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5,783,184 visitors in 2018



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REMUNERATION REPORT

pursuant to art.123 terl Legislative Decree 24 February 1998, n. 58 (Testo Unico della Finanza – TUF) and to art. 84-quarter Consob Resolution n. 11971 of 14 May 1999 (Issuers Regulation) Available on the website www.gruppoigd.it Approved by the Board of Directors of 26 February 2019

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SECTOR III

members of the Board of Directors, the **Board of Statutory Auditors, the Chief Operating Officer and the Managers with Strategic Responsibilities**

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GLOSSARY

2016-2018 Business Plan: the business plan referred to years 2016-2018 approved by the Board of Directors

on 10th May 2016

2019-2021 Strategic Plan: the strategic plan referred to years 2019-2021 approved by the Board of Directors

on 7th November 2018

Board of Directors: IGD's Board of Directors.

Code/Corporate Governance Code: The Corporate Governance Code for listed companies, as last approved

in July 2018, by the Corporate Governance Committee constituted by Borsa Italiana S.p.A. (the Italian Stock

Exchange), ABI, ANIA, Assogestioni, Assonime and Confindustria.

Group: IGD and the companies its controls pursuant to Art. 93 of TUF

IGD/The Company: Immobiliare Grande Distribuzione SIIQ S.p.A.

Long Term Incentive Plan (LTIP): a medium/long-term incentive plan based on which benefiiciaries receive a

cash bonus if certain objectives, predetermined and approved by the Board of Directors, are achieved.

Managers with Strategic Responsibilities: The managers identified by the Board of Directors in accordance

with Art. 65, paragraph 1-quater, of the Regulations for Issuers.

Compensation Policy: The compensation policy approved by the Board of Directors on 26 February 2019,

described in Part I of this Report.

FAR: fixed annual remuneration, calculated for the full year based on the gross monthly salary paid in

December of the prior year, comprised of basic salary plus management bonuses (the calculation relative to

variable compensation is, therefore, made net of any increases/adjustments made for seniority, any ad

personam allowances and any and all other items or indemnities).

Regulations for Issuers: The regulations for issuers issued by CONSOB in Resolution n. 11971 of 14 May

1999, as amended.

TUF: Legislative Decree n. 58 dated 24 February 1998, as amended.



Sector I: Compensation Policy

a) Bodies or parties involved in the preparation and approval of the compensation policy, respective roles, as well as the bodies or parties responsible for the correct implementation of the policy.

Each year the Board of Directors approves the Compensation Policy as proposed by the Nominations and Compensation Committee (see letter b) below).

The Compensation Policy is submitted to the ordinary Shareholders' Meeting convened in accordance with Art. 2364 of the Italian Civil Code for non-binding approval.

The Nominations and Compensation Committee is chiefly responsible for the correct implementation of the Compensation Policy, as well as the Chief Executive Officer and the Board of Directors.

b) Scope, composition (distinguishing between non-executive and independent directors), and functions of the Compensation Committee

The Nominations and Compensation Committee, which presented the Board of Directors with the proposed Compensation Policy, is comprised of the number of directors set by the Board of Directors upon appointment. The Nominations and Compensation Committee members are all non executive, independent members and at least one member possesses adequate understanding of and experience in finance as assessed by the Board of Directors upon appointment.

On 6 June 2018, the Board of Directors appointed independent directors Rossella Saoncella (Chairman), Livia Salvini and Timothy Guy Michele Santini to the Nominations and Compensation Committee.

The Nominations and Compensation Committee submits proposals and provides recommendations relating to remuneration in order to ensure that the compensation of the Company's directors, the Managers with Strategic Responsibilities and directors of subsidiaries are determined in such a way as to retain and motivate the individuals with the professional characteristics needed to successfully manage the Company and its subsidiaries.

The Nominations and Compensation Committee has the following functions:

- a. to submit proposals to the Board of Directors regarding the general policy for the remuneration of Directors and Managers with Strategic Responsibilities;
- periodically assess the adequacy, the overall consistency and application of the compensation policy, referred to letter d below, availing itself, in the case of the Managers with Strategic Responsibilities, of the information provided by the Chief Executive Officer;
- c. to submit proposals or express opinions to the Board of Directors regarding remuneration of Executive Directors and other Directors holding special offices, as well as the performance targets linked to variable compensation and to ensure that the Board's decisions are complied with and verifying whether or not the performance targets are reached;
- d. to submit opinions to the Board regarding the compensation of the Chairmen, Vice Chairmen and General Managers (and/or Chief Executive Officers) of the subsidiaries deemed strategic based on the proposals submitted by the Chairman and the Parent Company's Chief Executive Officer;
- e. to submit opinions to the Board regarding the overall compensation to be granted the Board members of the subsidiaries and affiliates:



f. report to the Company's shareholders on how the Committee is fulfilling its duties.

In carrying out its duties, the Nominations and Compensation Committee collaborates with the relative corporate structures.

c) Name of any independent experts called upon to assist with the drafting of the compensation policy.

No independent experts were involved by the Board of Directors in the preparation of the Compensation Policy.

d) Purpose of the compensation policy, principles and any changes in the policy with respect to the prior year

The Company's Compensation Policy seeks to attract, motivate and retain highly skilled professionals, capable of successfully managing the Company.

More in detail, the remuneration of the Chief Executive Officer, Directors holding special offices, the Chief Operating Officer and the Managers with Strategic Responsibilities aims to:

- attract, motivate and retain highly qualified professional managers;
- to involve and incentivise the management deemed key to achieving the Company's and the Group targets;
- to promote the medium/long term creation of value for shareholders;
- to create a strong link between remuneration and performance of the Company and the Group.

Pursuant art. 6 par. 2 of the Corporate Governance Code, the Compensation Policy takes into account the commitment needed to fulfil the duties of the other directors, as well as of involvement in any committees, but remuneration is not linked to the Company's results (see the following paragraph *n*).

The Company's Board of Directors approved the Compensation Policy on 26 February 2019, based on the proposal submitted by the Nominations and Compensation Committee which met on the same date.

The Compensation Policy refers to the remuneration of the Chief Executive Officer, the Directors holding special offices, the non-executive Directors, the Chief Operating Officer and the Managers with Strategic Responsibilities for 2019.

The Nominations and Compensation Committee evaluated the changes to be made to the Compensation Policy in light of the renewal of the Board of Directors on 1 June 2018 and approval of the Business Plan 2019-2021.

More in detail, with respect to the 2018 Compensation Policy approved by the Board of Directors on 22 February 2018, the following changes have been made:

- the calculation of the variable portion of the compensation for the Chief Operating Officer and the Managers with Strategic Responsibilities was changed. More in detail, the variable portion tied to the achievement of medium/long-term goals was increased from 10% to 25% and the short term portion was, therefore, lowered from 90% to 75%;
- the maximum variable compensation payable to the Chief Operating Officer and the Managers with Strategic Responsibilities was raised from 30% to 40% of the FAR;
- the performance goals for the Chief Executive Officer, the Chief Operating Officer and the Managers with Strategic Responsibilities tied to the payment of medium/long-term incentives were changed as shown below:



	LTIP 2017-2018	LTIP 2019-2021
Duration	2 years	3 years
Goals	- Loan to Value below 50%	- Loan to Value below 45%
	- distribution of dividends equal to	- cumulative FFO of €258 million
	2/3 of the FFO	
What happens in the	Not provided for	Payment of an additional amount,
case of over-performance		equal to 5% of the fixed
		compensation in the event Loan to
		Value falls below 43%

a specific regulation was introduced relating to a termination allowance payable to the Chief Executive Officer if the mandate should come to an end or failed to be renewed.

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e) Description of the policies pertaining to fixed and variable compensation, the weight of the variable component with regard to total compensation, the difference between short and medium/long term variable compensation

With regard to fixed compensation, the Corporate Governance Code recommends that it should be enough to remunerate the Chief Executive Officer, the Directors holding special offices, the Chief Operating Officer and the Managers with Strategic Responsibilities for the job done in event the variable compensation is not paid due to a failure to reach performance targets.

With regard to variable compensation, the Corporate Governance Code recommends that the remuneration for the Chief Executive Officer, the Directors holding special offices, the Chief Operating Officer and the Managers with Strategic Responsibilities be defined based on the following criteria:

- the fixed and variable components should be fairly balanced;
- limits should be set for the variable components;
- the performance targets have to be predetermined, quantifiable and linked to long/medium term value creation;
- the payment of a relevant portion of the variable component must be deferred for an adequate period of time with respect to its vesting.

With regard to the remuneration of the Executive Directors and the Directors holding special offices, the Company resolved that the variable component of the Chief Executive Officer's compensation, insofar as he has operating responsibilities, should be linked to the results achieved with a view to creating medium/long term value for shareholders.

The remuneration of the other Directors comprises solely a fixed component commensurate with the commitment asked of each director. These Directors will not be awarded any form of variable compensation as the activities carried out by these directors does not have a direct impact on the Company's economic results, particularly those that variable components are typically linked to.



The Compensation Policy also provides that the employment relationship of the Chief Operating Officer and the Managers with Strategic Responsibilities will continue to be governed by the national labor contract for managers of cooperative businesses.

In line with the above, based on the Compensation Policy, the Chief Executive Office remuneration is comprised of:

- a fixed portion composed of:
 - the compensation for each director approved by the Ordinary Shareholders' Meeting in the appointment for the office of Board of Directors' member; and
 - the compensation approved by the Board of Directors, based on the Nominations and Compensation Committee's proposal and subject to the positive opinion of the Board of Statutory Auditors, pursuant to Articles 25.1 of the bylaws and 2389, par. 3, of the Italian Civil Code;
- a variable portion to be established by the Board of Directors based on the proposal submitted by the Nominations and Compensation Committee subject to the favourable opinion of the Board of Statutory Auditors, linked to achieving certain performance targets:

More in detail, the variable component of the Chief Executive Officer's compensation comprises:

- (i) for 75%, a short term variable component, tied to reaching yearly performance targets which include:
- consolidated EBITDA margin with a margin of plus or minus 1% with respect to the budget (25% of the variable component);
- earnings per share with an increase versus the prior year, like-for-like excluding treasury shares, of plus or minus 5% (25% of the variable component);
- other qualitative targets identified by the Board of Directors based on the Nominations and Compensation Committee's proposal (25% of the variable component).

The Nominations and Compensation Committee must verify if the targets have been reached or not by 30 April of each year and, at any rate, after the Company's Board of Directors has approved the draft separate and consolidated financial statements for the year in question.

- (ii) for 25%, a three-year Long Term Incentive Plan included in the LTIP 2019 2021, based on which payment of the bonus is tied to achieving the three-year economic-financial targets found in the Business Plan 2019-2021 (each of which accounts for 50% of the bonus), namely:
- the Loan to Value must be maintained below 45%; and
- cumulative FFO must amount to €258 million.

Lastly, an additional amount equal to 5% of the fixed compensation will be paid in the instance Loan to Value is below 43% at year-end 2021.

The Nominations and Compensation Committee must verify if the three-year targets above have been reached or not subsequent to the date on which the Company's Board of Directors has approved the draft separate and consolidated financial statements for 2021.

Based on the Compensation Policy, the total variable compensation payable to the Chief Executive Officer may not exceed 50% of the fixed salary determined by the Board of Directors. More in detail, (i) the short term variable component many not exceed 37.5% of the yearly fixed salary, and (ii) the medium-long term component



may not exceed 12.50% of the fixed salary received by the Chief Executive Officer in the three-year period in question.

The payment of the variable component will be deferred for an appropriate period of time with respect to its vesting. The Company's practice is to pay the variable compensation at the end of the first six month period subsequent to the end of the vesting period.

Based on the Compensation Policy, the compensation of the **Chief Operating Officer** and **the Managers with Strategic Responsibilities** comprises:

- a fixed component which comprises the fixed FAR called for in the individual contract signed by the Company and the Chief Operating Officer and the Managers with Strategic Responsibilities which is line with the national labor contract for managers of cooperative businesses that governs the employment relationship;
- a variable component tied to the achievement of the following performance goals:
 - (i) for 75%, a short term variable component, tied to reaching yearly performance targets which include:
 - core business consolidated EBITDA margin with a margin of plus or minus 1% with respect to the budget (20% of the variable component);
 - earnings per share with an increase versus the prior year, like-for-like excluding treasury shares, of plus or minus 5% (5% of the variable component);
 - for up to a maximum of 50% of the variable component, to two or more individual performance targets, to be defined on the basis of the work done by each manager, the strategic projects in which he/she is involved and the level of responsibility, the difference in which must, at any rate, be linked to the results achieved.

The payment of 50% of the variable component payable to the Chief Operating Officer is subject to the achievement of the following individual performance goals:

- o total core business revenue must be in line with the budget,
- FFO must be in line with the budget.

The Nominations and Compensation Committee will verify if the company targets have been reached by 30 April of each year and, at any rate, subsequent to the Board of Directors' approval of the Company's draft separate and consolidated financial statements for the reference year. The Chief Executive Officer and/or the Chief Operating Officer will verify if individual targets have been reached or not by the same deadline in accordance with the Company's policies.

- (ii) for 25%, a three-year Long Term Incentive Plan included in the LTIP 2019 2021, based on which payment of the bonus is tied to achieving the three-year economic-financial targets found in the Business Plan 2019-2021 (each of which accounts for 50% of the bonus), namely:
- the Loan to Value must be maintained below 45%; and
- cumulative FFO must amount to €258 million.

Lastly, an additional amount equal to 5% of the fixed compensation will be paid in the instance Loan to Value is below 43% at year-end 2021.

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The Nominations and Compensation Committee must verify if the three-year targets above have been reached or not subsequent to the date on which the Company's Board of Directors has approved the draft separate and consolidated financial statements for 2021.

Based on the Compensation Policy, the total variable compensation payable to the Chief Operating Officer and the Managers with Strategic Responsibilities may not exceed 40% of the fixed annual salary. More in detail, (i) the short term variable component many not exceed 30% of the gross yearly fixed salary received by the executive at 31 December of the year prior to the one in which the variable compensation is to be paid, and (ii) the medium-long term component may not exceed 10% of the gross annual fixed salary received by the executive in the three years prior to the one in which the variable compensation is to be paid.

The payment of the variable component will be deferred for an appropriate period of time with respect to its vesting. The Company's practice is to pay the variable compensation at the end of the first six month period subsequent to the end of the vesting period.

The fixed and variable components as a percentage of total compensation to be paid the Chief Operating Officer, the Chief Executive Officer and the Managers with Strategic Responsibilities will be determined, pursuant to art. 6 par. 1 letter a) of the Corporate Governance Code, on the basis of the Company's strategic objectives, in light of the sector in which IGD is active and the characteristics of its business. The two components must be balanced and in line with the goals of the Compensation Policy.

As of the date of this Report, the Company does not have any share based incentive plans.

f) Policy regarding non-cash benefits

As of the date of this Report, the Company has yet to adopt a policy regarding non-cash benefits. With regard to the Chief Operating Officer and the Managers with Strategic Responsibilities, the provisions relative to supplementary assistance (i.e. life insurance policies and insurance for permanent disabilities) found in the national labor contract for managers of cooperative businesses apply.

g) Variable components: description of the underlying performance targets, distinction between short and medium/long term variables, and information on the connection between any change in results and remuneration

Please refer to letter e) above.

h) Criteria used to establish the performance targets used to assign shares, options, other financial instruments and other components of variable compensation

The individual performance targets used in the Compensation Policy to determine whether or not the variable compensation should be paid or not are largely based on business and financial objectives, as well as the creation of value for shareholders in the medium-long term.

More specifically, in order to better direct and align managerial action with the objectives defined in the Company's 2019-2021 strategic plan, the medium-long term variable compensation is typically tied to the achievement of the economic-financial targets referred to in the 2019-2021 strategic plan.

The objectives and the targets are, generally, calculated on the basis of the Company's specific business activities and are indicators of the business's performance and profitability.



i) The Compensation Policy, the Company's long term interests and its risk management policy

Based on the Compensation Policy the performance targets described above and payment of variable compensation have to be in line with the Company's risk management policy and take into account the risks assumed by IGD, the capital and the liquidity needed to meet the Company's business needs.

More in detail, the Company found the LTIP 2019-2021 to be the most effective way to focus management on the long term creation of value for shareholders. Under the LTIP 2019-2021, in fact, the medium-long term compensation is payable only if the targets established herein have been reached at the end of the two-year period.

As shown in letter h) above, the above mentioned parameters are in line with the Company's mid-long term interests.

j) The vesting period, any deferred payment mechanisms, deferment periods, the criteria used to determine these periods and, if provided for, corrective measures

As of the date of this Report, the Company does not have any share based incentive plans.

Provisions have been introduced which allow the Company to include clawback clauses in employment contracts based on which all or part of the variable compensation paid (including deferred amounts) to the Chief Executive Officer, the Chief Operating Officer and the Managers with Strategic Responsibilities, shall be refunded within three years of payment (or withheld) if the relative corporate functions prove that the same was made on the basis of data that were manifestly incorrect.

With regard to deferred payment mechanisms and the criteria used, please refer to letter e) above.

k) Information relating to holding financial instruments after their acquisition, holding periods and the criteria used to determine the length of these periods

As indicated in letter e), no share based incentive plans are contemplated in the Compensation Policy.

I) Termination allowance

The Compensation Policy does not provide for any indemnities for the directors in the event of advance termination of the directorship or if it is not renewed, with the exception of what is described below.

In the event the mandate is terminated or is not renewed, the Chief Executive Officers will be paid: (i) a termination allowance equal to 15 months of the fixed salary paid to the Chief Executive Officer; (ii) another payment, after a non-compete agreement between the Company and the Chief Executive Officer has been signed, equal to 15 months of the fixed salary paid to the Chief Executive Officer. These amounts will be paid only in the event of (i) termination without just cause or if the mandate is not renewed; (ii) the CEO tenders just cause resignation.

With regard to the Chief Operating Officer and the Managers with Strategic Responsibilities, if the working relationship is terminated the national labour contract for managers of cooperatives will be applied.

Without prejudice to the above, in the event of termination the long term incentives offered to the Chief Executive Officer, the Chief Operating Officer and the Managers with Strategic Responsibilities will be subject to the specific provisions found in the LTIP regulations.



m) Additional insurance coverage and pension plans

The Chief Executive Officer, the non executive directors, the Chief Operating Officer and the Managers with Strategic Responsibilities are covered under mandatory insurance and pension plans, in addition to what is provided under the national labour contract for managers of cooperatives.

n) Pay policy for: (i) independent directors, (ii) committee members and (iii) carrying out special assignments

The Company, in light of the definition of executive directors found in Art. 2.C.1 of the Corporative Governance Code, considers all directors non executive with the exception of the Chief Executive Officer and the Chairman of the Board of Directors, given the assignment granted the latter to act as head of the Internal Control and Risk Management System.

As indicated in letter e) above, the Company resolved to award the Chief Executive Officer variable compensation as per the terms and conditions indicated. The remuneration of the non executive Directors and the Chairman of the Board of Directors is not linked to the Company's and/or the Group's economic results.

The remuneration of the non executive directors as indicated in item e) above, consists solely in the fixed emolument set by the shareholders.

The directors, members of the Control and Risk Committee receive additional compensation as resolved by the Board of Directors, while the directors, members of the Nominations and Compensation Committee and the Committee for Related Party Transactions receive an attendance fee for each meeting attended as resolved by the Board of Directors, subject to approval by the Nominations and Compensation Committee.

The Chairman of the Board of Directors and the Vice Chairman are paid an additional annual fixed salary for their respective offices as determined by the Board of Directors based on the Nominations and Compensation Committee's proposal.

o) Compensation policies of other companies

The Compensation Policy was drawn up by the Company without referring to the policies adopted by other companies.



Sector II – Remuneration of the Board of Directors, the Board of Statutory Auditors, the General Manager and the Managers with Strategic Responsibilities in 2018

This part of the remuneration report contains the compensation owed the members of the Board of Directors, the Board of Statutory Auditors, as well as the Chief Operating Officer, for 2018.

The compensation of the Managers with Strategic Responsibilities is indicated as an aggregate amount insofar as in 2018 none of the Managers with Strategic Responsibilities received compensation which was higher than the highest total compensation received by the members of the Board of Directors, the Board of Statutory Auditors or the Chief Operating Officer.

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Part One – items comprising remuneration

The items comprising the remuneration received by the members of the Board of Directors, the Board of Statutory Auditors, and the Chief Operating Officer, as well as the aggregate amounts paid to the Managers with Strategic Responsibilities in 2018 are shown in this section of Part II.

1.1 Board of Directors

1.1.1 Chief Executive Officer

In 2018 the Chief Executive Officer was Director Claudio Albertini.

Mr. Albertini was appointed Chief Executive Officer by IGD's Board of Directors on 17 April 2015 and subsequently confirmed CEO by the Board of Directors on 6 June 2018 after the renewal of the Board of Directors was approved by shareholders during the AGM held on 1 June 2018.

Below is a description of the items comprising the Chief Executive Officer's remuneration in 2018:

- Fixed component, comprising:
 - a yearly gross salary of €18,552.06 for acting as a member of the Board of Directors, of which (i) €6,826.03, compensation *pro rata temporis* for the period 1 January 2018 31 May 2018, as resolved during the Shareholders' Meeting held on 15 April 2015 and (ii) €11,726.03, compensation *pro rata temporis* for the period 1 June 2018 and 31 December 2018, as resolved during the Shareholders' Meeting held on 1 June 2018;
 - a gross salary of €275,250.93 for acting as Chief Executive Officer, of which: (i) €103,424.65, compensation *pro rata temporis* for the period 1 January 2018 31 May 2018, as resolved during the Board of Directors meeting held on 17 April 2015 and (ii) €171,826.28, compensation *pro rata temporis* for the period 1 June 2018 and 31 December 2018, as resolved during the Board of Directors meeting held on 6 June 2018. The amount of the fixed compensation was approved by the Board of Directors, as per the recommendations of the Nominations and Compensation Committee and after having consulted with the Board of Statutory Auditors in accordance with articles 25.1 of the corporate bylaws and 2389, paragraph 3, of the Italian Civil Code.
- Variable component: a significant part of the Chief Executive Officer's remuneration is linked to specific Company performance targets.

For 2018, the variable component of the remuneration was approved by the Board of Directors of 9 May 2018 based on the Nominations and Compensation Committee's proposal and following approval from the Board of Statutory Auditors.



More in detail, the Chief Executive Officer's variable compensation in 2018 consisted in:

- A short term variable compensation which was equal to 75% of the total variable compensation was set at a maximum of 37.5% of the fixed remuneration determined by the Board of Directors. Payment of this bonus is subject to achieving predetermined performance targets: 25% of the short term variable compensation is linked to the consolidated EBITDA margin and 25% to the earnings per share which must reach the levels indicated in the 2018 budget, while the remainder is linked to qualitative objectives. Whether or not the targets have been reached will be verified after IGD's draft separate and consolidated financial statements for 2018 have been approved. Any bonus owed, for up to a maximum of 37.5% of the fixed compensation, will be quantified and paid in 2019.
- A medium-long term variable compensation as set by the previous plan LTIP 2017-2018 which represents 25% of the total variable compensation and cannot exceed 12.5% of the fixed compensation subject to achieving the economic-financial targets found in the 2016-2018 Business Plan (each of which represents 50% of the bonus), namely:
 - the Loan to Value must be maintained below a certain level (lower than 50%); and
 - the quantitative result called for in the 2016-2018 Business Plan must be achieved (distribution of dividends for an amount equal to 2/3 of FFO).

The Nominations and Compensation Committee must verify if the two-year targets above have been reached subsequent to the date on which the Company's Board of Directors has approved the draft separate and consolidated financial statements for 2018. The bonus payable, therefore, under the LTIP 2017 − 2018, estimated at €37,500.00 gross for 2018, will be finalized and paid in 2019.

For more information about the termination allowance payable in the event of early termination or if the mandate is not renewed, please refer to section 1.5 below.

Please note, lastly, that in 2018 the Chief Executive Officer received €93,750.00 gross in variable compensation for 2017 after the Nominations and Compensation Committee verified that the performance goals outlined in the 2017 Compensation Policy had been achieved.

1.1.2. Chairman of the Board of Directors

The Chairman of the Board of Directors in 2018 was Elio Gasperoni.

Mr. Gasperoni was appointed Chairman of the Board of Directors by IGD's Board of Directors on 17 April 2017 and subsequently confirmed by the Board of Directors on 6 June 2018 after the renewal of the Board of Directors was approved by shareholders during the AGM held on 1 June 2018.

The Chairman's remuneration is not tied to the Company's economic results and, therefore, is comprised solely of a fixed component.

The Chairman's total compensation comprises:

- a yearly gross salary of €18,552.06 for acting as a member of the Board of Directors, of which (i) €6,826.03, compensation *pro rata temporis* for the period 1 January 2018 31 May 2018, as resolved during the Shareholders' Meeting held on 15 April 2015 and (ii) €11,726.03, compensation *pro rata temporis* for the period 1 June 2018 and 31 December 2018, as resolved during the Shareholders' Meeting held on 1 June 2018, as well as
- compensation of €75,000.00 for acting as Chairman during the period 1 January 2018 31 December 2018, as resolved during the Board of Directors meetings held on 19 April 2017 and 6 June 2018.



No termination allowances will be recognized in the event the Chairmanship is terminated.

1.1.3 Vice Chairman of the Board of Directors

The Vice Chairman's remuneration is not tied to the Company's economic results and, therefore, is comprised solely of a fixed component.

The Vice Chairman of the Board of Directors in 2018 was:

- from 1 January 2018 to 31 May 2018, the director Fernando Pellegrini, appointed during the Board of Directors meeting held on 17 April 2015, after the renewal of the Board of Directors was approved by shareholders during the AGM held on 15 April 2015;
- ii. from 6 June 2018 to 31 December 2018, the director Rossella Saoncella, appointed during the Board of Directors meeting held on 6 June 2018, after the renewal of the Board of Directors was approved by shareholders during the AGM held on 1 June 2018.

The Vice Chairman Fernando Pellegrini received fixed compensation of €27,510.96 broken down as follows:

- a yearly gross salary of €6,826.03 for acting as a member of the Board of Directors, paid pro rata temporis
 for the period 1 January 2018 and 31 May 2018, as resolved during the AGM held on 15 April 2015;
- compensation of €20,684.93 for acting as Vice Chairman, paid pro rata temporis for the period 1 January
 2018 and 31 May 2018, as resolved by the Board of Directors on 17 April 2015.

The Vice Chairman Rossella Saoncella received fixed compensation of €32,867.12 broken down as follows:

- a yearly gross salary of €18,552.06 for acting as a member of the Board of Directors, of which (i) €6,826.03, compensation *pro rata temporis* for the period 1 January 2018 31 May 2018, as resolved during the Shareholders' Meeting held on 15 April 2015 and (ii) €11,726.03, compensation pro rata temporis for the period 1 June 2018 and 31 December 2018, as resolved during the Shareholders' Meeting held on 1 June 2018;
- compensation of €14,315,07 for acting as Vice Chairman paid *pro rata temporis* for the period 6 January 2018 and 31 December 2018, as resolved during the Board of Directors meeting held on 6 June 2018.

No termination allowances will be recognized in the event the Chairmanship is terminated.

1.1.4 Other members of the Board of Directors

The remuneration of the members of the Board of Directors is not tied to the Company's economic results and, therefore, is comprised solely of a fixed component.

In 2018 IGD's Board of Directors comprised:

(i) from 1 January 2018 to 31 May 2018, the following directors: Claudio Albertini (Chief Executive Officer), Elio Gasperoni (Chairman), Fernando Pellegrini (Vice Chairman), Aristide Canosani, Gilberto Coffari, Leonardo Caporioni, Elisabetta Gualandri, Milva Carletti, Rossella Saoncella, Andrea Parenti, Livia Salvini, appointed during the AGM held on 15 April 2015, as well as Luca Dondi Dall'Orologio and Matteo Cidonio coopted by the Board of Directors and subsequently confirmed during an ordinary Shareholders' Meeting. During the ordinary Shareholders' Meeting held on 15 April 2015 shareholders also set the annual gross compensation for each member of the Board of Directors at €16,500.00;



(ii) from 1 June 2018 to 31 December 2018, the following directors: Claudio Albertini (Chief Executive Officer), Elio Gasperoni (Chairman), Rossella Saoncella (Vice Chairman), Luca Dondi Dall'Orologio, Elisabetta Gualandri, Sergio Lugaresi, Gian Maria Menabò, Livia Salvini, Timothy Guy Michele Santini, Alessia Savino and Eric Jean Véron appointed during the AGM held on 1 June 2018. During the same meeting, shareholders also set the annual gross compensation for each member of the Board of Directors at €20,000.00.

More in detail, the directors Luca Dondi Dall'Orologio, Elisabetta Gualandri and Livia Savini were paid compensation for 2018 of €18,552.06 for acting as a member of the Board of Directors, of which (i) €6,826.03, compensation *pro rata temporis* for the period 1 January 2018 - 31 May 2018, as resolved during the Shareholders' Meeting held on 15 April 2015 and (ii) €11,726.03, compensation pro rata temporis for the period 1 June 2018 and 31 December 2018, as resolved during the Shareholders' Meeting held on 1 June 2018.

The directors Sergio Lugaresi, Gian Maria Menabò, Timothy Guy Michele Santini, Alessia Savino and Eric Jean Véron received compensation for acting as a member of the Board of Directors of €11,726.03, paid *pro rata temporis* for the period 1 June 2018 - 31 December 2018, as resolved during the Shareholders' Meeting held on 1 June 2018.

The directors Gilberto Coffari, Aristide Canosani, Leonardo Caporioni, Milva Carletti, Matteo Cidonio and Andrea Parenti received compensation for acting as a member of the Board of Directors of €6,826.03 paid *pro rata temporis* for the period 1 January 2018 and 31 May 2018, as resolved during the Shareholders' Meeting held on 15 April 2015.

No termination allowances will be recognized in the event the Directorships are terminated.

1.1.5 Members of the Board Committees

1.1.5.1 Control and Risk Committee

The directors, members of the Control and Risk Committee, receive additional fixed compensation as resolved by the Board of Directors.

In 2018 IGD's Control and Risk Committee comprised:

- (i) from 1 January 2018 to 31 May 2018, directors Elisabetta Gualandri (Chairman), Livia Salvini and Rossella Saoncella. On 17 April 2015 the Board of Directors approved compensation of €12,000.00 for the Chairman and €8,000.00 for each of the Committee members;
- (ii) from 6 June 2018 to 31 December 2018, directors Elisabetta Gualandri, (Chairman), Luca Dondi Dall'Orologio and Sergio Lugaresi. On 6 June 2018 the Board of Directors approved compensation of €12,000.00 for the Chairman and €8,000.00 for each of the Committee members;

More in detail, in 2018:

- directors Livia Salvini and Rossella Saoncella received €3,331.51 for serving on the Control and Risk Committee, paid *pro rata temporis* for the period 1 January 2018 and 31 May 2018, as resolved by the Board of Directors on 17 April 2015;
- directors Luca Dondi Dall'Orologio and Sergio Lugaresi received €4,580.82 for serving on the Control and Risk Committee, paid *pro rata temporis* for the period 6 June 2018 31 December 2018, as resolved by the Board of Directors on 6 June 2018;

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- chairman Elisabetta Gualandri received €12,000.00 for serving on the he Control and Risk Committee for the period 1 January 2018 - 31 December 2018, as resolved by the Board of Directors on 17 April 2015 and 6 June 2018.

1.1.5.2 Committee for Related Party Transactions

The directors who are members of the Committee for Related Party Transactions receive an attendance fee for each Committee meeting attended.

In 2018 IGD's Committee for Related Party Transactions comprised:

- (i) from 1 January 2018 to 31 May 2018, directors Rossella Saoncella (Chairman), Andrea Parenti and Matteo Cidonio. On 17 April 2015 the Board of Directors set an attendance fee for each Committee meeting attended of €750.00;
- (ii) from 6 June 2018 to 31 December 2018, directors Luca Dondi Dall'Orologio, Livia Salvini and Eric Jean Vèron. During the meeting held on 26 July 2018 Committee for Related Party Transactions, appointed Luca Dondi Dall'Orologio Chairman of the Committee. On 6 June 2018 the Board of Directors set an attendance fee for each Committee meeting attended of €750.00.

More in detail, the Committee for Related Party Transactions met 5 times in 2018: on 26 July 2018, 12 October 2018, 22 October 2018, 30 October 2018 e 6 November 2018. In 2018, therefore, the members of the Committee for Related Party Transactions received the following compensation: the Committee Chairman received €3,750.00 (for attending 5 meetings), and directors Livia Salvini and Eric Jean Véron €3,000.00 (for attending 4 meetings).

1.1.5.3 Nominations and Compensation Committee

The directors who are members of the Nominations and Compensation Committee receive an attendance fee for each Committee meeting attended.

In 2018 IGD's Nominations and Compensation Committee comprised:

- (i) from 1 January 2018 to 31 May 2018, directors Andrea Parenti (Chairman), Milva Carletti and Elisabetta Gualandri. On 17 April 2015 the Board of Directors set an attendance fee for each Committee meeting attended of €750.00;
- (ii) from 6 June 2018 to 31 December 2018, directors Rossella Saoncella (Chairman), Livia Salvini and Timothy Guy Michele Santini. II On 6 June 2018 the Board of Directors set an attendance fee for each Committee meeting attended of €750.00.

More in detail, the Nominations and Compensation Committee met 6 times in 2018 on: 12 February 2018, 6 April 2018, 2 May 2018, 6 June 2018, 6 November 2018 and 10 December 2018. In 2018, therefore, the members of the Nominations and Compensation Committee received the following compensation:

- (i) for the period 1 January 2018 31 May 2018, directors Andrea Parenti, Milva Carletti and Elisabetta Gualandri received €2,250.00 (for attending 3 meetings);
- (ii) for the period 6 June 2018 and 31 December 2018, directors Rossella Saoncella, Livia Salvini and Timothy Guy Michele Santini received €2,250.00 (for attending 3 meetings).

1.1.5.4. Chairman's Committee



During the previous term of office the Board of Directors had instituted a Chairman's Committee comprised of the Chairman Elio Gasperoni, the Vice Chairman Fernando Pellegrini and the Chief Executive Officer Claudio Albertini.

The members of the Chairman's Committee received no additional compensation.

On 6 June 2018 the Board of Directors resolved not to form a Chairman's Committee.

1.2 Board of Statutory Auditors

The remuneration of the members of the Board of Statutory Auditors is not tied to the Company's economic results and, therefore, is comprised solely of a fixed component.

In 2018 IGD's Board of Statutory Auditors comprised:

- (i) from 1 January 2018 to 31 May 2018, Anna Maria Allievi (Chairman), Roberto Chiusoli and Pasquina Corsi (Standing Auditors). During the Shareholders' Meeting held on 15 April 2015 shareholders set the annual gross compensation at €24,750.00 for the Chairman and €16,500.00 for the other Standing Auditors.
- (ii) from 1 June to 2018 to 31 December 2018, Anna Maria Allievi (Chairman), Daniela Preite and Roberto Chiusoli (Standing Auditors). During the Shareholders' Meeting held on 1 June 2018 shareholders set the annual gross compensation at €30,000.00 for the Chairman and €20,000.00 for the other Standing Auditors.

In 2018:

- Chairman Anna Maria Allievi received compensation of €27,901.54, of which (i) €10,312.50, paid *pro rata temporis* for the period 1 January 2018 and 31 May 2018 and (ii) €17,589.04, paid *pro rata temporis* for the period 1 June 2018 and 31 December 2018;
- Standing Auditor Roberto Chiusoli received compensation of €18,552.06, of which (i) €6,826.03, paid pro rata temporis for the period 1 January 2018 and 31 May 2018 and (ii) €11,726.03, paid pro rata temporis for the period 1 June 2018 and 31 December 2018;
- Standing Auditor Daniela Preite received compensation of €11,726.03, paid *pro rata temporis* for the period 1 June 2018 and 31 December 2018;
- Standing Auditor Pasquina Corsi received compensation of €6,826.03, paid *pro rata temporis* for the period 1 January 2018 31 May 2018.

1.3 Chief Operating Officer

In 2018 the Chief Operating Officer was Daniele Cabuli.

The compensation received by the Chief Operating Officer in 2018 can be broken down as follows:

- Gross fixed salary: €170,934.10;
- Gross non-cash benefits: €21,586.21;
- Gross Variable compensation: €37,253.40, payment of which is linked to specific performance targets.



More in detail, in 2018 the Chief Operating Officer's short term variable compensation –which represents 90% of the total variable compensation and cannot exceed 27% of the gross annual salary received in the previous three years – was subject to reaching the following performance objectives

- core business consolidated EBITDA margin with a deviation of plus or minus 1% with respect to the budget, for a percentage equal to 20% of the variable component;
- earnings per share levels, with an increase versus the prior year, like-for-like excluding treasury shares,
 of plus or minus 5%, for a percentage equal to 10% of the short term variable component; and
- for 60% of the variable compensation, two individual performance goals:
 - o total core business revenue must be in line with the budget,
 - o an investment grade rating must be achieved.

Whether or not the targets have been reached will be verified after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus payable, estimated at €33,528.00 gross for 2018, will be paid in 2019.

The Chief Operating Officer is also entitled to a bonus under the LTIP 2017-2018 – which represents 10% of the total variable compensation and may not exceed 10% of the FAR received for the three years prior to disbursement - subject to achieving the economic-financial targets found in the 2016-2018 Business Plan (each of which represents 50% of the bonus), namely:

- Loan to Value must be maintained below 50%; and
- dividends distributed must equal 2/3 of the FFO (quantitative target found in the Business Plan 2016-2018).

The Nominations and Compensation Committee must verify if the two-year targets above have been reached subsequent to the date on which the Company's Board of Directors has approved the draft separate and consolidated financial statements for 2018. The bonus payable, therefore, under the LTIP 2017 − 2018, estimated at €3,725.34 gross for 2018, will be paid in 2019.

There are no specific agreements in place which provide for a termination allowance in the event of termination, with the exception of the provisions found in section 1.5.

Please note, lastly, that in 2018 the Chief Operating Officer received €27,008.71 gross in short term variable compensation for 2017 after the Nominations and Compensation Committee verified that the performance goals outlined in the 2017 Compensation Policy had been achieved.

1.4 Managers with Strategic Responsibilities

In 2018 the Board of Directors defined Managers with Strategic Responsibilities as the managers who are part of the Company's Operating Division; namely the director of the Corporate and Legal Affairs Department, the director of the Asset Management and Development Division, the director of the Finance and Treasury Department, and the director of Planning, Control and Investor Relations.

In accordance with current law governing individual disclosure, the components of the compensation paid to the Managers with Strategic Responsibilities are shown below in aggregate amounts as none of the Managers with Strategic Responsibilities received total compensation that was higher than the highest total compensation received by the members of the Board of Directors, the Board of Statutory Auditors or the Chief Operating Officer.



- Gross fixed compensation: €548,490.94 (¹);
- Gross non-cash benefits: €77,393.10;
- Gross variable compensation: €115,718.60, the payment of which is tied to achieving specific Company performance goals.

In 2018, the Managers with Strategic Responsibilities received variable short term compensation – which represents 90% of the variable compensation and may not exceed 27% of the FAR received for the three years prior to disbursement - subject to achieving the following performance goals:

- core business consolidated EBITDA margin had to be in a range of between 1% higher or lower than the budgeted amount, for 20% of the variable component
- earnings per share had to be in a range of between 5% higher or lower than the prior year, like-for-like excluding treasury shares, for 10% of the variable component; and
- three individual performance goals defined on the basis of the role of each Manager with Strategic Responsibilities [the strategic projects in which he/she was involved and the level of responsibility], and the extent to which any changes implemented impacted the 2017 results, for up to a maximum of 60% of the variable component.

Whether or not the targets have been reached will be verified after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus, estimated at €11,017.39 gross for 2018, will be paid in 2019.

The Managers with Strategic Responsibilities are also entitled to a bonus under the LTIP 2017-2018 – which represents 10% of the total variable compensation and may not exceed 3% of the FAR received for the three years prior to disbursement - subject to achieving the economic-financial targets found in the 2016-2018 Business Plan (each of which represents 50% of the bonus), namely:

- Loan to Value must be maintained below 50%; and
- dividends distributed must equal 2/3 of the FFO (quantitative target found in the Business Plan 2016-2018).

The Nominations and Compensation Committee must verify if the two-year targets above have been reached subsequent to the date on which the Company's Board of Directors has approved the draft separate and consolidated financial statements for 2018. The bonus payable, therefore, under the LTIP 2017 – 2018 will be paid in 2019.

There are no specific agreements in place which provide for a termination allowance in the event of termination, with the exception of the provisions found in section 1.5.

Please note, lastly, that in 2018 Managers with Strategic Responsibilities received €95,622.61 gross in short term variable compensation for 2017 after the Nominations and Compensation Committee verified that the performance goals outlined in the 2017 Compensation Policy had been achieved.

1.5 Termination allowances

On 26 February 2019 the Board of Directors, in accordance with the recommendations of the Nominations and Compensation Committee, approved the following indemnities for the Chief Executive Officer in the event of termination: (i) a termination allowance equal to 15 months of the fixed salary paid to the Chief Executive

⁽¹⁾ This emolument includes the compensation due for positions held in IGD's subsidiaries that are repaid to the Company.



Officer; (ii) another payment, after a non-compete agreement between the Company and the Chief Executive Officer has been signed, equal to 15 months of the fixed salary paid to the Chief Executive Officer. These amounts will be paid only if the event of (i) termination without just cause or if the mandate is not renewed; (ii) the CEO tenders just cause resignation.

Without prejudice to the above, the regulations for the LTIP 2017-2018, approved by Board of Directors on 28 February 2017, based on the proposal of the Nominations and Compensation Committee and the favorable opinion of the Board of Statutory Auditors, relative to the Chief Executive Officer, the Chief Operating Office and the Managers with Strategic Responsibilities, governs the impact of termination or resolution of the employment contract,.

More in detail, the LTIP 2017-2018 governed situations involving:

- (i) termination by mutual consent, with the written agreement of IGD
- (ii) termination of one of the Plan beneficiaries without just cause pursuant to art. 2119 of the Italian Civil Code
- (iii) termination of one of the Plan beneficiaries for just cause pursuant to art. 2119 of the Italian Civil Code
- (iv) termination without just cause or just cause resignation tendered by the Chief Executive Officer.

In the above instances, the indemnity will be recalculated and the performance targets will be redefined on the basis of the amount of time the party was part of the Company or among the scope of the beneficiaries considered over the lifetime of the 2016-2018 Business Plan. No indemnity will be paid in the event of termination for just cause pursuant to and in accordance with art. 2119 of the Italian Civil Code and termination with cause or unjustified resignation pursuant to art. 2119 of the Italian Civil Code of one of the Plan beneficiaries, or in the event of termination with cause or resignation without cause of a director.

In the event working relationship is terminated with either the Chief Operating Officer or the Managers with Strategic Responsibilities, the national labour contract for managers of cooperatives will be applied.

* * * * *

Part Two - Tables

The compensation paid or payable to the Board of Directors, the Board of Statutory Auditors, the Chief Operating Officer and the Managers with Strategic Responsibilities, as a whole, by the Company, its subsidiaries and affiliates in 2018 are shown in the following tables.



Table 1: Compensation paid to the members of the Board of Directors, the Board of Statutory Auditors, the Chief Operating Officer and the Managers with Strategic Responsibilities in 2018

					IGD'S	BOARD OF DIRE	CTORS						
Nama	Office	Dates in	Find of to min		Fixed	Compensation	Non share compens		Non-	Other	Total	Fair Value of the	Terminati
Name	Oπice	office	End of term		compensation in €	for committee membership	Bonuses and other incentives	Profit sharing	cash benefits	compens ation	lotai	compens ation	on allowance
	Director and	01/01/2018	Approval of	Compensatio n from IGD	€ 93,552.06						€ 93,552.06		
Elio Gasperoni	Chairman BoD	31/12/2018	2020 financial statements	Compensatio n from subsidiaries	_								
Guoporom	Member of the CC	01/01/2018 05/06/2018	Ended	and affiliates									
			Liidod	Total	€ 93,552.06						€ 93,552.06		
	Chief's Executive	01/01/2018 31/12/2018	Approval of 2020 financial	Compensatio n from IGD	€ 293,803.00		€ 112,500.00 (²)				€ 406,303.00		
Claudio Albertini	Member of the CC	01/01/2018 05/06/2018	statements Ended	Compensatio n from subsidiaries and affiliates									
				Total	€ 293,803.00		€ 112,500.00				€ 406,303.00		
Daniella	Director	01/01/2018 31/12/2018	Approval of 2020 financial statements	Compensatio n from IGD	€ 32,867.12 (³)	€ 5,581.51 (⁴)					€ 38,448.63		
Rossella Saoncella	Vice Chairman and member of CNC	06/06/2018 31/12/2018	Approval of 2020 financial statements	Compensatio n from subsidiaries and affiliates									
	Member of CRC and RPC	01/01/2018 31/05/2018	Ended	Total	€ 32,867.12	€ 5,581.51					€ 38,448.63		

⁽²⁾ This item refers to the (i) maximum amount payable as short term variable compensation, for up to a maximum of 37.5% of the 2018 fixed compensation (the annual compensation of €250,000.00 payable to the Chief Executive Officer approved by the BoD) and (ii) the maximum amount payable in 2018 under the LTIP 2017-2018 to the Chief Executive Officer, for up to a maximum of 12.50% of the fixed compensation, subject to reaching certain economic-financial targets indicated in the Business Plan 2016-2018 (each of which comprises 50% of the bonus), namely: (i) the Loan to Value must be maintained below a certain level, and (ii) a quantitative result found in the Business Plan2016-2018 must be achieved. Whether or not the targets have been reached will be verified by the NCC after IGD's draft separate and consolidated financial statements for 2018 have been approved by the Board of Directors. The bonus will be paid in 2019.

⁽³⁾ Emolument comprised of (i) the compensation approved during the AGM held on 15 April 2015, paid pro rata temporis through 31 May 2018, (ii) the compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018 and (iii) the compensation approved by the BoD on 6 June 2018 paid pro rata temporis to the Vice Chairman as of 6 June 2018.

⁽⁴⁾ Emolument comprised of (i) compensation for attending CRC and CRP meetings, paid pro rata temporis through 31 May 2018 and (ii) compensation for attending CRC meetings, paid pro rata temporis, as of 6 June 2018.



Table 1 - Continued

Table 1 – Con					IGD'S	BOARD OF DIRE	CTORS						
Name	Office	Dates in office	End of term		Fixed compensation in €	Compensation for committee membership		are based ensation	Non-cash benefits	Other compens ation	Total	Fair Value of the	Terminati on allowanc
					iii e	membersmp	Bonuses and other incentives	Profit sharing		ation		compens	e
Luca Dondi Dall'Orologio	Director	01/01/2018 31/12/2018		Compensat ion from IGD	€ 18,552.06 (⁵)	€ 8,330.82 (⁶)					€ 26,882.88		
			Approval of 2020 financial statements	Compensat ion from subsidiaries and affiliates									
	Member of CRC and RPC	06/06/2018 31/12/2018		Total	€ 18,552.06	€ 8,330.82					€ 26,882.88		
Elisabetta Gualandri	Director Componente del CCR	01/01/2018 31/12/2018	Approval of 2020 financial statements	Compensat ion from IGD	€ 18,552.06 (⁷)	€ 14,250.00 (⁸)					€ 32,802.06		
				Compensat ion from subsidiaries and affiliates									
	Member of CNC	01/01/2018 31/05/2018	Ended	Total	€ 18,552.06	€ 14,250.00					€ 32,802.06		
Sergio Lugaresi	Director	01/06/2018 31/12/2018		Compensat ion from IGD	€ 11,726.03 (⁹)	€ 4,580.82 (10)					€ 16,306.85		
			Approval of 2020 financial statements	Compensat ion from subsidiaries and affiliates									
	Member of CRC	06/06/2018 31/12/2018		Total	€11,726.03	€ 4,580.82					€ 16,306.85		

⁽⁵⁾ Emolument comprised of (i) the compensation approved during the AGM held on 15 April 2015, paid pro rata temporis through 31 May 2018, and (ii) the compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018.

⁽⁶⁾ Compensation for attending CRC and CRP meetings as of 6 June 2018.

⁽⁷⁾ Emolument comprised of (i) the compensation approved during the AGM held on 15 April 2015, paid pro rata temporis through 31 May 2018, and (ii) the compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018.

⁽⁸⁾ Compensation for attending NCC meetings, paid pro rata temporis through 31 May 2018 e compensation for attending CRC meetings paid in 2018.

⁽⁹⁾ Compensation approved during the AGM held on 1 June 2018, paid *pro rata temporis* as of 1 June 2018.

⁽¹⁰⁾ Compensation for attending CRC meetings as of 6 June 2018.



Table 1 – Continued

					IGD's	S BOARD OF DIR	ECTORS						
Nama	Office	Dates in	Fud afterno		Fixed	Compensation		are based ensation	Non-cash	Other	Tatal	Fair Value of the	Terminatio
Name	Office	office	End of term		compensation in €	for committee membership	Bonuses and other incentives	Profit sharing	benefits	compens ation	Total	compens ation	n allowance
				Compensa tion from IGD	€ 11,726.03 (¹¹)						€ 11,726.03		
Gian Maria Menabò	Director	01/06/2018 31/12/2018	Approval of 2020 financial statements	Compensa tion from subsidiarie s and affiliates									
				Total	€11,726.03						€ 11,726.03		
	Director	01/01/2018 31/12/2018		Compensa tion from IGD	€ 18,552.06 (¹²)	€ 8,581.51 (¹³)					€ 27,133.57		
Livia Salvini	Member of CNC and RPC	06/06/2018 31/12/2018	Approval of 2020 financial statements	Compensa tion from subsidiarie s and affiliates									
	Member of CRC	01/01/2018 31/05/2018	Ended	Total	€ 18,552.06	€ 8,581.51					€ 27,133.57		
	Director	01/06/2018 31/12/2018		Compensa tion from IGD	€11,726.03 (¹⁴)	€ 2,250.00 (¹⁵)					€ 13,976.03		
Timothy Guy Michele Santini			Approval of 2020 financial statements	Compensa tion from subsidiarie s and affiliates									
	Member of CNC	06/06/2018 31/12/2018		Total	€ 11,726.03	€ 2,250.00					€ 13,976.03		

⁽¹¹⁾ The compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018.

⁽¹²⁾ Emolument comprised of (i) the compensation approved during the AGM held on 15 April 2015, paid pro rata temporis through 31 May 2018, and (ii) the compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of

⁽¹³⁾ Compensation for attending CRC meetings through 31 May 2018 and compensation for attending NCC and CRP meetings as of 6 June 2018. (14) Fixed compensation approved during the AGM held on 1 June 2018, paid *pro rata temporis* as of 1 June 2018. (15) Compensation for attending NCC meetings as of 6 June 2018.



Table 1 – Continued

					IGD'	S BOARD OF D	IRECTORS						
Name	Office	Dates in	End of term		Fixed compensation	Compensati on for	Non shar comper		Non-cash	Other compensat	Total	Fair Value of the	Terminatio
Name	Office	office	End of term		in €	committee membership	Bonuses and other incentives	Profit sharing	benefits	ion	Total	compens ation	n allowance
				Compens ation from IGD	€11,726.03 (¹⁶)						€11,726.03		
Alessia Savino		01/06/2018 31/12/2018	Approval of 2020 financial statements	Compens ation from subsidiari es and affiliates									
				Total	€11,726.03						€11,726.03		
	Director	01/06/2018 31/12/2018		Compens ation from IGD	€11,726.03 (¹⁷)	€ 3,000.00 (¹⁸)					€14,726.03		
Eric Jean Véron			Approval of 2020 financial statements	Compens ation from subsidiari es and affiliates									
	Member of RPC	06/06/2018 31/12/2018		Total	€11,726.03	€ 3,000.00					€14,726.03		

⁽¹⁶⁾ Fixed compensation approved during the AGM held on 1 June 2018, paid *pro rata temporis* as of 1 June 2018. (17) Fixed compensation approved during the AGM held on 1 June 2018, paid *pro rata temporis* as of 1 June 2018. (18) Compensation for attending CRP meetings as of 6 June 2018.



Table 1 – Continued

					IGD'S	BOARD OF DIR	ECTORS						
	077	Dates in	End of		Fixed	Compensatio n for		are based ensation	Non-	Other		Fair Value of the	Terminatio
Name	Office	office	term		compensation in €	committee membership	Bonuses and other incentives	Profit sharing	cash benefits	compens ation	Total	compensat ion	n allowance
				Compensation from IGD	€ 27,510.96(¹⁹)						€ 27,510.96		
Fernando Pellegrini	Director Vice Chairman Member of CC	01/01/2018 31/05/2018	Ended	Compensation from subsidiaries and affiliates									
				Total	€ 27,510.96						€ 27,510.96		
				Compensation from IGD	€ 6,826.03 (²⁰)						€ 6,826.03		
Aristide Canosani	Director	01/01/2018 31/05/2018	Ended	Compensation from subsidiaries and affiliates									
				Total	€ 6,826.03						€ 6,826.03		
				Compensation from IGD	€ 6,826.03 (²¹)						€ 6,826.03		
Leonardo Caporioni	Director	01/01/2018 31/05/2018	Ended	Compensation from subsidiaries and affiliates									
				Total	€ 6,826.03						€ 6,826.03		
				Compensation from IGD	€ 6,826.03 (22)	€ 2,250.00 (²³)					€ 9,076.03		
Corlotti M	Director Member of CNC	01/01/2018 31/05/2018	Ended	Compensation from subsidiaries and affiliates									
				Total	€ 6,826.03	€ 2,250.00					€ 9,076.03		

⁽¹⁹⁾ Fixed compensation comprised of (i) compensation for serving as a directors approved during the AGM held on 15 April 2015, paid pro rata temporis through 31 May 2018 and (ii) the compensation approved by the BoD on 17 April 2015 paid pro rata temporis to the Vice Chairman through 31 May 2018. (20) Fixed compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018.

(21) Fixed compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018.

(22) Fixed compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018.

(23) Compensation for attending NCC meetings through 31 May 2018.



Table 1 – Continued

					IG	D'S BOARD OF I	DIRECTORS						
Name	Office	Dates in	End of		Fixed	Compensation for committee		are based ensation	Non-cash	Other	Total	Fair Value of the	Terminatio
Name	Office	office	term		compensatio n in €	membership	Bonuses and other incentives	Profit sharing	benefits	compensatio n	Total	compensat ion	n allowance
				Compensat ion from IGD	€ 6,826.03 (²⁴)						€ 6,826.03		
Matteo Cidonio	Director Member of RPC	01/01/2018 31/05/2018	Ended	Compensat ion from subsidiaries and affiliates									
				Total	€ 6,826.03						€ 6,826.03		
	Member of SB	06/06/2018 31/12/2018	Approval of 2020 financial statements	Compensat ion from IGD	€ 6,826.03 (25)	-				€ 6,871.23 (²⁶)	€ 13,697.26		
Gilberto Coffari				Compensat ion from subsidiaries and affiliates									
	Director	01/01/2018 31/05/2018	Ended	Total	€ 6,826.03	-				€ 6,871.23	€ 13,697.26		
				Compensat ion from IGD	€ 6,826.03 (²⁷)	€ 2,250.00 (²⁸)					€ 9,076.03		
Andrea Parenti	Director Member of CNC and RPC	01/01/2018 31/05/2018	Ended	Compensat ion from subsidiaries and affiliates									
				Total	€ 6,826.03	€ 2,250.00					€ 9,076.03		

⁽²⁴⁾ Fixed compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018. . (25) Fixed compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018. . (26) Compensation paid the Chairman of the Supervisory Board pursuant to Legislative Decree 231/2001 as of 6 June 2018. (27) Fixed compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018. . (28) Compensation for attending NCC and CRC meetings through 31 May 2018.



Table 1 - Continued

					BOARD OF S	STATUTORY AUD	ITORS IN OF	FICE					
Name	Office	Dates in office	End of term		Fixed compensation	Compensation for committee	Non sha compe		Non-cash benefits	Other compensat	Total	Fair Value of the	Terminati on
					in€	membership	Bonuses and other incentives	Profit sharing		ion		compens ation	allowance
			Approval of	Compensati on from IGD	€ 27,901.54 ²⁹	-	-	-	-	-	€ 27,901.51	-	-
Anna Maria Allievi	Chairman	01/01/2018	Approval of 2020 financial statements	Compensati on from subsidiaries and affiliates	-	1	1	-	-	-	-	-	-
				Total	€ 27,901.51						€ 27,901.51		
				Compensati on from IGD	€ 18,552.06 ³⁰	1	1	-	-	-	€ 18,552.06	-	
Roberto Chiusoli	Statutory Auditor	01/01/2018	Approval of 2020 financial statements	Compensati on from subsidiaries and affiliates	-	-	-	-	-	-	-	-	-
				Total	€ 18,552.06						€ 18,552.06		
				Compensati on from IGD	€ 11,726.03 ³¹	•	-	-	-	-	€ 11,726.03	-	-
Daniela Preite	Statutory Auditor	01/01/2018	Approval of 2020 financial statements	Compensati on from subsidiaries and affiliates	-	-	-	-	-	-	-	-	-
				Total	€ 11,726.03						€ 16,500.00		

²⁹ Emolument comprised of (i) the compensation approved during the AGM held on 15 April 2015, paid *pro rata temporis* through 31 May 2018, and (ii) the compensation approved during the AGM held on 1 June 2018, paid *pro rata temporis* as of 1

³⁰ Emolument comprised of (i) the compensation approved during the AGM held on 15 April 2015, paid pro rata temporis through 31 May 2018, and (ii) the compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018



Table 1- Continued

					BOARD OF S	STATUTORY AUG	OITORS IN OF	FICE					
Name	Office	Dates in	End of		Fixed compensation	Compensation for Committee	Non sha compe		Non-cash benefits	Other compensat	Total	Fair Value of the	Terminati on
Name		office	term		in€	membership	Bonuses and other incentives	Profit sharing	belletits	ion		compens ation	allowance
				Compensati on from IGD	€ 6,826.03 ³²	-	-	-	-	-	€ 6,826.03	-	-
Pasquina Corsi	Pasquina Corsi Statutory Auditor	01/01/2018 31/05/2018	Ended	Compensati on from subsidiaries and affiliates	-	-	-	-	-	-	-	-	-
				Total	€ 6,826.03						€ 6,826.03		

Compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018.
 Compensation approved during the AGM held on 1 June 2018, paid pro rata temporis as of 1 June 2018.



Table 1- Continued

				CHIEF O	PERATING OFFIC	CER AND MANAG	ERS WITH STRA	TEGIC RES	PONSIBILITES				
Name	Office	Dates in	End of		Fixed compensation	Compensation for Committee	Non share b compensa		Non-cash benefits	Other compensat	Total	Fair Value of the compensat	Terminatio n
		office	term		in €	membership	Bonuses and other incentives	Profit sharing	2011011110	ion		ion	allowance
	Chief			Compensa tion from IGD	€ 170,934.04	-	€ 37,253.40 ³³	ı	€ 21,586.21 ³⁴	-	€ 229,773.71	-	_
Daniele Cabuli	Operating Officer		-	Compensat ion from subsidiaries and affiliates	-	-	-	-	-	-	-	_	_
				Total	€ 170,934.04	_	€ 37,253.40	-	€ 21,586.21	_	€ 229,773.71	_	_
Managers with				Compensa tion from IGD	€ 548,490.94	-	€ 115,718.60 ³⁵	ı	€ 77,393.10 ³⁶	-	€ 741,603.64	-	_
Strategic Responsibilit ies	-		-	Compensa tion from subsidiarie s and affiliates	-	-	-	-	-	_	-	-	_
(n 4)				Total	€ 548,490.94	-	€ 115,719.60	-	€ 77,393.10	-	€ 741,603.64	-	-

³³ This is an estimate of the variable compensation for 2018, including both the short term portion and the portion relating to the LTIP 2017-2018.

³⁴ This refers to the insurance premiums paid yearly for supplementary assistance (life insurance policies and insurance for permanent disabilities) called for in the national labor contract for managers of cooperative businesses and subsequent agreements.

This is an estimate of the variable compensation for 2018, including both the short term portion and the portion relating to the LTIP 2017-2018.

³⁶ This refers to the insurance premiums paid yearly for supplementary assistance (life insurance policies and insurance for permanent disabilities) called for in the national labor contract for managers of cooperative businesses and subsequent agreements.



Table 2: Monetary incentive plans for the Chief Executive Officer, the Chief Operating Officer and Managers with Strategic Responsibilities

					Yearly bonus		Bonus	s of previous years		Other bonus
Name and Surname	Office		Plan	Payable/Paid	Deferred	Deferment period	Name and Surname	Office		Plan
			2018 short term variable compensation	€ 75,000.00 ³⁷	-	1	-	1	-	_
		Compensation from IGD	2017 short term variable compensation					€ 93,750.00 ³⁸		
Claudio Albertini	Albertini		LTIP Plan 2017- 2018	€ 37,500.00 ³⁹				€ 25,000.00		
		Compensation from subsidiaries and affiliates	-	-	-	-	-	-	_	_
		Total	-	€ 112,500.00	-	-	-	€ 118,750.00	_	_
			2018 short term variable compensation	€ 33,528.00 ⁴⁰	-	-	-		-	_
Daniele Cabuli		Compensation from IGD	2017 short term variable compensation					€ 27,008.71 ⁴¹		
Darnere Cabuli	COO		LTIP Plan 2017- 2018	€ 3,725.00 ⁴²				4,656.67		
		Compensation from subsidiaries and affiliates	-	-	-	-	-	-	_	-

³⁷ Whether or not the targets have been reached will be verified after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus will be paid in 2019. In 2018 the Chief Executive Officer received €93,750.00 gross in short term variable compensation for 2017.

 $^{^{38}}$ This amount refers to the short term variable compensation for 2017 paid in 2018.

³⁹ This amount refers to the long term variable compensation for 2017-2018 as per the LTIP 2017-2018 subject to achieving the financial-economic targets in the Business Plan 2016-2018. Whether or not the targets have been reached will be verified by the NCC after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus will be paid in 2019.

⁴⁰ This amount refers to the estimated short term variable compensation payable to the Chief Operating Officer for 2018. Whether or not the performance goals for 2018 have been reached will be verified after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus will be paid in 2019.

⁴¹ This amount refers to the short term variable compensation for 2017 paid in 2018.

⁴² This amount refers to the long term variable compensation for 2017-2018 as per the LTIP 2017-2018 subject to achieving the financial-economic targets in the Business Plan 2016-2018. Whether or not the targets have been reached will be verified by the NCC after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus will be paid in 2019.



					Yearly bonus		Bonus	s of previous years		Other bonus
Name and Surname	Office		Plan	Payable/Paid	Deferred	Deferment period	Name and Surname	Office		Plan
		Total	-	€ 37,253.00	-	_	_	€ 31,665.38	_	_
			2018 short term variable compensation	€ 104,701.21 ⁴³	-	-	-		-	-
Managers with		Compensation from IGD	2017 short term variable compensation					€ 95,622.61 ⁴⁴		
Strategic Responsibilit ies	with Strategic Responsibilit		LTIP Plan 2017- 2018	€ 11,017.39⁴⁵				€ 10,814.93		
(4)		Compensation from subsidiaries and affiliates	-	-	-	-	-	-	-	_
		Total	_	€ 115,718.60	-	_	_	€ 106,437.57	_	-

⁴³ This amount refers to the estimated short term variable compensation payable to the Managers with Strategic Responsibilities for 2018. Whether or not the performance goals for 2018 have been reached will be verified after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus will be paid in 2019.

⁴⁴ This amount refers to the short term variable compensation for 2017 paid in 2018.

The Managers with Strategic Responsibilities are also entitled to a bonus under the LTIP 2017-2018, payment of the bonus is subject to achieving the financial-economic targets in the Business Plan 2016-2018. Whether or not the targets have been reached will be verified by the NCC after IGD's draft separate and consolidated financial statements for 2018 have been approved. The bonus will be paid in 2019.



Sector III: Information on the interests held by the members of the Board of Directors, the Board of Statutory Auditors, the Chief Operating Officer and the Managers with Strategic Responsibilities

The following table shows the interests held by the members of the Board of Directors, the Board of Statutory Auditors, the Chief Operating Officer in IGD and its subsidiaries.

Board of Directo	Board of Directors currently in office						
Name	Office	Company in which interest is held	N. of shares held at the end of 2017 ⁴⁶	No. of shares purchased	No. of shares sold	No. of shares held at the end of 2018	
Elio Gasperoni	Chairman						
Claudio	Chief Executive						
Albertini	Officer		15,000	5,355		20,355	
Rossella	Vice Chairman						
Saoncella							
Luca Dondi	Director						
Dall'Orologio							
Elisabetta	Director		700	0.50		050	
Gualandri			700	250		950	
Sergio	Director						
Lugaresi							
Gian Maria	Director						
Menabò							
Livia Salvini	Director						
Timothy Santini	Director						
Alessia Savino	Director						
Eric Jean	Director						
Véron							

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⁴⁶ The number of shares was calculated taking into account the impact of the reverse stock split completed in 2018. More in detail, following the approval granted by the shareholders during the Extraordinary Shareholders' Meeting held on 12 February 2018, on 19 February 2018 the reverse stock split of IGD's ordinary shares was completed at a ratio of 1 new ordinary share for every 10 ordinary shares in circulation.



Directors who exited in 2018						
Name	Office	Company in which interest is held	N. of shares held at the end of 2017 ⁴⁷	No. of shares purchased	No. of shares sold	No. of shares held at the end of the office (31.05.2018)
Fernando Pellegrini	Vice Chairman					
Aristide Canosani	Director					
Leonardo Caporioni	Director					
Milva Carletti	Director					
Matteo Cidonio	Director					
Gilberto Coffari	Director		8,443	3,015		11,458
Andrea Parenti*	Director		10,000	3,570		13,570

^{*} Shares held by director Andrea Parenti through the company Proaudiconsult s.r.l.

The number of shares was calculated taking into account the impact of the reverse stock split completed in 2018.



Name	Office	Company in which interest is held	N. of shares held at the end of 2017 ⁴⁸	No. of shares purchased	No. of shares sold	No. of shares held at the end of 2018
Anna Maria Allievi	Chairman					
Roberto Chiusoli	Statutory Auditors					
Daniela Preite	Statutory Auditors					

Statutory auditors who exited in 2018							
Name	Office	Company in which interest is held	N. of shares held at the end of 2017 ⁴⁹	No. of shares purchased	No. of shares sold	No. of shares held at the end of the office (31.05.2018))	
Pasquina Corsi	Standing Auditors						

The number of shares was calculated taking into account the impact of the reverse stock split completed in 2018.

The number of shares was calculated taking into account the impact of the reverse stock split completed in 2018.



The following table shows the interests held by the Chief Operating Officer in IGD and its subsidiaries.

Name	Office	Company in which interest is held	N. of shares held at the end of 2017 ⁵⁰	No. of shares purchased	No. of shares sold	No. of shares held at the end of 2018
Daniele Cabuli	Chief Operating Officer	IGD	13,000	4,640		17,640

The following table shows the interests held by Managers with Strategic Responsibilities in IGD and its subsidiaries.

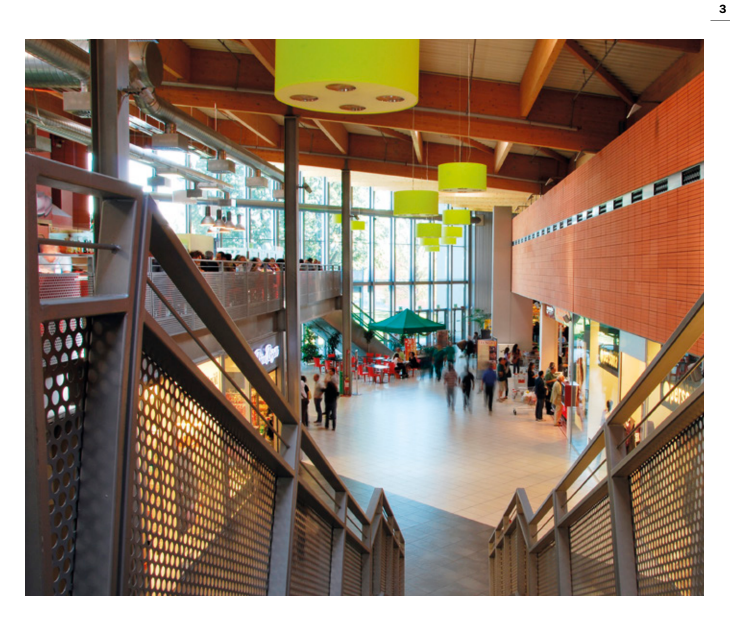
Number of Managers with Strategic Responsibilities	Office	N. of shares held at the end of 2017 ⁵¹	No. of shares purchased	No. of shares sold	No. of shares held at the end of 2018
4	IGD	16,65352	5,940	-	22,59353

 $^{^{50}}$ The number of shares was calculated taking into account the impact of the reverse stock split completed in 2018.

 $^{^{51}}$ The number of shares was calculated taking into account the impact of the reverse stock split completed in 2018.

 $^{^{52}}$ This number includes the shares held at year-end 2017 by the Manager with Strategic Responsibilities appointed in May 2018.

⁵³ This number includes the shares held at year-end 2018 by the Manager with Strategic Responsibilities who exited on 31 December 2018.





CENTRO NOVA

BOLOGNA

Opening 1995 Extension 2008 Mall GLA sqm 12,740

Food anchor GLA sqm 18,188



4,311,357 visitors in 2018

