

ITALMOBILIARE INVESTMENT HOLDING

Remuneration Report

REPORT ON THE REMUNERATION POLICY IN 2025 AND COMPENSATION PAID IN 2024



LETTER OF THE CHAIRMAN OF THE REMUNERATION AND NOMINATIONS COMMITTEE

Shareholders,

as Chairman of the Remuneration and Nominations Committee, I am pleased to submit for your review – also on behalf of my colleagues Valentina Casella and Marco Cipelletti – the "Report on the Remuneration Policy in 2025 and Compensation Paid in 2024", prepared in compliance with current legislation and approved by the Board of Directors on March 6, 2025.

We see this Report as a valuable opportunity to share with our community of Shareholders and Stakeholders how Italmobiliare has responded to the market's call by making the Policy an effective tool for its business and sustainability strategy.

The Policy we are presenting to you – which is set once again this year against a backdrop of highly volatile economic and geopolitical scenarios – continues to enable Italmobiliare to demonstrate the resilience it has shown in recent years.

The Remuneration Policy is closely related to our medium to long-term strategic vision and to the Company's growing commitment to make a positive contribution in the Environmental, Social and Governance area. To this end, the sustainability objectives in both short and medium-to-long-term variable incentive systems have been confirmed, given the effectiveness of the existing structure. This is also considering the pronounced correlation between the performance objectives of short and medium-to-long-term variable components and the strategic objectives outlined in the strategic plan and the Sustainability Plan.

In preparing this policy, we continued listening to and analysing the suggestions and indications received from all stakeholders.

The Remuneration Policy that we are submitting for your approval confirms, as distinctive elements, the pursuit of a suitable pay-mix in the management's compensation package, a breakdown of the remuneration policy for the Chief Executive Officer and the Chief Operating Officer, where appointed, the link of the variable component to clear, predetermined and measurable performance objectives, also with a view to sustainability, and the alignment of the remuneration tools adopted with the best market practices.

I trust that the Committee's commitment, in collaboration with management, and the decisions reflected in the Remuneration Policy approved at the last Shareholders' Meeting can once again be understood and appreciated, with the support that will be given to the proposed 2025 Remuneration Policy.

Chiara Palmieri
Chairman of the Remuneration and
Nominations Committee

INTRODUCTION

This Report on the Remuneration Policy and the Compensation Paid was approved by the Board of Directors of Italmobiliare on March 6, 2025, on the proposal of the Remuneration and Nominations Committee, and will be put to a binding vote on Section I and an advisory vote on Section II at the Shareholders' Meeting on April 17, 2025.

The Report is composed of two sections:

Section I – Report on the Remuneration Policy – which explains Italmobiliare's Remuneration Policy for 2025 with reference to the members of the Board of Directors, the Chief Executive Officer, the Chief Operating Officer, where appointed, the Key Management Personnel and the members of the Board of Statutory Auditors, indicating, in particular, the objectives pursued, guiding principles and any amendments with respect to the previous year, bodies involved and the procedures used to adopt and implement the Policy.

Section II – Report on Compensation Paid – which explains the compensation paid during the year ended December 31, 2024 by Italmobiliare S.p.A., its subsidiaries and associate companies, to the Directors, Key Management Personnel and members of the Board of Statutory Auditors; it provides an analytical report on the compensation paid to them during the year in implementation of the current Remuneration Policy (as approved by the Shareholders' Meeting on April 23, 2024).

The text of the Report is made available to the public at the registered office, on the authorised storage platform (www.emarketstorage.com) and on the Company's website, no later than the twenty-first day prior to the date of the Shareholders' Meeting called to approve the 2024 financial statements and requested to vote on a binding resolution on Section I and a non-binding resolution on Section II of this Report, in accordance with governing regulations pursuant to art. 123-ter, paragraph 3-ter and 6 of the Consolidated Law on Finance.

SUMMARY

Purpose and principles of the Remuneration Policy and how it is linked to strategy

Italmobiliare's 2025 Remuneration Policy, defined in accordance with the Company's governance model and the recommendations made by the Corporate Governance Code to which the Company adheres, has the aim of ensuring the alignment of management's interests with the interests of shareholders and all its stakeholders. In this sense, it constitutes one of the fundamental tools for pursuing the sustainable success of the Italmobiliare Group, through the creation of long-term shared value, thereby contributing to the global challenges and, at the same time, protecting and strengthening its financial performance for the benefit of the shareholders and of all other stakeholders.

In fact, the Italmobiliare Group is inspired by and promotes values in its own sphere of activity and in that of the other Group companies that are consistent with the most advanced international governance practices. Among these, there is the United Nations Global Compact, the most important strategic initiative of corporate responsibility. The Italmobiliare Group adheres to it through a formal and substantial declaration of commitment to promote a healthy, inclusive and sustainable global economy, respectful of labour and human rights, able to safeguard the environment and actively involved in promoting integrity in every aspect of the business. To this end, Italmobiliare shares, supports and applies the Ten Fundamental Principles of the Global Compact in its sphere of influence and actively contributes to achieving the United Nations Sustainable Development Goals.

By establishing a direct relationship between pay and performance, the Remuneration Policy aims to attract, retain and motivate people with the professional qualities required to manage the Company in line with its Mission to play "an active and continuous role in the process of portfolio growth and enhancement by combining development, internationalisation and innovation with an effective governance and risk management model, and full ESG integration at all stages of investing".

The following table summarises the purposes and characteristics of the various components of remuneration envisaged by Italmobiliare's Policy.

	IIS

Characteristics

Amounts relating to 2023-2025 mandate

Fixed Remuneration

To value and acknowledge the managerial and professional skills, experience and contribution required by the role assigned.

It is sufficient to remunerate beneficiaries' performance in the event of a significant reduction in the variable component. It is determined based on assigned role and responsibilities.

It is defined according to the market remuneration levels of comparable positions.

Chairman: € 440,000 (including the fixed annual salary of € 40,000 set by the Shareholders' Meeting for the office of Director).

Chief Executive Officer:

€ 840,000 (including the fixed annual salary of € 40,000 set by the Shareholders' Meeting for the office of Director).

Key Management Personnel: remuneration consistent with the role held and relevant responsibilities.

Short-term incentives (MBO)

To promote a performance-based culture and encourage management to pursue the expected goals, creating a solid link between remuneration and performance achieved during the year.

Assignment of performance objectives to be achieved during the reference financial year and which are directly linked to the Company's strategic plan.

The plan considers three types of objectives:

1. Economic and financial results of the
Group

2. Operating indicators/management's running of the Holding Company

3 ESG

The value of the incentive accrued is directly proportional to the result

For each goal assigned, a threshold, target and maximum performance level is envisaged. Failure to reach at least the threshold level will mean that the incentive linked to the goal is not accrued.

Chief Executive Officer: 72% of the fixed remuneration (target level).

Key Management Personnel: on average between 25% and 80% of the fixed remuneration (target level).

Value Creation Sharing Incentive

To promote a performance culture and recognise management's contribution to the creation of value in relation to investment management.

It is linked to the achievement of multiyear, quantitative, objectively measurable performance targets, consistent with the objectives of creating value for shareholders.

It is designed to contract or increase more than proportionally to the degree of performance generated by extraordinary transactions, taking into account the performance of the entire investment portfolio.

A threshold level is established (IRR Threshold set at a hurdle rate of 10%) that acts as a trigger for bonus recognition. Beyond this threshold level, the bonus value is determined by the funding level of a Bonus Pool, expressed as a percentage of the Extra Performance.

Chief Executive Officer:

beneficiary of the Plan. The value cannot be defined ex-ante.

Key Management Personnel: beneficiaries of the Plan. The value cannot be defined ex-ante.

Long-term incentives (LTI)

To foster a medium/long-term sustainability performance, strengthening the connection between management's remuneration and the creation of value for the shareholders, also through constant monitoring and control of the risks involved in the investment portfolio

Assignment of a specific number of rights to receive "Phantom Stocks" linked to a predefined level of Net Asset Value per share and specific objectives related to the ESG performance at the end of a three-year vesting period.

The plan envisages a threshold, target and maximum performance level in relation to the underlying goal. Failure to reach at least the threshold level will mean that the right to receive the bonus is lost.

Chief Executive Officer: 150% of the fixed remuneration (target level).

Key Management Personnel: on average between 42% and 120% of the fixed remuneration (target level).

Benefits

Benefits consist of forms of welfare, assistance and use of corporate instruments, taking a comprehensive remuneration approach that is consistent with the market.

Benefits are defined in line with reference remuneration market practices and consistent with governing regulations; all managers are assigned benefits, which are essential elements of the compensation package, taking into consideration roles and/or responsibilities, favouring pension and social security components.

Severance

To protect the Company from the risk of potential litigation in cases of termination of the employment relationship.

The Company can stipulate individual agreements relating to the economic effects connected with the termination of employment ("severance"). The maximum total value of the indemnities subject to any agreement cannot exceed twice the total annual remuneration, in addition to the amounts due by law and collective agreement.

Contents

SECTION I - REPORT ON THE REMUNERATION POLICY IN 2025

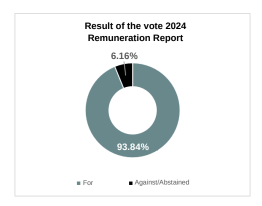
SHAREHOLDERS ENGAGEMENT RESULT OF THE 2024 VOTE ON SECTION I –	
REPORT ON THE REMUNERATION POLICY	10
GOVERNANCE AND PARTIES INVOLVED 1. Shareholders' Meeting	11 11
2. Board of Directors	12
3. Remuneration and Nominations Committee4. Board of Statutory Auditors	13 15
PURPOSE AND PRINCIPLES OF THE REMUNERATION POLICY AND HOW IT IS LINKED TO ITALMOBILIARE'S STRATEGY	16
EMPLOYEES' REMUNERATION AND WORKING CONDITIONS 1. Pay Mix	19 19
MARKET PRACTICE	20
REMUNERATION OF THE BOARD OF DIRECTORS	
AND BOARD OF STATUTORY AUDITORS	21
REMUNERATION OF THE CHIEF EXECUTIVE OFFICER	22
Fixed Remuneration Short-term variable remuneration (MBO)	23 23
3. Long-term variable remuneration	25
4. Value Creation Sharing Incentive5. Benefits	27 27
REMUNERATION OF THE CHIEF OPERATING OFFICER	
AND KEY MANAGEMENT PERSONNEL 1. Fixed Remuneration	28 28
2. Short-term variable remuneration (MBO)	29
Long-term variable remuneration Value Creation Sharing Incentive	30 30
5. Benefits	30
CLAWBACK	30
SEVERANCE INDEMNITY POLICY	31
SECTION II - REPORT ON COMPENSATION	
PAID IN 2024	
PART I	32
Result of the 2024 vote on Section II – Report on Compensation Paid Business results for 2024	32 32
Description of the compensation paid to Directors, Statutory Auditors	
and Key Management Personnel	33
Annual change in compensation and performance	37
PART II Detailed tables	39

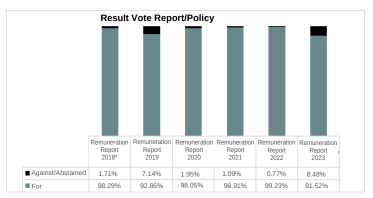
SECTION I – REPORT ON THE REMUNERATION POLICY IN 2025

Italmobiliare's remuneration policy for 2025 is substantially the same as last year's, except for a slight revision of the pay-mix of key management personnel and the distinction made for the remuneration of the positions of Chief Executive Officer and Chief Operating Officer, which are now considered non-cumulatively. Due to the organisational changes that occurred at the end of last year, the policy also contains a proposal for the fixed annual remuneration of the Chief Executive Officer to which the short-term variable remuneration (MBO) will be linked. This proposal stems from the consideration that the current fixed annual remuneration of the CEO, equal to 100,000 euro, is not adequate for the responsibilities associated with the leading role in the Company; it is also consistent with the provisions of the Corporate Governance Code to which the Company adheres (see principle XV and recommendation 25).

SHAREHOLDERS ENGAGEMENT | RESULT OF THE 2024 VOTE ON SECTION I – REPORT ON THE REMUNERATION POLICY

Italmobiliare recognises the great importance of constant dialogue and continuous interaction with the main recipients of the Remuneration Policy, aimed at guaranteeing continuous improvement and adoption of market best practices and the implementation of the main areas of improvement indicated by the Shareholders and the Proxy Advisors.





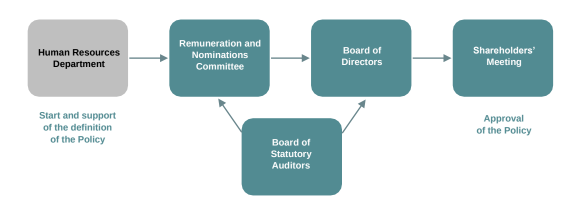
^{*} Overall report voting.

GOVERNANCE AND PARTIES INVOLVED

The definition of the Remuneration Policy involves multiple parties and corporate bodies, as envisaged by the Bylaws, current regulations and the governance model adopted by the Company. In particular, this involves the Remuneration and Nominations Committee, the Board of Directors and the Shareholders' Meeting. The Company's Human Resources Department actively supports the parties involved in the Policy definition.

THE PROCESS OF DEFINITION AND APPROVAL OF THE REMUNERATION POLICY

Proposal and definition of the Policy



The Remuneration and Nominations Committee, the Chief Executive Officer and the Board of Directors are in charge of implementing the Policy.

The Board of Statutory Auditors monitors application of the Remuneration Policy over time.

1. Shareholders' Meeting

In relation to remuneration, the Shareholders' Meeting:

- At the time of appointment and for the term of office, determines the compensation of the members of the Board of Directors and the Board of Statutory Auditors;
- Resolves on financial instrument-based remuneration plans, on the proposal of the Board of Directors;
- On approval of the annual financial statements, will vote for or against Section I of the Remuneration Report in a binding vote and on Section II of the Remuneration Report in an advisory vote, pursuant to article 123-ter of the Consolidated Law on Finance.

2. Board of Directors

Italmobiliare's Board of Directors currently in office (2023-2025 mandate) is made up of 12 Directors. Their mandate expires on approval of the financial statements at December 31, 2025.

The composition of the Board currently in office for the 2023-2025 mandate is as follows:

Laura Zanetti ⁽¹⁾	Chairman
Livio Strazzera ⁽¹⁾	Deputy Chairman
Carlo Pesenti	Chief Executive Officer
Giorgio Bonomi	
Mirja Cartia d'Asero ⁽²⁾	Independent director
Valentina Casella ⁽²⁾	Independent director
Marco Cipelletti ⁽²⁾	Independent director
Elsa Fornero ⁽²⁾	Independent director
Luca Minoli	
Chiara Palmieri ⁽²⁾	Independent director
Roberto Pesenti	
Pietro Ruffini ⁽²⁾	Independent director

⁽¹⁾ Independent director (pursuant to Legislative Decree 58, February 24, 1998).

With regard to remuneration, the Board of Directors:

- defines and approves the Policy, based on the proposal made by the Remuneration and Nominations Committee;
- on the recommendation of the Remuneration and Nominations Committee, and after consulting with the Board of Statutory Auditors, determines the remuneration of Directors holding particular offices;
- with the support of the Control and Risk Committee, appoints and dismisses the Head of the Internal Audit function, defining his/her remuneration in line with Company policies;
- on the recommendation of the Remuneration and Nominations Committee, establishes the performance objectives linked to the variable component of the remuneration of Directors holding particular offices and Key Management Personnel;
- checks, also making use of information received from the Remuneration and Nominations Committee and the relevant company departments, achievement of the performance objectives to which the incentive plans and short-term variable remuneration are linked;
- in accordance with the Policy, decides on any incentive plans, including those based on financial instruments, to submit to the Shareholders' Meeting for approval.

⁽²⁾ Independent director (pursuant to Legislative Decree 58, February 24, 1998 and the Corporate Governance Code).

FORECAST OF EXCEPTIONS TO THE ELEMENTS OF THE 2025 REMUNERATION POLICY

On the proposal of the Remuneration and Nominations Committee and in compliance with the Related Party Transactions Procedure, the Board of Directors may, in exceptional circumstances, that could compromise pursuit of the Company's long-term interests or its ability to remain on the market, as provided for by article 123-ter, paragraph 3-bis of the CLF, and by art. 84-quater of the Issuers' Regulation, temporarily waive the remuneration policy if the requested waiver is consistent with the pursuit of the long-term interests and sustainability of the Company as a whole or to ensure its ability to remain on the market.

The elements of the remuneration policy to which exceptions may apply are the following:

- Fixed remuneration;
- Short-term variable remuneration;
- Long-term variable remuneration;
- Value Creation Sharing Incentive;
- Severance indemnity policy.

The Board resolution also specifies the duration of such waiver and identifies the specific elements of the Policy subject to the waiver, in accordance with the above requirements.

3. Remuneration and Nominations Committee

The Remuneration and Nominations Committee comprises only Directors classed as independent according to the requirements laid down by the Consolidated Law on Finance and the Corporate Governance Code, with suitable knowledge and experience in matters of finance or remuneration policies.

The Remuneration and Nominations Committee has the following composition at the date of this Report:



Remuneration and Nominations Committee

The Board of Statutory Auditors and Human Resources Director are also regularly invited to attend the Committee meetings. No Director is present at the part of meetings when their remuneration is discussed. Minutes are taken of the meetings and the Chairman informs the Board of the meetings held at the first opportunity.

The Remuneration and Nominations Committee has the aim of guaranteeing that the remuneration policies established for Directors, including those who have been delegated powers or appointed to particular positions, and for Key Management Personnel are formulated by a body that does not have any interest in them, in compliance with recommendation 26 of the Corporate Governance Code, to which the Company adheres. The Committee only plays an advisory role; the power to determine the remuneration of Executive Directors and Directors holding particular offices lies with the Board of Directors, which consults with the Board of Statutory Auditors in accordance with art. 2389, third subsection of the Italian Civil Code.



Tasks of the Remuneration and Nominations Committee (in the remuneration area)



It makes proposals to the Board on the definition of the remuneration policy; it periodically assesses the overall adequacy and consistency of the remuneration policy, monitoring its application in practice.



It assesses proposals to introduce short- and long-term incentive systems, cash- and share-based, to be submitted for the approval of the Board of Directors.



It submits proposals to the Board of Directors, or expresses opinions, on the remuneration of Executive Directors and other Directors holding particular offices, as well as on setting performance objectives.



It proposes performance objectives to the Board related to the variable component of the remuneration of Executive Directors, Directors holding particular offices and Key Management Personnel.



It checks, also making use of information received from the relevant company departments, achievement of the performance objectives to which the long-term incentive plans and variable remuneration are linked.



It expresses opinions on the indemnities to be paid to key management personnel in the event of their early termination; it evaluates the possible effects of termination on the rights assigned as part of incentive plans based on financial instruments.



It proposes to the Board temporary exceptions to the Remuneration Policy in the presence of exceptional circumstances and in compliance with the Related Party Transactions Procedure.

In going about its duties, the Committee can use corporate departments and resources as necessary each time to ensure the best possible fulfilment of its tasks, or independent third-party experts. The duties of the Committee and how it is meant to function are governed by the Regulation of the Board of Directors, which can be found in the "Governance/Documents and Procedures" section of the Company's website.

The Committee met four times during 2024 with the participation of the Board of Statutory Auditors; meetings lasted less than an hour on average. In two out of these meetings it also performed the functions of Nominations Committee.

The Committee was assisted by the independent consultant Willis Towers Watson, among other things, in preparing the remuneration policy for 2025.

In 2024, the Committee carried out the following activities concerning remuneration:

- it examined the Company's report on the remuneration policy in 2024 and compensation paid in 2023; to be submitted to the Board of Directors and subsequently to the Shareholders' Meeting;
- it verified the achievement of the performance objectives for the purpose of determining the short-term variable remuneration to be paid to the Chief Executive Officer/Chief Operating Officer and to key management personnel (MBO 2023);
- it made a proposal to the Board of Directors for the variable remuneration of the Chief Executive Officer/Chief Operating Officer and key management personnel for 2024 (MBO 2024);
- it assessed the conditions for the allocation of the Value Creation Sharing Incentive and submitted proposals to the Board of Directors for the disbursement of the incentive to the beneficiaries, in relation to liquidity events resulting from the sale of portfolio investments;
- it verified the consequences of Carlo Pesenti's resignation from his position as Chief Operating Officer, ascertaining, among other things, the continued entitlement to participate in the short-term incentive system for the 2024 fiscal year, the continued entitlement to participate in the long-term incentive system (2023-2025 Phantom Stock Grant Plan), as well as the continued entitlement to non-monetary benefits, for subsequent evaluation by the Board of Directors.

In 2025, up to the date of approval of the Report, the Committee has met twice. Among its activities involving remuneration: it examined the Company's report on the remuneration policy for 2025 and on the compensation paid in 2024 to be submitted to the Board of Directors and subsequently to the Shareholders' Meeting; it verified the achievement of performance objectives for the determination of the short-term variable remuneration for the recently closed fiscal year to be assigned to the Chief Executive Officer and key management personnel (MBO 2024); it examined the objectives of the MBO 2025 for key management personnel, later approved by the Board of Directors.

The Remuneration Committee also examined the recommendations included in the letter dated December 17, 2024 received from the Chairman of the Italian Corporate Governance Committee.

Italmobiliare's 2025 Remuneration Policy was approved by the Board of Directors upon proposal by the Remuneration and Nominations Committee, in the meeting held on March 6, 2025, concurrently with the approval of this Report.

4. Board of Statutory Auditors

With regard to remuneration, the Board of Statutory Auditors expresses opinions required by governing regulations in reference to, in particular, the remuneration of Directors holding particular offices, pursuant to Art. 2389 of the Italian Civil Code, verifying their consistency with the Company's Remuneration Policy. The Board of Statutory Auditors regularly attends the meetings of the Remuneration and Nominations Committee.

PURPOSE AND PRINCIPLES OF THE REMUNERATION POLICY AND HOW IT IS LINKED TO ITALMOBILIARE'S STRATEGY

Italmobiliare's 2025 Remuneration Policy, explained in this Report, is defined in accordance with the Company's governance model and the recommendations made by the Corporate Governance Code, to which the Company adheres, and has the aim of ensuring the alignment of management's interests with the interests of shareholders and all its stakeholders.

By establishing a direct relationship between pay and performance, the Remuneration Policy aims to attract, retain and motivate people with the professional qualities required to manage the Company in line with its Mission to play "an active and continuous role in the process of portfolio growth and enhancement by combining development, internationalisation and innovation with an effective governance and risk management model, and full ESG integration at all stages of investing."

The Remuneration Policy is also defined taking into account the best market practices adopted by listed companies and a continuous monitoring and control of risk. To this end, each of the components of the remuneration offered to the Company's management team responds to a precise purpose in pursuit of this strategic vision and, thanks to a **suitable balance of fixed and variable components**, helps structure a compensation package that guarantees effective alignment between management's remuneration and shareholders' interests, expressed first and foremost by the proportional nature of the variable components accrued and the results achieved in the short and long term.

In its long history as a holding company of diversified interests in the industrial and financial sector, Italmobiliare was **one of the first in Italy to adopt a modern approach to sustainability**. Already in the 1990s it had launched ambitious sustainability programmes at its main industrial subsidiaries, fully integrated into the strategic development priorities and coordinated by dedicated functions. Thanks to this experience, the Company has developed a full-time commitment to best practices, from principles to policies, from processes to products, from local and global initiatives to reporting tools.

Today, through the flow of investments and disposals and the management over time of the investments held in its portfolio, Italmobiliare Investment Holding wants to achieve sustainable success for the entire Group, assigning priorities and mobilizing financial resources in a targeted and selective manner. The aim is to contribute to global challenges and, at the same time, protect and strengthen financial performance for the benefit of the shareholders and all other stakeholders. The sustainability of the portfolio companies' development is the metric for evaluating the creation of shared value over time.

Confirming its commitment, in 2020 the Italmobiliare Group joined the **United Nations Global Compact**, with a view to integrating ESGs even more deeply into the holding company's business strategy with increasingly effective supervision of subsidiaries and associates:

- 1. assessment of the ESG profile of the companies subject to potential investment, applying the principles and criteria defined by the Responsible Investment Policy;
- 2. active ownership during the management of portfolio companies, through active dialogue and continuous support towards the integration of environmental, social and governance success levers into the business strategy;
- 3. transparency and reporting of ESG performance in all management phases up to disposal, also with a view to ensuring that the path undertaken will continue.

In 2024, the Company updated its **Code of Ethics**, **Sustainability Policies** and **Responsible Investment Policy**, three interdependent and coordinated documents that, together with the **Partnership Charter**, trace the path consistently and effectively from a commitment to certain values to day-to-day operations.

Together, they apply in all of the Group's activities, in relations with all of its companies or counterparties and in the active involvement of all stakeholders in its sphere of influence, supporting Italmobiliare in best expressing the ultimate role of the investor: transformative capacity, expertise, management skills and capital for a healthy, inclusive and sustainable global economy, respectful of labour and human rights, able to safeguard the environment and actively involved in promoting integrity in all aspects of the business.

For this reason, specific objectives have been adopted within the short-term incentive plan scorecard, aimed particularly at creating, refining and rationalising the essential elements to consolidate the path to integrate ESGs with the Group's internal processes. The progress of the ESG Plans for the Holding and Portfolio Companies is monitored through a dedicated dashboard, updated during monthly meetings with management. Additionally, the Plan's progress is shared at each Board meeting. Similarly, the 2023-25 long-term incentive plan provides for the introduction of ESG metrics.

Components of remuneration

Characteristics and Purpose

FIXED REMUNERATION

- Includes all fixed annual remuneration (i.e. gross annual pay from employment, directors' fees, compensation for specific offices, ...);
- It is defined in such a way as to adequately remunerate the role, i.e. the nature of the activity carried out and the responsibilities assigned to it, even in the event of a reduction or absence of variable components.

MBO (Short-term variable incentives)

- This is commensurate with the role held, i.e. the nature of the impact on the Company's overall performance in the medium/long term;
- It is connected with the achievement of annual quantitative and/or qualitative performance objectives, which can be objectively measured and are consistent with the goals set out in the Company's strategic plan and sustainability policy;
- It is designed to contract or increase proportionally to the degree of achievement of the objectives assigned and the value creation generated.

LTI (Long-term variable incentives)

- This is commensurate with the role held, i.e. the nature of the impact on the Company's overall performance in the short term;
- It is connected with the achievement of multi-year quantitative and/or qualitative performance objectives, which can be objectively measured and are consistent with the goals set out in the strategic plan and in the sustainability policy with the primary goal of creating value for shareholders;
- It is designed to contract or increase proportionally to the degree of performance generated with respect to the objectives assigned.

Value Creation Sharing Incentive (Non-recurring medium/long term variable incentive)

- It is connected with the achievement of multi-year quantitative performance objectives, which can be objectively measured and are consistent with the goals of creating value for shareholders;
- It is designed to contract or increase more than proportionally to the degree of performance generated by extraordinary transactions.

The Italmobiliare Remuneration Policy, with reference to the type of components of remuneration to be paid to the various categories of policy beneficiaries, is defined in such a way as to be consistent with the indications given in the Corporate Governance Code and the guidelines issued by the main proxy advisors, as well as with market practice. Specifically:

The remuneration of Non-Executive Directors consists only of fixed compensation, so it is not linked to the Company's results.

- The remuneration of the Chief Executive Officer, the Chief Operating Officer¹ and Key Management Personnel consists of a fixed part and a variable part, with the latter in turn consisting of a short-term and a medium/long-term component and representing significant part of total remuneration; starting from 2024, an additional variable medium/long-term component was introduced, linked to the creation of value in extraordinary transactions (Value Creation Sharing Incentive).
- The remuneration of the Financial Reporting Officer and the Head of Internal Audit consists of a fixed part which is predominant with respect to the variable part. The short-term variable component is primarily linked to goals relating to the role and responsibilities.

FOCUS ON VARIABLE REMUNERATION LINKED TO RESULTS

Type of Incentive: Cash **KPIs Chief Executive Officer:** Annual growth in NAV per share compared with expected target growth in 2025 Growth in adjusted EBITDA of subsidiaries/associate companies compared with expected target growth in 2025 ESG: Percentage progress of the annual ESG Plan defined for the Holding and Portfolio Companies, which includes specific objectives in the following strategic Suitable balance of fixed/variable Governance and value chain Climate strategy Health, safety, and well-being Gender and human capital development √ Limit to variable remuneration (CAP) Predetermined, measurable objectives **KPIs Key Management Personnel:** мво Clawback/Malus Annual growth in NAV per share compared with expected target growth in 2023 Specific incentive to Internal Audit EBIT/EBITDA of specific controlled companies and Financial Reporting Officer Individual objectives consistent with the role held and project milestones Link to ESG factors ESG: Percentage progress of the annual ESG Plan defined for the Holding and Portfolio Companies, which includes specific objectives in the following strategic areas: Governance and value chain Climate strategy Health, safety, and well-being Gender and human capital development CAP: YES Clawback and/or Malus: YES

Type of plan: Phantom Stock

Vesting: 3 years

KPIs

LTI

Value Creation Sharing Incentive

- Net Asset Value per share condition for the accrual of the bonus
- ESG: Improvement of the ESG rating

Sustainalytics S&P Global CDP

CAP: YES

Clawback and/or Malus: YES

- √ Suitable balance of fixed/variable
- √ Vesting of 3 years
- √ Part of the remuneration in financial instruments / phantom equity
- √ Limit to variable remuneration (CAP)
- √ Predetermined, measurable objectives linked to the creation of value

Type of Incentive: Cash

KPIs:

Internal Rate of Return (IRR) of the investment – condition for the accrual of the bonus

Performance measurement period: linked to the time horizon of the investment

- Capital gains generated by single operations
- Overall portfolio performance condition for the accrual of the bonus

CAP: YES

Clawback and/or Malus: YES

- Suitable balance of fixed/variable
- √ Performance measurement period consistent with the investment time horizon
- $\sqrt{\text{Limit to variable remuneration (CAP)}}$
- Predetermined, measurable objectives linked to the creation of value

¹ At the date of this Report, the organisational and governance structure does not include the role of Chief Operating Officer.

EMPLOYEES' REMUNERATION AND WORKING CONDITIONS

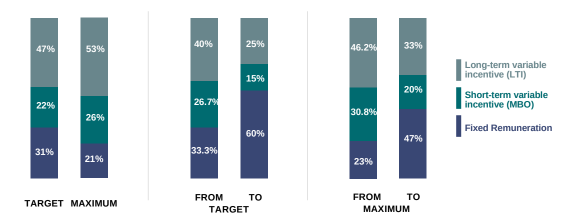
The Company monitors working conditions and remuneration on an annual basis in order to promote a consistent remuneration policy for all employees, at the level of both the Parent Company and the Subsidiaries, in line with the Code of Ethics and the Sustainability Policies. The greatest efforts in the Human Resources area include initiatives in the following areas:

- Health & Safety, focused on the creation of a managerial culture
- Extensive training for all levels
- Engagement
- Diversity, Equity & Inclusion, with specific focus on reducing the Gender Gap in terms of representation, remuneration, and growth opportunities
- Benefits and Welfare initiatives.

1. Pay Mix

The Remuneration Policy is defined in such a way as to **guarantee a suitable balance of fixed and variable components** and, of the latter, between short-term (annual) and medium/long-term (multi-year) variable components. The method by which the adequacy of said balance has been defined is connected with the nature of the role, its impact on the pursuit of corporate objectives and market practice for similar roles.

The pay mix, referring to the Chief Executive Officer, following the organisational change implemented as of January 1, 2025 is shown below:



CHIEF EXECUTIVE OFFICER

KEY MANAGEMENT PERSONNEL

The "Target" pay mix refers to the potential full achievement of the performance objectives linked to the annual variable component (MBO) and the long-term variable component (LTI) (100% achievement of objectives). Similarly, the "Maximum" pay mix refers to the scenario whereby there is an overperformance of all objectives linked to the annual variable component (MBO) and the long-term variable component (LTI) (maximum score of objective achievement). The presentation does not take into consideration the component connected to the "Value Creation Sharing Incentive": this element, albeit stable, envisages a time horizon for measuring performance and paying bonuses directly linked to investment transactions which cannot be defined ex-ante.

Monetary disbursements may also be envisaged that from time to time, through bonuses and one-off discretionary payments, reward specific results or performance that are predetermined on each occasion and are not already included in the short and medium/long-term variable components of remuneration. The disbursement of one-off cash bonuses to particularly strategic management figures, who have stood out by making exceptional individual contributions, is an important mechanism by which to differentiate and ensure meritocratic selection and, therefore, to retain excellent resources. These forms of remuneration are assigned by the Board of Directors on the recommendation of the Remuneration and Nominations Committee, after hearing the opinion of the Board of Statutory Auditors pursuant to art. 2389 of the Italian Civil Code, if appropriate.

MARKET PRACTICE

The Company regularly monitors the main national and international market practices, also by carrying out specific benchmarking remuneration analyses, carried out by the independent international consultancy firm Willis Towers Watson, in order to verify the competitiveness of its remuneration offer.

For the purposes of the market analyses carried out for the positions of Chief Executive Officer, Chief Operating Officer¹, Chairman of the Board of Directors, Non-Executive Directors and members of the Board of Statutory Auditors, the following peer groups consisting of companies were identified. They are considered comparable based on their size in financial terms and type of business:

ROLE	CRITERIA	PEER GROUP
Chief Executive Officer	Listed Italian and international holding companies, comparable by type of business and economic-financial size	CIR, IMMSI, Intek, Tamburi Investment Partners, Corp Financiera Alba, Eurazeo, Exor, ICG Group, Indus Holding, KKR & Co., Melrose Industries, Sofina, Wendel
Chairman of the Board of Directors	Listed Italian companies belonging to the FTSE Mib and FTSE Mid Cap	Aeroporto di Bologna, Amplifon, Anima Holding, Italgas, Prysmian, Safilo Group, Webuild
Non-Executive Directors Board of Statutory Auditors	Italian listed companies belonging to the FTSE Mid Cap	Anima Holding, Autogrill, Carel Industries, Cementir Holding, CIR, Danieli & Co, Datalogic, De Longhi, Dea Capital, Interpump Group, Maire Tecnimont, OVS, Tamburi Investment Partners, Webuild, Zignago Vetro
Chief Operating Officer	Italian and European companies comparable by size and complexity Top Executive Compensation Data for Italy and Europe	

¹ At the date of this Report, the organisational and governance structure does not include the role of Chief Operating Officer.

REMUNERATION OF THE BOARD OF DIRECTORS AND BOARD OF STATUTORY AUDITORS

At the date of this Report, Italmobiliare's Board of Directors consists of an Executive Director, i.e. the Chief Executive Officer, and Non-Executive Directors. The remuneration of the Chief Executive Officer is described in the next section. The other Directors who hold particular offices (Chairman, Deputy Chairman) receive an additional remuneration approved by the Board of Directors, following the April 2023 Shareholders' Meeting that appointed it, on the proposal of the Remuneration and Nominations Committee, having heard the opinion of the Board of Statutory Auditors, pursuant to art. 2389 paragraph 3 of the Italian Civil Code. Non-Executive Directors only receive a fixed remuneration linked to the office and an attendance fee to be paid on the basis of participation at meetings of the Board Committees, in accordance with the resolutions of the Shareholders' Meeting. Non-Executive Directors do not receive variable components of remuneration. The composition of this remuneration is based on the complexity of the positions held and the time commitment required, in line with market benchmarks.

The Directors are also entitled to reimbursement of the expenses incurred for their office and a D&O (Directors & Officers) liability insurance policy, which covers third-party liability of the corporate bodies in going about their duties. The Chairman may also be assigned specific illness and injury policies.

COMPENSATION OF THE BOARD OF DIRECTORS IN OFFICE UP TO THE DATE OF APPROVAL OF THE FINANCIAL STATEMENTS AT DECEMBER 31, 2025

Chairman	440,000 € *
Deputy Chairman	60,000 € *
Chief Executive Officer	840,000 € *
Non-Executive Directors	40,000 €
Attendance fee for the meetings of the Board Committees	3,000 € /meeting

^{*} Including the director's compensation of € 40,000.

The Board of Statutory Auditors' compensation is established by the Shareholders' Meeting at the time of their appointment.

The compensation of the Board of Statutory Auditors decided by the Shareholders' Meeting in April 2023 is adequate to the competence, professionalism and commitment required, and consistent with market standards, as shown by the benchmark analysis carried out in early 2023 with the help of Willis Towers Watson as advisor.

COMPENSATION OF THE BOARD OF STATUTORY AUDITORS IN OFFICE UP TO THE DATE OF APPROVAL OF THE FINANCIAL STATEMENTS AT DECEMBER 31, 2025

Chairman	75,000 €
Auditors	60,000 €

REMUNERATION OF THE CHIEF EXECUTIVE OFFICER

Remuneration of the Chief Executive Officer is defined in line with the powers conferred, also reflecting the new organisational structure in place as of January 1, 2025, and the principles and purpose of the Company's Remuneration Policy, as well as in line with market benchmarks for similar positions in comparable companies.

The compensation package of the Chief Executive Officer is structured into its various components in such a way as to guarantee:

- Consistency between the results achieved and the variable remuneration schemes implemented by establishing performance objectives that involve a reasonable amount of challenge for the person concerned;
- Alignment with the best market practices in terms of remuneration pay mix (fixed and variable components of remuneration);
- A link between the short- and long-term Company results, in terms of creating value;
- The correct remuneration according to role, powers and responsibilities;
- Long-term loyalty and retention.

The remuneration of the Chief Executive Officer is defined according to criteria that assure a suitable balance of fixed and variable components of remuneration and, with regard to the latter component, of short- and long-term variable components. This structure promotes a solid alignment between the remuneration disbursed and/or accrued and the creation of value in the long-term.

The policy for the remuneration of the Chief Executive Officer is made up as follows:

Fixed Remuneration

Fixed remuneration as Chief Executive Officer

MBO plan (Short-term variable)
LTI plan (Long-term variable)
Value Creation Sharing Incentive (Medium/long-term variable)
Benefits envisaged by company practice

1. Fixed Remuneration

Following the organisational changes that took place at the end of fiscal year 2024, effective from January 1, 2025, the Board of Directors, upon proposal of the Remuneration and Nominations Committee and subject to the approval of the Policy by the Shareholders' Meeting, intends to assign the Chief Executive Officer a compensation starting from January 1, 2025, amounting to € 800,000 on an annual basis. In addition to this amount, there is an additional fee for serving as a member of the Board of Directors, amounting to € 40,000 annually.

In total, the fixed component is determined in such a way as to ensure an adequate and sustainable remuneration, even if the variable component should decline. This is in accordance with the objectives of this policy. The Remuneration and Nominations Committee conducts regular analyses of the external competitiveness of the fixed remuneration, so as to assess the consistency of the remuneration of the Chief Executive Officer with respect to the same roles held in comparable companies. This analysis was carried out in early 2025, with the help of Willis Towers Watson as advisor.

The Chief Executive Officer also receives compensation for the roles held in subsidiary companies and/or associates.

2. Short-term variable remuneration (MBO)

The Chief Executive Officer, as well as other Key Managers of the Company, are recipients of an annual incentive scheme (the MBO plan), which entitles them to receive a cash bonus when specific performance objectives are achieved, measured over a time frame of one year and consistent with the Company's strategic objectives, set annually.

The MBO plan envisages the assignment of objectives that are challenging, feasible, measurable, able to be influenced by the persons to whom they are assigned and which are consistent with their responsibilities. The objectives are a combination of Group economic-financial metrics, strategic and operational objectives that are under the influence of each manager and specific objectives related to ESG factors.

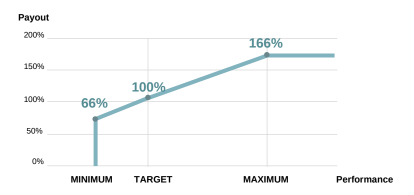
As a rule, the MBO plan's annual performance scorecard includes between two and five objectives. For each objective, a minimum level is defined, below which it is considered that the objective has not been attained, a target level at which the objective is deemed to have been achieved 100% and a maximum level, set as a for the maximum achievement. The target performance level, achievement of which gives entitlement to receive 100% of the incentive assigned, is normally defined in line with the Company's budget.

The level of achievement of the MBO card as a whole is defined as the weighted sum of the level of achievement of each objective for the weight assigned.

If objectives are achieved at target level, i.e. 100% of performance, the Chief Executive Officer accrues the right to receive a monetary bonus equal to 100% of the MBO target; this bonus has a value equal to 72% of the fixed remuneration.

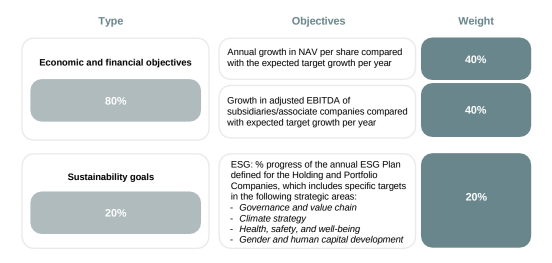
The MBO plan envisages payment of a bonus in the event that the minimum level of results is achieved, at which point the bonus accrued is 66% of the MBO target. Achievement of the maximum level of results entails the accrual of a bonus equal to 166% of the MBO target.





Below are the objectives that make up the scorecard of the MBO plan, attributable to profitability, value creation and sustainability requirements, and which favour the orientation of the main corporate priorities in the short term. These objectives were considered in line with the strategic management priorities in terms of both development and cost control, as well as being in line with best practices as emerged from the analyses carried out with the support of external consultants.

MBO SCORECARD FOR THE CHIEF EXECUTIVE OFFICER



The Company reserves the right not to disclose the value of the targets underlying the indicators, as it considers such information to be sensitive.

3. Long-term variable remuneration

A significant component of the Italmobiliare Remuneration Policy is focused on a medium/long-term time frame, so as to **strengthen the link with the shareholders' interest in creating value**. The Chief Executive Officer, Key Management Personnel and some key managers of the Company selected by the Chief Executive Officer are recipients of the "2023-2025 Phantom Stock Grant Plan" (LTI Plan), whose main characteristics are described below. For more details, please refer to the Disclosure Document available on the Company's website in the section on Governance/ Shareholders' Meeting.

The LTI Plan's main aim is to link a significant portion of the remuneration of the Chief Executive Officer, of the Chief Operating Officer, as well as of the other beneficiary managers, to the achievement of economic-financial performance that can be sustained over time and is consistent with the primary goal of creating value for shareholders. The LTI plan also strengthens management retention and commitment towards achieving strategic company objectives.

The LTI Plan aims to remunerate long-term performance measured by achieving two objectives: **the first one is the Net Asset Value (NAV) per share**; this objective, in addition to being in line with best practices as emerged from the analyses carried out with the support of external consultants, was considered in line with the business priorities in terms of both development and cost control, as well as being in line with the short-term goals. **The second objective is the ESG Performance**, assessed by the main specialist rating agencies (CDP, Sustainalytics, S&P), considering both the number of ratings that have improved and any improvement in terms of assessment. The chosen indicator synthetically reflects all aspects of sustainability (E, S, G) considering the entire investment portfolio. The three ratings chosen are defined in "rate the raters" studies as those most appreciated by investors and ESG experts.

The Plan provides for the assignment of a specific number of Rights to receive **Phantom Stocks linked to the value of the Company's shares** at the end of the Performance Period, **in relation to the achievement of the objectives described above** in the three-year period of reference.

Thanks to the structure that creates a direct link between the remuneration to be paid, the performance of Italmobiliare's share price and the Company's results, this type of Plan aims to ensure a correlation between the creation of value for the shareholders and for the managers who perform key functions in the achievement of strategically important results.

OBJECTIVES OF THE "2023-2025 PHANTOM STOCK GRANT PLAN"



The final bonus therefore depends on:

- the number of Phantom Stocks accrued (based on Group performance);
- the value of the Shares, based on stock market performance.

Performance objectives linked to the target NAV per share and relating to the ESG performance are set by the Board of Directors in accordance with the Company's strategic objectives.



Each objective contributes independently to the determination of the Plan.

If objectives are achieved at target level, i.e. 100% of performance, the Chief Executive Officer accrues the right to receive a monetary bonus equal to 100% of the LTI target. This bonus has a value upon assignment equal to 150% of the fixed remuneration per year.

A threshold level is envisaged, below which the right to receive the incentive is not accrued, and a maximum level, upon achievement of which the maximum incentive is accrued.

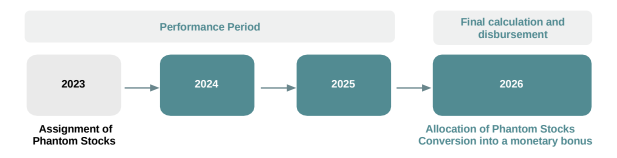
The number of Phantom Stock attributable will be defined according to the following incentive curve:



on reaching a minimum level of performance, a number of Phantom Stocks equal to 66% of the rights to receive

the assigned Phantom Stocks will be attributed. No Phantom Stock will be attributed below this minimum level;

- on reaching the target performance level (100%), a number of Phantom Stocks equivalent to the number of rights to receive the assigned Phantom Stocks (100%) will be attributed;
- on reaching a maximum level of performance, a number of Phantom Stocks equal to 166% of the rights to receive the assigned Phantom Stocks will be attributed. No additional Phantom Stock will be attributed on reaching a performance level above this cap;
- for intermediate performances between the minimum level and the target, and between the target and the maximum, a calculation by linear interpolation will be applied, with reference to the share of the incentive linked to NAV. With reference to ESG performance, the bonuses are calculated on the basis of a scalar curve.



Given the direct connection between the bonus and the value of the share, the impact of any distribution of dividends during the 3-year vesting period has to be taken into account. So, in order to maintain the plan's incentive effect unchanged, at the end of the vesting period a number of additional Phantom Stocks equal to the value of any dividends paid out during the performance period will be assigned.

4. Value Creation Sharing Incentive

Consistent with the purpose of strengthening the link between variable remuneration and the creation of shareholder value, the 2023 Remuneration Policy provided for the introduction of a medium-long term incentive plan called the Value Creation Sharing Incentive.

The purpose of the Value Creation Sharing Incentive is to reward management's contribution to value creation in relation to the monetisation of portfolio investments: the plan recognises a monetary bonus directly correlated to the capital gains generated by exit operations. The incentive promotes retention and has been defined taking into consideration the remuneration models applied by European companies, often unlisted, with a business model similar to that of Italmobiliare, but in such a way as to guarantee bonuses that are not excessive in value, with clearly defined limits. These bonuses are aligned with the long-term variable incentive plan and, in any case, consistent with the overall economic performance of the Company.

For each transaction, the incentive provides for the definition of a bonus pool at the exit equal to a percentage (inversely proportional to the amount invested and between 3% and 5%) of the financial performance of the transaction above the target threshold in terms of Internal Rate of Return (IRR). This threshold is higher than the return expected from the maximum level of the LTI, and no catch-up mechanism is applied. The bonus pool determined in this way is paid to the managers involved in managing the investment according to distribution criteria defined ex-ante and consistent with the critical nature and responsibilities of the individual recipient's role. There is a cap on the value of the incentive paid at an individual level, equal three times the total annual remuneration, to be understood as the sum of the fixed component, the variable component, and the annual portion of the LTI (face value). The recipients of the Value Creation Sharing Incentive are the Chief Executive Officer, the Chief Operating Officer¹, the Key Management Personnel and the managers recipients of the LTI Plan. In order to serve as a complementary component of the portfolio's performance, the payout is expected to only occur if the overall value of the investment portfolio is above the carrying amount.

In the context of the Value Creation Sharing Incentive, the measurement of performance considers a medium-long term period, consistent with the time horizon of the investment. For each investment, the incentive provides for possible payment of bonuses after the exit.

5. Benefits

Non-monetary benefits may be granted, such as company car for both personal and business use.

As with other Directors, the Chief Executive Officer benefits from a third-party liability insurance policy, in line with existing practices, that has been taken out for events related to the exercise of his functions, in compliance with the provisions set forth with regard to his offices, except in cases of wilful misconduct and fraud.

Italmobiliare has in place Welfare Plans extended to all employees.

At the date of this Report, the organisational and governance structure does not include the role of Chief Operating Officer.

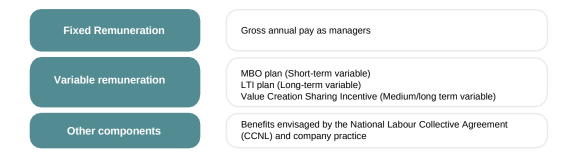


REMUNERATION OF THE CHIEF OPERATING OFFICER AND KEY MANAGEMENT PERSONNEL

Italmobiliare promotes a remuneration policy for the Chief Operating Officer¹, where appointed, and for Key Management Personnel that is consistent with that described in the previous section for the Chief Executive Officer. This policy takes into account:

- recognition of the role and responsibilities in terms of their strategic nature;
- competitiveness with market remunerations;
- internal fairness for figures of similar or comparable level;
- retention and loyalty.

The remuneration policy applicable to the Chief Operating Officer and Key Management Personnel is structured as follows:



The compensation package is structured in such a way as to assure a suitable balance of fixed and variable components of remuneration and, with regard to the latter component, of short- and long- term variable components. This structure promotes a solid alignment between the remuneration disbursed, the results achieved during the year and the creation of value in the long term.

Italmobiliare has currently identified the Head of Investment Management, the Administrative Director/Financial Reporting Officer, two managers from the Investment & Development Department, and the Strategic Development Director as Key Management Personnel.

1. Fixed Remuneration

The fixed component of the remuneration of the Chief Operating Officer and Key Management Personnel is the remuneration from employment as Company managers. Fixed remuneration is determined in such a way as to remunerate the role even if the variable remuneration should decline. The Company regularly monitors the consistency of the fixed remuneration with market rates in respect of similar roles in companies comparable with Italmobiliare.

Any compensation received by the Chief Operating Officer and Key Management Personnel for roles held in subsidiary companies and/or associates are usually repaid in full to Italmobiliare.

¹ At the date of this Report, the organisational and governance structure does not include the role of Chief Operating Officer.

2. Short-term variable remuneration (MBO)

The Chief Operating Officer and Key Management Personnel benefit from an annual incentive system (the MBO Plan), which entitles them to receive a cash bonus where specific performance objectives are achieved, measured over a time frame of one year.

The MBO Plan envisages the assignment of objectives that are challenging, feasible, measurable, able to be influenced by the person to whom they are assigned and which are consistent with their responsibilities. The objectives are a combination of economic-financial metrics and strategic and operational objectives coming under the influence and purview of each manager.

MBO SCORECARD KEY MANAGEMENT PERSONNEL*

The scorecard of MBO Plan objectives for 2025 is structured as follows:

Objectives Weight Type **Economic and financial** Annual growth in NAV per share compared with 30% objectives the expected growth in the target per year EBIT/EBITDA of specific "controlled companies" 50% Specific function objectives Project milestones ESG: % progress of the annual ESG Plan defined Sustainability for the Holding and Portfolio Companies, which objectives includes specific targets in the following strategic areas: 20% Governance and value chain Climate strategy Health, safety, and well-being Gender and human capital development

(*) excluding the Financial Reporting Officer and the Head of Internal Audit for whom a significant portion of the goals (70% or more) are objectives relating to the adoption of the best governance and control standards and monitoring of regulatory and legal compliance for the Financial Reporting Officer and objectives linked to the activities of the internal control department for the Head of Internal Audit. It is specified that the definition and assessment of objectives for the Head of Internal Audit is carried out by the Control and Risk Committee, in order to guarantee complete independence and avoid onset of potential conflicts of interests.

Consistently with the provisions for the Chief Executive Officer, the objectives that make up the MBO scorecard are linked to profitability, value creation and sustainability requirements.

As a rule, the annual MBO scorecard comprises between two and five objectives. For each objective, a minimum level is defined, below which it is considered that the objective has not been attained, a target level at which the objective is deemed to have been achieved 100% and a maximum level, set as a cap for the maximum achievement. The target performance level, achievement of which gives entitlement to receive 100% of the incentive assigned, is, as a rule, defined in line with the Company's budget.

The level of achievement of the MBO card as a whole is defined as the weighted sum of the level of achievement of each objective for the weight assigned.

The incentive for the Chief Operating Officer and Key Management Personnel if they achieve the target performance level averages out at between 25% and 80% of fixed remuneration.

The target incentive is lower for the Financial Reporting Officer and the Head of Internal Audit and stands at about 14% of fixed remuneration.

3. Long-term variable remuneration

Similarly to that envisaged for the Chief Executive Officer, a significant portion of the variable remuneration of the Italmobiliare Key Management Personnel is focused on a medium/long-term time frame, so as to **strengthen the link with the shareholders' interest in creating value**. The Key Management Personnel are recipients of the **"2023-2025 Phantom Stock Grant" Plan** (LTI Plan), the main characteristics of which are described in the section on the Remuneration Policy for the Chief Executive Officer. The target incentive is lower for the Financial Reporting Officer and the Head of Internal Audit and stands at about 14% of fixed remuneration.

4. Value Creation Sharing Incentive

In line with the provisions for the Chief Executive Officer, in order to strengthen the link between variable remuneration and the interests of creating value for the shareholders, the Chief Operating Officer and Key Management Personnel are recipients of the Value Creation Sharing Incentive, the main features of which are described in the section on the Remuneration Policy for the Chief Executive Officer.

5. Benefits

Non-monetary benefits may be granted (such as a company car for both personal and business use) as well as other supplementary benefits, over and above those on the National Collective Labour Agreement, such as pension plans, health insurance and life insurance policies, in line with market practice for similar managerial positions.

Italmobiliare already has Welfare Plans in place for Company employees which can also be extended to managers.

CLAWBACK

The Company has **adopted claw back clauses** in connection with any bonuses accrued and paid out under the MBO plan, the Phantom Stock plans and the Value Creation Sharing Incentive. In accordance with the provisions of the Corporate Governance Code, the adoption of such clauses gives the Company the right to request the return of all or part of the variable components of remuneration paid in connection with the plans described above if any of the following circumstances should arise: (i) the economic-financial data and information on which basis the performance objectives were assessed prove to be clearly incorrect or falsified, and/or (ii) the beneficiary is liable for misconduct or negligence that was key to the disbursement of the bonus. The obligation to return the money remains effective for up to 36 months from payment of the bonus.

SEVERANCE INDEMNITY POLICY

The Company does not envisage any ex-ante indemnity in the event of resignation, dismissal or termination of employment and/or mandate of Directors, the Chief Operating Officer and Key Management Personnel. The Company may agree specific treatment in connection with the termination of an office or employment, which may even be better than the provisions of the National Collective Labour Agreement, for parties with a contract of employment in place. Such agreements are defined in compliance with the benchmarks and within the limits defined by case-law and standard practice. In particular, in addition to what is provided by way of notice, the indemnity is equal to a maximum of 2 times the total annual remuneration including the fixed remuneration, the value of the benefits received in the 12 months prior to the date of termination, the average variable remuneration received in the last three calendar years of service prior to the aforementioned date, the amount of any compensation received in relation to the corporate offices held in the last 12 months (with the exception of compensation that is paid over to the Company).

The effects of the termination of the contract of employment and/or mandate on the rights deriving from the LTI Plan are regulated by the specific company regulation with the aim of avoiding any penalisation of beneficiaries terminating their employment as "good leavers". In the event of termination of the Relationship before payment of the bonus for reasons other than:

- disciplinary dismissal;
- resignation not for just cause;
- revocation of a director for just cause;
- resignation of a director not for just cause;

the right (for the beneficiary or for their heirs or assignees) to receive a portion of the bonus will be maintained by applying the "pro-rata temporis" criterion and proportionally with the degree of performance achieved, method and timing established.

In the event of:

- transfer of the work relationship, collaboration or mandate by the Company to another Group company;
- termination with simultaneous establishment of a new work relationship, collaboration or mandate within the Group;

the beneficiary will retain ownership of the Rights at the same terms and conditions.

The effects of terminating an employment contract and/or mandate on the Value Creation Sharing Plan are defined consistently with the LTI plan.

There is no provision for the assignment or maintenance of non-monetary benefits in favour of individuals or for the stipulation of consultancy contracts for a period subsequent to termination of the relationship.

The Company does not have any non-competition agreements in place for Directors, the Chief Operating Officer and Key Management Personnel. However, the remuneration policy does include the possibility of stipulating agreements with certain managers, including Executive Directors and/or Key Management Personnel, including the Chief Operating Officer, who hold particularly critical professional roles, insofar as they are subject to greater risks of attraction on the market. Any such agreements in the favour of Executive Directors and/or Key Management Personnel, including the Chief Operating Officer, will be introduced with the approval of the Board of Directors and on the recommendation of the Remuneration and Nominations Committee.

In addition, the Company does not provide for the assignment or maintenance of non-monetary benefits in favour of Directors, the Chief Operating Officer and Key Management Personnel or the stipulation of consultancy contracts for a period subsequent to termination of the relationship.

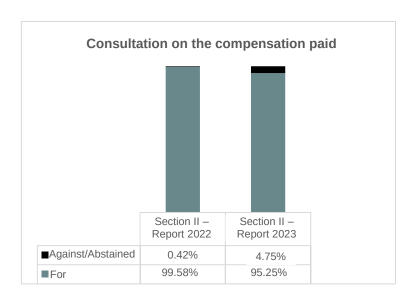
SECTION II - REPORT ON COMPENSATION PAID IN 2024

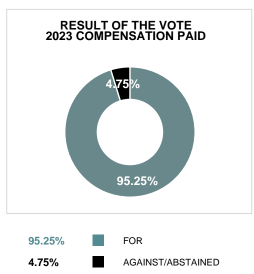
PARTI

Result of the 2024 vote on Section II – Report on the Compensation Paid

Recognising the importance of constant dialogue and continuous interaction with its main stakeholders, Italmobiliare has dedicated its attention to the information received at the last Shareholders' Meeting regarding Section II of the Report on the Remuneration Policy and Compensation Paid.

With a view to assessing and implementing the main areas for improvement indicated by the Shareholders and Proxy Advisors in particular, **clear and transparent presentation of the information** was sought in relation to the components of variable remuneration and the performances achieved, in line with current regulations.





Business results for 2024

The multiple factors of instability that have characterised the international macroeconomic context in recent years continued throughout 2024, marking a further increase in open tensions.

The global economy held up overall, albeit with growing divergences across geographical and sector boundaries. While the services sector maintained an expansionary trajectory, manufacturing suffered a contraction, especially in Europe, where the economy was particularly anaemic, unlike the robust growth of the American economy and a China which, though slowing, benefited from expansionary policies at the end of the year.

Deep geopolitical and macroeconomic uncertainties have been compounded by pressure dynamics and price volatility of certain raw materials, which have influenced the performance of many manufacturing sectors, albeit to varying extents.

In this challenging and, in some ways, penalising context, Group companies overall have shown considerable resilience, achieving in aggregate a moderate growth in turnover and a stable EBITDA compared with 2023. Positive operating results are reflected in the NAV per share which, taking into account the dividends distributed, shows moderate growth (+6.4%) as amply demonstrated in the financial report, to which reference is made for a detailed description of the factors that have contributed most to this result.

Description of the compensation paid to Directors, Statutory Auditors and Key Management Personnel

The following is a description of the items comprising the remuneration paid in 2024 to the Chairman, Deputy Chairman, Chief Executive Officer/Chief Operating Officer, Non-Executive Directors, and Key Management Personnel.

During 2024, 4 managers of Italmobiliare were considered Key Management Personnel.

The compensation paid in 2024 is in line with the Remuneration Policy approved by the Shareholders' Meeting on April 23, 2024.

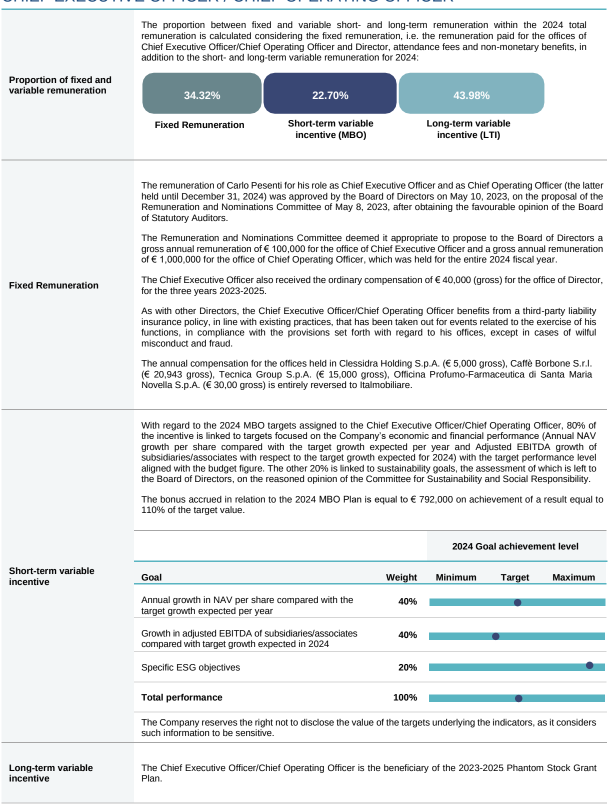
CHAIRMAN

Remuneration for office	The gross annual remuneration of the Chairman of the Board of Directors is € 400,000 in addition to the gross ordinary remuneration of € 40,000 for the office of Director for the 2023-2025 period. Moreover, any charges, expenses, or costs incurred that are directly connected to the exercise of the mandate are also reimbursed. The Chairman does not receive variable remuneration linked to performance objectives. Given the nature of the office, there are no agreements on end-of-service benefits and indemnities. The Chairman also receives compensation of € 30,000 (gross) for the position of Director held in the subsidiary Officina Profumo-Farmaceutica di Santa Maria Novella S.p.A.
Benefits	Non-monetary benefits of a social security and welfare nature are envisaged, as well as further benefits such as a company car.

DEPUTY CHAIRMAN

Remuneration for office	The gross annual remuneration of the Deputy Chairman of the Board of Directors is € 20,000, in addition to gross ordinary remuneration of € 40,000 for the office of Director for the 2023-2025 period. Moreover, any charges, expenses, or costs incurred that are directly connected to the exercise of the mandate are also reimbursed. The Deputy Chairman does not receive variable remuneration. Given the nature of the office, there are no agreements on end-of-service benefits and indemnities.
Benefits	None

CHIEF EXECUTIVE OFFICER / CHIEF OPERATING OFFICER



Value Creation Sharing Incentive	Monetary Plan Performance Measurement Period: linked to the time horizon of the investment KPIs: Internal Rate of Return (IRR) of the investment - condition for the accrual of the bonus Capital gains generated by single transactions The variable component linked to the Value Creation Sharing Incentive amounted to a total of € 171,526
Termination benefits and indemnities	None
Benefits	Non-monetary benefits of a social security and welfare nature are envisaged, as well as other benefits such as a company car, in line with market practice.
Non-competition agreements	None

DIRECTORS

Fixed Remuneration	The Ordinary Shareholders' Meeting of April 27, 2023 resolved to grant annual remuneration of € 40,000 to the members of the Board of Directors. In compliance with current best practice for Directors not holding particular positions, no variable component of remuneration is provided, but Directors are reimbursed for expenses incurred in carrying out their duties. The remuneration of Executive Directors or Directors holding particular offices is established directly at the time of appointment, or at a subsequent meeting, by the Board of Directors, acting upon the recommendation of the Remuneration and Nominations Committee and based on the opinion of the Board of Statutory Auditors. In addition to his compensation as a Director, Roberto Pesenti receives remuneration (fixed and variable), as a Manager of Investment & Development within the Company. The Company does not have specific policies for Independent Directors. Given the nature of the office, there are
Benefits Remuneration for participation in Committees	no agreements on end-of-service benefits and indemnities. None Directors who are members of the Board Committees are granted an additional fixed amount of € 3,000 for each meeting they attend.

STATUTORY AUDITORS

Fixed Remuneration	The ordinary Shareholders' Meeting of April 27, 2023 resolved to assign the Chairman of the Board of Statutory Auditors annual compensation of € 75,000 and each of the Statutory Auditors annual compensation of € 60,000. Reimbursement of expenses incurred in connection with the mandate is envisaged.
Benefits	None



KEY MANAGEMENT PERSONNEL

In 2024, four managers held Key Management Personnel roles.

	remuneration is calculated of		le remuneration within the 2024 tota ation and non-monetary benefits, in 5 for 2024:	
Proportion of fixed and variable remuneration	42.43%	26.14%	31.41%	
	Fixed Remuneration	Short-term variable incentive (MBO)	Long-term variable incentive (LTI)	
Remuneration	an annual fixed compor an annual variable com (MBO plan) in 2024 of the state of th	nent of total € 1,185,385; ponent linked to the achievemen	penefits.	
Benefits	Non-monetary benefits may as well as further benefits in	•	ny car also for both personal and bo	usiness use)
Non-competition agreements	None			

Annual change in compensation and performance

In line with the regulatory requirement introduced by CONSOB with resolution 21623 of December 10, 2020, in light of the remuneration levels just highlighted, the following table compares the annual variation, between 2019 and 2024, of:

- Company results (expressed in terms of NAV per share);
- Total remuneration, calculated as the sum of the fixed, variable short and long-term remuneration, other compensation and benefits, of the Chief Executive Officer/Chief Operating Officer and the Chairman of the Board of Directors:
- Average gross annual remuneration, calculated as the sum of fixed, variable, short and long-term remuneration, other remuneration and benefits, based on the full-time employees of Italmobiliare S.p.A. (headcount), with the exception of the Chief Executive Officer/Chief Operating Officer.

ANNUAL CHANGE IN COMPENSATION AND PERFORMANCE

Board of Directors	3	2024*** vs 2023	2023 vs 2022**	2022** vs 2021	2021 vs 2020	2020 vs 2019*
Carlo Pesenti	Chief Executive Officer/ Chief Operating Officer	-24.3%	- 69.9%	307.3%	0.9%	-71.6%
Laura Zanetti	Chairman of the Board of Directors	6.9%	10.7%	8.5%	10.7%	-27.0%
Group results						
NAV per share		0.6%	10%	-2.5%	13.1%	5.0%
Average remunera	ition of employees					
Employees of the P	arent Company	-12.8%	-34.6	89.2%	-1.7%	-42.4%

^{*} The figures considered for 2019 are strongly impacted by the disbursement of the 2017-2019 LTI plan, as explained below.

In 2024 no changes were made to the remuneration policy with regard to the members of the Board of Directors. For the sake of completeness of analysis, observing the entire period 2020-2024, an increase in their remuneration was approved on the renewal of the Board of Directors by the Shareholders' Meeting called to approve the 2019 financial statements. On this occasion, the meeting approved an increase in the remuneration for 2020 compared with the previous year of 50% for the Chairman of the Board, of 7% for the Deputy Chairman, of 11% for each Director, eliminating the Executive Committee and consequently the fee for attending meetings.

No significant changes were made to the remuneration policy of members of the Board of Statutory Auditors during the period.

^{**}The figures for 2022 are heavily affected by bonus payments under the 2020-2022 LTI plan, as explained below.

^{***} The figures considered for 2024 include payments under the VCSI plan.



With regard to the more significant changes that took place during the period, in addition to the changes made to the remuneration for members of the Board of Directors described above, the following matters are worth mentioning:

- The amount paid for the 2020-2022 LTI Plan was all accounted for in 2022;
- The amount paid for the 2017-2019 LTI Plan was all accounted for in 2019;
- As regards the position of Chairman of the Board of Directors, a one-off bonus was paid in 2019, in order to recognise the significant professional commitment and the role played by the Chairman during the previous three-year term of office. The fixed remuneration was also revised to bring it into line with market benchmarks.

For the sake of completeness, the following shows the evolution of the ratio between the total remuneration of the Chief Executive Officer/Chief Operating Office and the average gross annual remuneration of the other employees of the Parent Company, calculated as explained above:

2024	2023	2022	2021	2020
14	16	35	16	16

PART II - DETAILED TABLES

Compensation paid to members of the management and control bodies, general managers and other key management personnel

Name and surname	Position	Period of office	Expiry of term of office	Fixed compensation	Compensation for participation in Committees	Non-e variable co		Non-monetary benefits	Other compensation	Total	Fair value of equity compensation	Compensation for loss of office or termination of
					III Committees	Bonuses and other incentives	Profit sharing				Compensation	employment
Laura Zanetti	Chairman Committee for Sustainability and Social Responsibility	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			440,000	9,000			4,121		453,121		
(II) Compens associates	sation from subsidiaries and			30,000 (1)						30,000		
			Total	470,000	9,000			4,121		483,121		
Livio Strazzera	Deputy Chairman	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			60,000						60,000		
(II) Compens associates	sation from subsidiaries and											
			Total	60,000						60,000		
Carlo Pesenti	Chief Executive Officer Chief Operating Officer (2) Committee for Sustainability and Social Responsibility	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			1,140,000	9,000	963,526		48,743		2,161,269	1,500,000	
(II) Compens associates	sation from subsidiaries and											
			Total	1,140,000	9,000	963,526		48,743		2,161,269	1,500,000	
Giorgio Bonomi	Director Control and Risk Committee	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			40,000	18,000					58,000		
(II) Compens associates	sation from subsidiaries and											
			Total	40,000	18,000					58,000		
Mirja Cartia d'Asero	Director Control and Risk Committee Committee for Transactions with Related Parties Committee for Sustainability and Social Responsibility	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up			40,000	33,000					73,000		
	sation from subsidiaries and			6,680 (3)						6,680		
			Total	46,680	33,000					79,680		

Name and	Danisia.	Period of office	Expiry of term	Fixed	Compensation	Non-e variable con		Non-monetary	Other	Tatal	Fair value of	Compensation for loss of
surname	Position	Period of office	of office	compensation	for participation in Committees	Bonuses and other incentives	Profit sharing	benefits	compensation	Total	equity compensation	office or termination of employment
Valentina Casella	Director Remuneration and Nominations Committee Committee for Transactions with Related Parties	2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			40,000	15,000					55,000		
(II) Compens associates	sation from subsidiaries and											
			Total	40,000	15,000					55,000		
Marco Cipelletti	Director Remuneration and Nominations Committee	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			40,000	12,000					52,000		
(II) Compens associates	sation from subsidiaries and											
			Total	40,000	12,000					52,000		
Elsa Fornero	Director Committee for Transactions with Related Parties Committee for Sustainability and Social Responsibility	2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			40,000	15,000					55,000		
(II) Compens	sation from subsidiaries and											
			Total	40,000	15,000					55,000		
Luca Minoli	Director	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			40,000					10,599	50,599		
(II) Compens associates	sation from subsidiaries and								13,650	13,650		
			Total	40,000					24,249	64,249		
Chiara Palmieri	Director Remuneration and Nominations Committee Control and Risk Committee	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up			40,000	30,000					70,000		
(II) Compens	sation from subsidiaries and											
			Total	40,000	30,000					70,000		
Roberto Pesenti	Director	27.04 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			130,000		49,521		7,558		187,079	48,000	
(II) Compens	sation from subsidiaries and			30,000 (4)						30,000		
			Total	160,000		49,521		7,558		217,079	48,000	
Pietro Ruffini	Director Committee for Sustainability and Social Responsibility	27.04 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			40,000	9,000					49,000		
(II) Compens associates	sation from subsidiaries and											
			Total	40,000	9,000					49,000		

											_	
Name and surname	Position	Period of office		Fixed compensation	Compensation for participation in Committees	variable co	equity mpensation	Non-monetary benefits	Other compensation	Total	Fair value of equity compensation	Compensation for loss of office or termination
					σοπ	Bonuses and other incentives	Profit sharing				oompondano	of employmen
Pierluigi De Biasi	Chairman of the Board of Statutory Auditors	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compensithe financial	ation in the company drawing up statements			75,000						75,000		
(II) Compens associates	sation from subsidiaries and											
			Total	75,000						75,000		
Antonia Di Bella	Standing Auditor Supervisory Body	27.04 – 31.12 2024	approval of 2025 financial statements									
(I) Compens the financial	ation in the company drawing up statements			60,000	17,500 (5)					77,500		
(II) Compens associates	sation from subsidiaries and											
			Total	60,000	17,500					77,500		
Gabriele Villa	Standing Auditor	01.01 – 31.12 2024	approval of 2025 financial statements									
(I) Compensithe financial	ation in the company drawing up statements			60,000						60,000		
(II) Compens associates	sation from subsidiaries and											
			Total	60,000						60,000		
Key Manage	ement Personnel (4)	01.01 – 31.12 2024										
(I) Compens the financial	ation in the company drawing up statements			1,185,385		970,627		18,076		2,174,088	891,000	
(II) Compens associates	sation from subsidiaries and											
			Total	1,185,385		970,627		18,076		2,174,088	891,000	

¹ paid by the subsidiary Officina Profumo Farmaceutica di Santa Maria Novella S.p.A.

² until December 31, 2024

³ paid by the subsidiary Clessidra Holding S.p.A.

⁴ paid by the subsidiary Callmewine S.r.l.

⁵ Compensation as a member of the Supervisory Body.



Below are the items of compensation, split by individual appointment, for the cases where the figures were given in aggregate form in the table.

FIXED COMPENSATION

Laura Zanetti	Compensation as a Director Compensation for the office of Chairman	40,000 400,000
Livio Strazzera	Compensation as a Director Compensation for the office of Deputy Chairman	40,000 20,000
Carlo Pesenti	Compensation as a Director Compensation for the office of Chief Executive Officer Compensation as Chief Operating Officer	40,000 100,000 1,000,000
Roberto Pesenti	Compensation as a Director Remuneration as an employee	40,000 90,000

COMPENSATION FOR PARTICIPATION IN COMMITTEES

Elsa Fornero	Compensation as a member of the Committee for Sustainability and Social Responsibility Compensation as a member of the Committee for Transactions with Related Parties	9,000 6,000
	Compensation as a member of the Control and Risk Committee	18,000
Mirja Cartia d'Asero	Compensation as a member of the Committee for Sustainability and Social Responsibility	9,000
	Compensation as a member of the Committee for Transactions with Related Parties	6,000
Chiara Palmieri	Compensation as a member of the Control and Risk Committee	18,000
Chiara Paimieri	Compensation as a member of the Remuneration and Nominations Committee	12,000
Valentina Casella	Compensation as a member of the Remuneration and Nominations Committee	9,000
valentina Casella	Compensation as a member of the Committee for Transactions with Related Parties	6,000

Incentive plans based on financial instruments, other than stock options, for members of the management body, general managers and other key management personnel

			assigned financial ve	nstruments in previous years not sted the year		Financial ir	nstruments as	signed during	the year	Financial instruments vested during the year and not assigned	Financial in: vested durin and able to b	g the year	Financial instruments for the year
Α	В	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
Name and surname	Position	Plan	Number and type of financial instruments	Vesting Period	Number and type of financial instruments	Fair value at grant date	Vesting Period	Grant date	Market price of shares underlying the grant	Number and type of	Number and type of financial instruments	Value at maturity	Fair value
Carlo Pesenti	Chief Executive Officer Chief Operating Officer*	2023-2025 Phantom Stock Grant Plan (Board resolution of May 10, 2023)			290,810	4,500,000	01.01.2023 31.12.2025	10.05.2023	25.80				1,500,000
Roberto Pesenti	Director	2023-2025 Phantom Stock Grant Plan (Board resolution of May 10, 2023)	ı		9,306	144,000	01.01.2023 31.12.2025	10.05.2023	25.80				48,000
Key Management Personnel (4)		2023-2025 Phantom Stock Grant Plan (Board resolution of May 10, 2023)	ı		172,741	2,673,000	01.01.2023 31.12.2025	10.05.2023	25.80				891,000

^{*} until December 31, 2024.

Monetary incentive plans for members of the management body, general managers and other key management personnel

				Bonus for the year		Bonus	es paid in previou	ıs years	Other
Name and surname	Position	Plan	Payable/Paid	Deferred	Deferral period	No longer payable	Payable/Paid	Still deferred	bonuses
Carlo Pesenti	Chief Executive Officer Chief Operating Officer*	Annual MBO	792,000						171,526 (**)
Roberto Pesenti	Director	Annual MBO	26,880						22,461 (**)
Key Management Personnel (4)		Annual MBO	742,156						228,471 (**)

^{*} until December 31, 2024.

^{**} Value Creation Sharing Incentive.



Shareholdings owned by the Board Directors, Statutory Auditors and Key Management Personnel

Name and surname	Position	Investee company	Number of shares held at December 31, 2023	Number of shares bought	Number of shares sold	Number of shares held at December 31, 2024
Carlo Pesenti	Chief Executive Officer Chief Operating Officer	ITALMOBILIARE	438,259	-	-	438,259
Giorgio Bonomi	Director	ITALMOBILIARE	50,467*	-	-	50,467*
Livio Strazzera	Director	ITALMOBILIARE	200	-	-	200
Laura Zanetti	Director	ITALMOBILIARE	1,800	-	-	1,800
Key Management Personnel (4)		ITALMOBILIARE	18,000	1,885	685	19,200

 $^{^{\}star}$ shares owned by the spouse Giulia Pesenti.

INFORMATION IN ACCORDANCE WITH ARTICLE 84-BIS OF CONSOB REGULATION 11971/1999

The table at the foot of the page contains the information requested by art. 84 bis of the Issuers' Regulation, in relation to the assignment of the Italmobiliare 2023-2025 Phantom Stock Grant Plan approved by the Shareholders' Meeting of April 27, 2023.

The Plan provides for the assignment of a specific number of Rights to receive Phantom Stocks linked to the value of ITALMOBILIARE's shares at the end of the 2023-2025 Performance Period, providing the Performance Objective to which the plan is linked is achieved.

The final bonus depends on:

- the number of accrued Phantom Stocks (based on Group performance);
- the value of the Shares, based on the stock market's performance.

Overall, 565,973 rights were assigned to 19 beneficiaries.

For details of the Plan, please refer to the Information Document published on the website www.italmobiliare.it in the "Governance/Shareholders' Meetings Archive/2023" section.

NEWLY GRANTED COMPENSATION ACCORDING TO THE DECISION MADE BY THE COMPETENT BODY FOR IMPLEMENTATION OF THE SHAREHOLDERS' RESOLUTION

				FRAMEWORK 1							
			Financial ins	truments other than	n stock options						
				SECTION 2							
Newly granted instruments in accordance with the decision of the competent body for implementation of the shareholders' resolution											
Name and surname or category	Position (to be indicated only for subjects named)	Date of the related shareholders' resolution	Type of financial instruments	Number of financial instruments granted by the Board	Grant date	Purchase price, if applicable, of the instruments	Market price on the date of the grant Euro	Vesting period			
Carlo Pesenti	Chief Executive Officer of the Company	Apr 27, 2023	Phantom stock	290,810	May 10, 2023	N.A.	25.80	January 1, 2023 – December 31, 2025			
Roberto Pesenti	Director of the Company	Apr 27, 2023	Phantom stock	9,306	May 10, 2023	N.A.	25.80	January 1, 2023 – December 31, 2025			
Other employees (17) of which 10 directors o subsidiaries	f	Apr 27, 2023	Phantom stock	265,857	May 10, 2023	N.A.	25.80	January 1, 2023 – December 31, 2025			



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