully implemented with the aim of collecting market data in terms of practice, policies and benchmarking and if necessary, resorting to the services of independent experts.

1.1.2. Activities, remuneration, composition, remit and functioning of the Appointments and Remuneration Committee

The Appointments and Remuneration Committee is composed of four non-executive directors, three of whom are independent and two of whom have suitable knowledge and experience in the area of accounting and finance, appointed by the Board of Directors at its 23 April 2015 meeting:

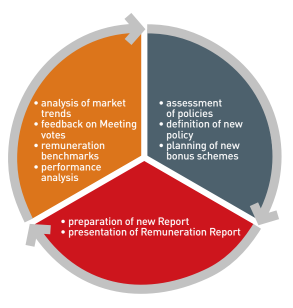
- Paolo Di Benedetto
 - Independent non-executive director and Chairman of the Committee;
- Veronica De Romanis
- Independent, non-executive director, Committee Member, experienced in financial matters;
- Chiara Mancini
 - Independent non-executive director and member of the Committee;
- Mario Delfini

Non-executive director, Committee Member, experienced in financial matters.

The Appointments and Remuneration Committee provides advice and submits proposals to the Board of Directors, and supervises to ensure that the Remuneration Policy is defined and applied; specifically it:

- provides opinions to the Board of Directors regarding the size and composition of the Board and its Committees, and also in regard to the professional roles whose presence within the Board or the Board Committees is considered to be necessary in order for the Board to express its strategy to shareholders before the new Board is appointed, also taking into account the results of the annual self-assessment of the Board and the Board Committees as required by the Governance Code;
- provides recommendations to the Board in relation to the maximum number of directorships or positions of control in other companies listed on regulated markets, financial companies, banks, insurance companies or other large companies, which may be considered compatible with the effective carrying-out of the position of Director of the Company;
- provides recommendations to the Board Directors regarding potential issues related to the application of the no-competition obligation imposed on Directors (Article 2390 civil code) if for organisational reasons the Meeting of Shareholders has authorised a general derogation to that prohibition;

- proposes candidates for the position of Director, taking into account any notifications received from shareholders in the case of co-opting, if there is a need to substitute independent directors;
- completes the procedure relating to the periodic checks on directors' independence and integrity requirements, and the absence of any grounds for incompatibility or disqualification;



as well as:

- submits proposals to the Board of Directors regarding the remuneration policy for Directors and Key Executives, periodically assessing the adequacy, cohesion and concrete application of the policy, relying on the information provided by the CEO with regard to the implementation of this policy for Key Executives;
- submits proposals or express opinions to the Board of Directors regarding the remuneration of executive directors and other directors with specific duties, and on the setting of performance targets related to the variable-pay component, monitoring the application of the Board's decisions and in particular checking that the performance targets have been met;
- evaluates and formulates possible proposals to the Board of Directors with regard to stock incentive, stock
 option, corporate shareholding and similar plans designed to motivate and retain the managers and
 employees of the Group companies controlled by the Company;
- reports to the shareholders on the way in which its functions were exercised; for this purpose, the Chairman of the Appointments and Remuneration Committee or another member of the Committee will attend the annual Shareholders' meeting;
- examines the annual report on remuneration to be released to the public ahead of the annual financial reports meeting;
- provides opinions on issues submitted to it from time to time for screening by the Board of Directors, concerning remuneration or any pertinent or related topics.

The Appointments and Remuneration Committee can access the information and contact company departments as necessary, in order to fulfil its duties. It may rely on external consultants at the expense of the Company, within the limits of the budget approved by the Board of Directors.

The Appointments and Remuneration Committee meets any time its Chairman deems appropriate, or if at least one member so requests and in any case, with enough frequency so as to ensure the correct execution of its tasks. No Director shall participate to any Committee meeting in which are made proposals related to his remuneration.

Meetings of the Appointments and Remuneration Committee are attended by the Chairman of the Board of Statutory Auditors as well as - when deemed appropriate and at the invitation of the Committee - other Company representatives (General Counsel, Chief Financial Officer and Chief Human Resources Officer).

When the financial statements are approved each year, the Appointments and Remuneration Committee reports (i) to the Board in relation to its work, and (ii) to the meeting of shareholders, concerning the exercise of its functions.

During 2016, the Appointments and Remuneration Committee has met once in order to approve the remuneration policy for directors and key executives and to define the Remuneration Report to be submitted, after approval by the Board of Directors, to the meeting of shareholders in accordance with Article 123 (b) TUF, and to verify the adequacy, cohesion and implementation of the remuneration policy adopted in the previous year.

1.1.3. Independent experts who contributed to preparing the Remuneration Policy

The Company used the services of the independent consultants Willis Towers Watson. The consultant carried out a benchmark analysis at international level, in order to align the Long-Term Incentive model to market best practice.

Willis Towers Watson carried out a preliminary study and then analysed the Group's positions and policies on remuneration.

1.2. Content of the Remuneration Policy

1.2.1. Content of the Remuneration Policy and main changes compared to 2016

The Policy defines the principles and guidelines adopted by the Board in order to define the remuneration of its members and in particular of the key executives and directors with specific duties. It provides detailed information designed to provide stakeholders with more information about pay policies, practices adopted and results obtained, and shows that the policies are consistent with the business strategy and company performance.

Cementir Holding pursues a Remuneration Policy aimed at attracting, motivating, developing, rewarding and retaining people who, thanks to their professional skills and ability to apply those skills in fulfilling business objectives, are able to build value for the company's stakeholders.

The principles applied in defining the Policy are intended to ensure that Cementir Holding is appropriately competitive in its sector and geographical markets, on three main fronts:

- promotion of merit and performance in order to reward actions and behaviours that reflect the values of the company, the principles of the Code of Ethics and the strategic objectives;
- external competitiveness and internal fairness in order to make sure that pay packages are in line with best practice, and to ensure that they are consistent with the complexity and responsibilities of the role;
- align the interests of Management with those of the Shareholders and with the medium-and long-term strategies of the Company.

The Policy has the primary objective of creating sustainable value over the medium to long term by creating a strong bond between individual performance and the Group on the one hand, and remuneration on the other.

The 2017 remuneration policy has been updated, in order to ensure that the interests of its staff are in line with the pursuit of the objective of creating value and reaching financial targets. Taking into account the global economic context, which still presents a number of uncertainties, in line with the pursuit of the long-term interests of the company, various structural changes have been made to the long-term incentive policy.

1.2.2. Description of fixed and variable pay components with particular regard to their weightings within the overall remuneration, and distinguishing between the short and medium-and long-term variable components

The remuneration of directors and key executives has been defined as follows, with reference to the fixed and variable components.

Remuneration of the Board of Directors

The Directors' Remuneration Policy comprises the following elements:

- A) compensation set by the Shareholders' Meeting, for the office and for attendance at Board meetings (Article 2364, Paragraph 1, no. 3 of the Italian Civil Code and Article 2389, Paragraphs 1 and 2 of the Italian Civil Code);
- B) compensation set by the Board of Directors for specific duties assigned to some Directors (Article 2389, Paragraph 3 of the Italian Civil Code).

The compensation of non-executive Directors is not tied to the Group's economic-financial results or based on short- or medium-term incentive plans or based on the use of financial instruments.

Remuneration of Directors

The remuneration to be paid to the directors (paragraph A above), is in the form of an allowance for attendance at individual Board of Directors meetings, which as required by law is set by the Shareholders' Meeting.

Remuneration of Directors tasked with specific duties

The remuneration to be paid to the directors with specific duties (paragraph B) is quantified, at the proposal of or after consultation with the Appointments and Remuneration Committee, with the opinion of the Board of Statutory Auditors, by the Board of Directors, taking into account the work actually required of each of them and any powers vested.

The following Directors have specific duties within the Board of Directors of the Company:

- the Chairman of the Board of Directors;
- the Chief Executive Officer.

The Directors (i) called upon to be members of the Appointments and Remuneration Committee and of the Control and Risks Committee and (ii) those who were vested with specific powers other than those vested in the Chairman and/or Chief Executive Officer, shall receive an additional fixed compensation, commensurate with the work required from each of them in the performance of their aforesaid duties.

Remuneration of the Chairman and Chief Executive Officer.

The annual gross remuneration of the Chairman of the Board of Directors and of the Chief Executive Officer generally comprises the following elements:

a fixed component;

a variable component determined according to the Group's performance and tied to predetermined, measurable parameters connected to the creation of shareholder value in a medium-/long-term time span.

In determining the remuneration of the Chairman and of the Chief Executive Officer, the Board of Directors takes into account (*i*) the specific content of the vested powers and/or (*ii*) the functions and the role actually served within the Company, thereby assuring that the provision of a possible variable component is consistent with the nature of assigned duties.

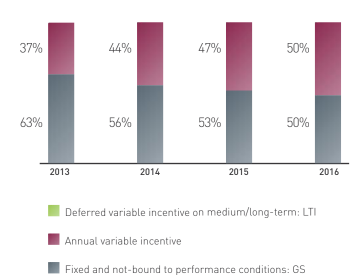
In particular, remuneration is determined on the basis of the following criteria:

- correct balance between the fixed component and the variable component in accordance with the Company's strategic goals and its risk management policy, also taking into account the industry in which it operates and the characteristics of the business it actually conducts;
- provision of maximum limits for the variable components, provided that the fixed component shall be sufficient to remunerate the performance of the Chairman and of the Chief Executive Officer if the variable component is not paid;
- the parameters, economic results and any other specific objectives to which the payment of the variable components is tied are predetermined, measurable and connected to the creation of shareholder value in a medium/long term time span.

In detail, the variable component was set at 2% of the cash flow produced by the Group in the reference, year and is defined according to a formula that enables a quick reference with the consolidated accounts figures, from which the fixed pay component should be deducted. The variable component, which is gross of taxes and which may only be zero or positive, can be measured in advance and paid when the Board Directors approves the Group's half yearly financial report. The variable component is definitively determined when the meeting of shareholders approves the annual report, and the balance is then paid. At the time of payment, the Company's Accounting Documents Officer certifies that the indicated parameters have been correctly applied in each case.

The reference to operational cash flow generated by the Group has been identified as it is considered that this value, better than others, represents the link between annual performance (short-term) and the value of the company, and therefore appropriately aligns the results obtained by the CEO with the objective of creating value for all shareholders.

The historic trend in pay mix, i.e. the percentage weightings of the various components compared to the annual total direct compensation (excluding benefits) is given below:



PAY MIX of Chairman and Managing Director

As the Chairman and Managing Director expresses the will of the Company's controlling shareholders and is a shareholder himself, there is already an alignment between the interests of the shareholder and those of Management, so there is no need for a medium/long-term incentive plan.

Remuneration of Executive Directors

There is currently no provision for additional compensation for the executive directors, in accordance with the principle of sound and prudent business management. This principle forms the basis for the work of the Issuer's top management and reflects the objective of creating value over the long term.

Remuneration Policy for the Supervisory Bodies

The annual amount of compensation to the Statutory Auditors is determined on a flat rate basis by the Shareholders' Meeting.

Remuneration of Director-General

There is no remuneration policy for General Managers.

Remuneration of Key Executives

Their remuneration package comprises a fixed and a variable component as well as "non-monetary benefits". The Company deems that the balance adopted between fixed and variable component is in line with its own strategic goals for the maximization of its business results and, hence, of those of the Group as a whole.

At the same time, the compensation scheme adopted maintains the proper ratio between its components and adequate incentives to achieve ever improving performance levels within the sustainable value creation structure that is the Company's true objective.

Fixed component

Their fixed compensation may be revised annually on the basis of compensation market surveys provided by specialised companies. The comparison is carried out taking into consideration the reference market, the size and complexity of the company, the level of responsibility, experience and competence associated with the individual positions and the enforcement of the internal fairness principle, applied to maintain a high level of system transparency and consequent motivation of the internal human capital.

Short-term variable component

The variable component is based on a short-term incentive system. Short Term Incentive (STI). This system enables the evaluation of the company's performance and that of the beneficiary on an annual basis, and the orientation of Management's actions towards the targets of the independent directors, non-executive directors and committee members who are experienced in financial matters, in line with the Group's business priorities.

It is based on the Group's and subsidiaries' financial targets, which are the factor that enables access to the system. Other objectives may be defined based on indicators linked to company performance and quality-related individual performance. Each objective is matched with a minimum performance, target performance and maximum performance level, correlated to a payout curve within the range 85%-120%.

The structure and weighting of the various objectives, which is standardised at Group level, is shown in the following table:

30% Obiettivi aziendali (entry gate) così ripartiti:

• 20% EBIT

10% NET CASH FLOW BEFORE DIVIDENDS

60% Obiettivi individuali legati a Risultati/Progetti Operativi e di sostenibilità dei risultati economici

10% Obiettivi di gruppo legati allo sviluppo organizzativo e alla crescita

For the purposes of incentivisation, overall performance, taking into account the entry gate and results of each objective must be higher than 50% of the individual record.

The total value of the incentive may not exceed 36% of the Executive's basic compensation.

Medium/Long term incentives - The LTI System

Key executives and managerial staff now have a new long-term monetary bonus plan with three-year cycles, each awarded annually, based on medium-and long-term performance of the company and/or the Group. It has the following aims:

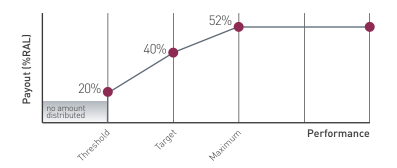
- to provide incentives for Top Management to achieve the Group Target EBIT objective as set in the Industrial Plan;
- •to converge the interests of Top Management with those of shareholders to create sustainable medium/long-term value;
- to introduce a motivation and retention plan.

The LTI Plan is intended for a selected group of managerial staff, chosen from those who have the greatest impact on the Group's medium to long-term results. The key executives are among the recipients of this plan. As the CEO is also a major shareholder, he does not participate in this plan.

The LTI Plan also provides for the annual award of the right to receive a monetary performance bonus measured over a three-year period, in line with the company's medium-term strategic planning (vesting period).



For key executives, the potential bonus they can receive for each cycle is 40% of the gross annual salary, on reaching the performance target. This incentive can rise up to a maximum of 52% of the gross annual remuneration, if the target performance is exceeded (cap). Performances below the target will see a reduction in the bonus of up to 20% of gross annual salary, when a performance threshold is reached. No bonus will be awarded if the results are below the threshold.



The award of the bonus depends on two performance conditions being met. These conditions operate separately and each has a weighting of 50% in the calculation of the bonus:

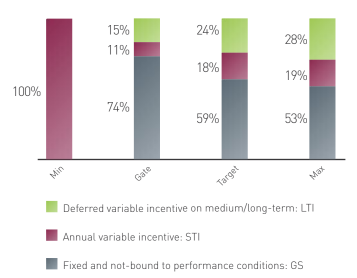
• three-year cumulative Free Cash Flow;

• three-year cumulative EBIT.

The threshold, target and maximum objectives are set in line with the medium-term industrial plan. The maximum bonus value is 52% of the director's salary.

The pay mix, i.e. the percentage weightings of the various components compared to the annual total direct compensation (excluding benefits) is given below:

PAY MIX of Key Executives



Clawback and malus clauses

A clawback clause applies to the LTI Plan. This allows the Board to ask the beneficiaries, including the key executives, to return all or part of the bonuses paid if they find that the performance targets were achieved on the basis of inaccurate or false data.

1.2.3. Policy applied for non-monetary benefits

Directors and Key executives receive certain non-monetary benefits including, by way of example, insurance policies (supplementary health and life), and company cars.

1.2.4. With reference to the variable components, description of the performance targets according to which they are allocated, making the distinction between the short and medium-and long-term variable components, and information about the link between changes in results and changes in remuneration

Refer to the contents of paragraph 1.2.2. above.

1.2.5. Criteria used in evaluating performance targets underlying the award of shares, options, other financial instruments and variable pay components

The criteria used in evaluating performance targets is based on the financial results of the Group. For more information, refer to the contents of paragraph 1.2.2. above.

1.2.6. Information designed to highlight the cohesion between the Remuneration Policy and the pursuit of the company's long-term interests and risk management policy

As described above, the Remuneration Policy pursues the objective of creating sustainable value over the medium to long term, for the Company and its shareholders.

Therefore the remuneration of executive directors and key executives is structured so as to:

- ensure that the overall retribution structure is balanced, with an adequate rating of the fixed and variable components, with the aim of creating sustainable value over the medium to long term, for the company;
- coordinate the variable remuneration with the reaching of operational and financial targets, in line with the creation of value over the medium to long term and the actual results achieved by the company;
- ensure that overall pay levels reflect the professional value of individuals and their contribution to creating sustainable value over the medium to long term.

1.2.7. Vesting period, deferred payment schemes, indication of deferment periods and criteria used to determine them, as well as ex-post adjustment mechanisms and information about clauses on the inclusion of financial instruments in the portfolio after acquisition, with details of the holding periods and criteria used to determine them

The Company has not adopted any Remuneration Plan based on shares or any other financial instruments, as per Art. 114(A) TUF, nor does it award shares or other financial instruments as variable performancebased pay components. In addition, no clauses were determined for the retention in portfolio of financial instruments after their acquisition, meaning clauses that include the obligation of non-portability on a relevant portion of the shares awarded.

1.2.8. Policy on indemnities applied after termination of contract or resignation

In general, for all Directors, there shall be no (i) indemnities in case of resignation or revocation without just cause or non-renewal, (ii) agreements prescribing the allocation or continuation of non-monetary benefits in favour of persons who have relinquished their office and, (iii) consulting agreements with the Directors for a period following termination of their employment.

This is consistent with the fact that the chairman and the CEO are among the company's main shareholders, and also reflects the fact that the remuneration paid to the other directors consists of an attendance fee. This system limits the risk of claims related in any way to the director's resignation.

Directors that have a work collaboration with the Company or its Subsidiaries must attain in any case to current provisions related to Collective Labour Agreements for the termination of their work collaboration, in accordance with the legal procedures and requirements.

Where necessary, the Company may request the signature of a non-disclosure agreement by an outgoing Director, which includes the payment of an indemnity related to the terms and extension of such obligation. A violation of this obligation may result in non-payment of the indemnity, or its return; there may also be an obligation to compensate the loss up to an agreed amount (e.g. double the indemnity paid).

If employment with the Company is terminated for reasons other than just cause, the intent is to seek arrangement for a consensual termination. Subject in any case to the obligations set out by law and/or by the employment agreement, the arrangements for the termination of employment with the Company are modelled after the relevant reference benchmarks and within the limitations defined by jurisprudence and practice.

1.2.9. Information about the presence of insurance cover, welfare or pension provision other than mandatory cover

As indicated in paragraph 1.2.3, non-monetary benefits may include life insurance policies, accident prevention policies and supplementary healthcare, other than the mandatory provision.

1.2.10. Remuneration policy applied with reference: (i) to the Independent Directors, (ii) to participation in committees, and (iii) the carrying out of specific duties

Non-executive directors and independent directors may be paid an additional fixed annual payment, for being members of the Board Committees. There is an extra payment if the director holds the position of Committee Chairman.

For more information, and information about the remuneration for directors with specific duties, refer to the contents of paragraph 1.2.2 above.

1.2.11. Information about the use of benchmark pay policies from other companies

The Remuneration Policy was devised by the Company without using as reference the policies of other companies.

SECTION II - PAYMENTS RECEIVED DURING 2016 BY THE MEMBERS OF THE BOARD OF DIRECTORS AND SUPERVISORY BODY, BY THE DIRECTOR-GENERAL AND BY OTHER KEY EXECUTIVES

This section of the Report sets out the remuneration paid in 2016 to each member of the Board of Directors and Board of Statutory Auditors as well as the aggregate of Key Executives. This remuneration was paid in application of the principles as set out in the Remuneration Policy.

On 28 February 2017 the Appointments and Remuneration Committee verified the correct application of the Remuneration Policy approved in 2016.

2.1. Part I - Pay components

Remuneration of Directors

Fixed component

The Shareholders' Meeting of 21 April 2015 awarded all Directors, for the duration of their term of office, a fixed annual allowance of EUR 5,000.00, plus an attendance fee of EURO 1,000 for each Board meeting they attend.

Variable component

The compensation of non-executive Directors is not tied to the Group's financial results or based on short or medium-term incentive plans or based on the use of financial instruments.

Monetary and non-monetary benefits

In line with best practice, there is a D&O (*Directors & Officers Liability*) policy to cover civil liability for actions of the directors.

Reimbursement of expenses

Directors are entitled to reimbursement for the expenses incurred because of their office.

Treatment/indemnities in case of termination from office

On the date of approval of this report, no agreements have been stipulated with any of the directors involving indemnities in case of resignation or revocation without just cause or termination of the charge as a result of a take-over bid, nor are there any extant agreements involving the assignment or continuation of non-monetary benefits in favour of persons who have left office; additionally, no consultation agreements have been stipulated with the Directors for a period subsequent to termination, or agreements involving compensation for no-competition commitments.

Remuneration of Directors tasked with specific duties

As of the date of approval of this report, the Directors tasked with specific duties are:

Francesco Caltagirone	Chairman and Chief Executive Officer
 Paolo Di Benedetto 	Chairman of the Appointments and Remuneration Committee
	Chairman of the Control and Risks Committee
 Chiara Mancini 	Member of the Appointments and Remuneration Committee
	Member of the Control and Risks Committee
 Veronica De Romanis 	Member of the Appointments and Remuneration Committee
	Member of the Control and Risks Committee
 Mario Delfini 	Member of the Appointments and Remuneration Committee

(i) Remuneration of the Chairman and Chief Executive Officer.

With respect to the remuneration of the Chairman and the Chief Executive Officer Francesco Caltagirone, the Board of Directors of 11 May 2015 resolved, at the proposal of the Appointments and Remuneration Committee and with the approval of the Board of Statutory Auditors, to structure the annual remuneration into fixed and variable components.

Fixed component

The fixed component is EUR 1.8 million per year before taxes, payable on a monthly basis.

Variable component

The variable components for 2016 was estimated at Euro 1.8 million, before tax.

(ii) Remuneration for participation in Board committees

The Board Directors' meeting of 23 April 2015, with the approval of the board of statutory auditors, authorised

- a further annual payment to directors with specific duties, due to the commitment required in that regard:
 Chairman of the Appointments and Remuneration Committee and of the Control and Risks Committee: fixed compensation of EUR 60,000, before taxes and any law-mandated surcharges;
- other members of the Appointments and Remuneration Committee and the Control and Risks Committee: fixed compensation of EUR 20,000 for each office held, before taxes and any law-mandated surcharges.

Remuneration of statutory auditors

The Shareholders' Meeting of 17 April 2014 resolved to set annual compensation at EUR 60,000 for the Chairman of the Board of Statutory Auditors and EUR 40,000 for each Standing Auditor.

Monetary and non-monetary benefits

There are no monetary and non-monetary benefits awarded to statutory auditors.

Remuneration for Directors-General and Key Executives.

On the date of approval of this report, the Company did not have a Director-General.

The following persons are considered key executives of the Company:

- Riccardo Nicolini;
- Massimo Sala.

The total compensation awarded to these two directors in 2016 amounted to Euro 1,716,000. It includes the fixed component represented by the gross annual pay, and the variable component.

During the year, the total compensation (obtained by adding monetary compensation and compensation based on financial instruments) paid to Key Executives was no higher than the highest comprehensive compensation allocated to the governing and supervisory bodies.

Monetary and non-monetary benefits

In line with best practices, Key executives receive certain non-monetary benefits including, by way of example, insurance policies (supplementary health and life), and company car, totalling €55,000.

Indemnities/allowances for early termination of contract

On the date of this report was approved, no agreement had been made that provided for indemnities in the event of early termination of contracts with key executives, subject to the application of any applicable collective bargaining contracts.

Incentive plans based on financial instruments

On the date this report was approved there were no stock option plans for members of the Board of Directors, the Director-General and other Key Executives.

In general, the practice applied by the Company is in line with the 2015 remuneration policy.

2.2. Part II - Compensation paid in financial year 2016

2.2.1. Compensation paid to the members of the governing and supervisory boards, to the general managers and to the other key executives

The table below shows the compensation paid in Financial Year 2016, for any reason and in any form, by the Issuer and by subsidiaries and affiliates, to the members of the governing and supervisory boards and to the other key executives.

(Euro '000)	0.00				-		A				0 .1			
Name Surname	Office Held	Period during which the office was held	Expiry of the office	Fixed compensation Attendance Compensation resolved Employment			Non-equity v compensa		Non-monetary benefits	Other Compensation***	Total	Fair Value of equity	End of office or employment	
				allowances	by the General Shareholders'	compensation	in committees	Bonuses and other incentives	Profit sharing	benefits	Compensation		compensation	termination indemnity
BOARD OF DIRECTORS														
Francesco CALTAGIRONE	Chairman and Chief Executive Officer	Full year	2017	7	1,805	81		1,809****		3		3,705		
Carlo CARLEVARIS	Deputy Chairman	Full year	2017	6	5							11		
Alessandro CALTAGIRONE	Director	Full year	2017	4	5							9		
Azzurra CALTAGIRONE	Director	Full year	2017	6	5							11		
Edoardo CALTAGIRONE	Director	Full year	2017	6	5							11		
Saverio CALTAGIRONE	Director	Full year	2017	7	5	66						78		
Mario DELFINI	Director	Full year	2017	7	5		20					32		
Riccardo NICOLINI	Director	Full year	2017	6	5					25	1,355	1,391		
Mario CILIBERTO	Director	Full year	2017	7	5						450	462		
Fabio CORSICO	Director	Full year	2017	4	5							9		
Paolo DI BENEDETTO	Director	Full year	2017	5	5		60					70		
Chiara MANCINI	Director	Full year	2017	6	5		40					51		
Veronica DE ROMANIS	Director	Full year	2017	7	5		40					52		
BOARD OF STATUTORY	AUDITORS													
Claudio BIANCHI	Chairman of the Board of Statutory Auditors	Full year	2016		60						30	90		
Gianpiero TASCO	Standing auditor	Full year	2016		40						20	60		
Maria Assunta COLUCCIA	Standing auditor	Full year	2016		40						8	48		
TOTAL				78	2,005	147	160	1,809	0	28	1,863	6,090	0	0
Key executives		2		9	0	274*	0	87	0	55**	1,355	1,780		
Compensation - company t	hat drafts the financial sta	tements		78	2,005	355	160	1,896	0	58	0	4,522	0	0
Compensation from subs	idiaries and affiliates			-	0	66	0	0	0	0	1,863	1,929	0	0

*Also includes the remuneration of Riccardo Nicolini already shown in the "Employment compensation" column regarding Directors.

***Also includes the non-monetary benefits of Riccardo Nicolini already shown in his capacity as Director.

***Compensation received following resolutions by Board of Directors or shareholders' meetings of subsidiaries.

****Also includes adjustment relating to variable compensation for 2015.

2.2.2. Stock options assigned to the members of the board of directors, to general managers and to the other key executives

No stock-option plans for members of the Board of Directors, the General Manager and other Key Executives.

2.2.3. Incentive plans based on financial instruments, other than stock options, in favour of members of the Board of Directors, of the General Managers and of the other Key Executives

On the date of approval of this report, there are no incentive plans based on financial instruments other than stock options (restricted stock, performance share, stock plan, etc.); for the members of the Board of Directors, for Directors-General and the other Key Executives.

SECTION III

3. Information on the equity interests of the members of governing and supervisory boards, of the general managers and of the other key executives

At the date of approval of the report, the members of governing and supervisory boards, the general managers and the other key executives owning shares as reported in the shareholders' register, in the notices received in accordance with Article 120 of the Consolidated Finance Act and according to the other information available as at 31 December 2016 are:

3.1. Equity interests of the members of the governing and supervisory boards and of the general managers

Name and Surname	Office	Investee Company	Number of shares held at the end of the previous year	Number of shares purchased	Number of shares sold	Number of shares owned at the end of the current year
Francesco CALTAGIRONE	Chairman - Chief Executive Officer	Cementir Holding S.p.A.	8,035,299	670,000	650,000	8,055,299
Carlo CARLEVARIS	Deputy Chairman	Cementir Holding S.p.A.	1	/		1
Alessandro CALTAGIRONE	Director	Cementir Holding S.p.A.	3,151,404	/	/	3,151,404
Azzurra CALTAGIRONE	Director	Cementir Holding S.p.A.	2,291,796	/	/	2,291,796
Edoardo CALTAGIRONE	Director	Cementir Holding S.p.A.	1	/	1	1
Saverio CALTAGIRONE	Director	Cementir Holding S.p.A.	/	/	1	1
Veronica DE ROMANIS	Director	Cementir Holding S.p.A.	/	/	1	1
Mario CILIBERTO	Director	Cementir Holding S.p.A.	210,000	/	1	210,000
Paolo DI BENEDETTO	Director	Cementir Holding S.p.A.	/	/	1	1
Fabio CORSICO	Director	Cementir Holding S.p.A.	10,100	10,500	/	20,600
Mario DELFINI	Director	Cementir Holding S.p.A.	1	/	1	1
Chiara MANCINI	Director	Cementir Holding S.p.A.	/	/	1	1
Riccardo NICOLINI	Director	Cementir Holding S.p.A.	25,000	5,000	15,000	15,000
Claudio BIANCHI	Chairman of the Board of Statutory Auditors	Cementir Holding S.p.A.	1	/	/	/
Gianpiero TASCO	Standing auditor	Cementir Holding S.p.A.	1	/	1	/
Federico MALORNI	Standing auditor	Cementir Holding S.p.A.	1	/	1	/

3.2. Equity interests of the other Key Executives

Number of key executives	Investee company	Number of shares held at the end of the previous year	Number of shares purchased	Number of shares sold	Number of shares owned at the end of the current year
2	Cementir Holding S.p.A	30,300	5,000	15,000	20,300