TISCALI S.P.A. REMUNERATION REPORT 29 MARCH 2013

INTRODUCTION

This remuneration report ("Report") has been drawn up by Tiscali S.p.A. (the "Company") pursuant to applicable legislation and Article 6 of the Code of Conduct (hereinafter the "Code"). The Report was approved by the Board of Directors on 29 March 2013, having consulted the Remuneration Committee, and was submitted for the examination and vote of the shareholders' meeting during the session approving the financial statements as of 31 December 2012 as per Article 123 *ter*, section 6 of Italian Legislative Decree No. 58 dated 24 February 1998 (hereinafter the "TUF"). The Report is divided into two parts: the first describes the essential lines of the Company's remuneration policy, while the second illustrates the remuneration of the members of the Board of Directors, the General Manager and the other Executives with Strategic Responsibilities. With regard to the latter parties, the fees are provided in aggregate form as per current legislation. In light of the Company's role as Parent Company, the information relating to the Italian operating companies Tiscali Italia S.p.A. and Veesible Srl is also reported on, companies directly and indirectly wholly-owned by the Company and the only operating entities of the Group.

SECTION I. The Company's remuneration policy.

1. Introduction.

This remuneration policy was adopted by the Board of Directors on 29 March 2013, upon the proposal of the Remuneration Committee, together with the approval of the Report. In accordance with the recommendations of the Code, the Remuneration Policy defined the ends pursued and the principles which underlie the determination of the emoluments of the Management Bodies, the General Managers and the Executives with Strategic Responsibilities.

2. Drafting and approval of the remuneration policy.

The main parties and bodies involved in drafting and approving the Remuneration Policy are the Shareholders' meeting, the Board of Directors, the Appointments and Remuneration Committee and the Board of Statutory Auditors.

2.1 Board of Directors.

The Board of Directors:

• internally establishes an Appointments and Remuneration Committee;

- establishes the remuneration of the directors vested with particular offices, subject to consulting the Board of Statutory Auditors, and upon the proposal of the Appointments and Remuneration Committee:
- defines the Remuneration Policy, upon the proposal of the Appointments and Remuneration Committee:
- approves the Remuneration Report;
- as per Article 114 bis of the TUF, drafts any remuneration plans based on shares or other financial instruments, submits them for the approval of the shareholders' meeting and sees to the implementation of the same.

2.2 Appointments and Remuneration Committee

The Company's Appointments and Remuneration Committee is established within the Board of Directors and is mainly made up of non-executive and independent directors. It currently comprises Franco Grimaldi (Chairman of the Committee and Independent Director), Assunta Brizio (Member of the Committee and Independent Director) and Gabriele Racugno (Member of the Committee and non-executive Director). The Appointments and Remuneration Committee carried out the following tasks:

- makes proposals to the Board of Directors for the remuneration of the Chief Executive
 Officer and the other Directors who cover specific offices;
- makes general recommendations to the Board of Directors regarding the remuneration of Group Executives with Strategic Responsibilities;
- aids the Board of Directors in the preparation and implementation of any remuneration plans based on shares or other financial instruments;
- assesses the adequacy and application of the Remuneration Policy.

2.3 General shareholders' meetings.

The general shareholders' meeting:

- establishes the fee of the members of the Board of Directors and the Board of Statutory Auditors as per Article 2364.1.3);
- expresses an advisory opinion on the first section of the Report;
- as per Article 114 bis of the TUF, resolves on any remuneration plans based on shares or other financial instruments intended for directors, employees and co-workers, including therein the Executives with Strategic Responsibilities.

2.4 Board of Statutory Auditors.

The Board of Statutory Auditors expresses its opinion with regard to the remuneration proposals for the executive directors, and more generally, the directors vested with particular offices, checking the consistency of said proposals with the Remuneration Policy.

3. Aspects of the Remuneration Policy.

The remuneration of the Directors, General Managers and Executives with Strategic Responsibilities is defined so as to ensure an overall remuneration structure capable of recognising the professional value of the parties involved and attract, motivate and retain the resources in possession of the professional qualities requested so as to profitably pursue the Company's objectives. The remuneration aims to create value over the mid and long-term for the Issuer, the shareholders and the other stakeholders involved. Furthermore, the Remuneration Policy aims to encourage the individuals who occupy key positions in the pursuit of the operational performance objectives of the Company and the Group, with the aim of maintaining the constant alignment between the interests of management and those of majority of the shareholders.

Variable portions of remuneration are envisaged, commensurate with the achievement of specific objectives and performances. If a variable portion is envisaged, this in any event has a maximum limit and the individual objectives take into account the medium and long-term objectives of the Company and are, at the same time, specific and defined, measurable, realistic, highly challenging and provide incentive. In the event that the Company carries out transactions which are particularly exceptional due to strategic importance and with regard to the effects on the Company's own results, the Board of Directors - upon the proposal of the Remuneration Committee - has the faculty to assign, on a discretional basis, specific bonuses to Executive Directors, Executives with Strategic Responsibilities or to other parties specifically identified.

The Company may envisage incentive or loyalty retention plans based on shares or other financial instruments intended for directors, employees and co-workers, including therein the Executives with Strategic Responsibilities, as per Article 114 *bis* of the TUF. At present, there is no plan (stock options) for assigning shares to the Group's managers and employees.

The Remuneration Policy does not envisage that the Directors and Executives with Strategic Responsibilities enter into agreements which *ex ante* discipline the economic aspects in the event of termination of the office or relating to any early termination of the relationship by the Company or the party concerned. The Company did not avail itself of the collaboration of independent experts when defining this remuneration policy. The Directors, executive or otherwise, the General Managers and the Executives with Strategic Responsibilities avail of insurance coverage for civil liability for deeds committed when carrying out their functions with exclusion of cases of fraudulent intent or gross negligence.

4. Remuneration of the directors

4.1 The Directors in general. Within the Board of Directors, just the Chairman and Chief Executive Officer, Renato Soru, has executive powers. All the non-executive Directors are paid an annual set fee resolved by the Shareholders' meeting at the time of their appointment. No extras are envisaged for the Chairman (there is by contrast *ad hoc* remuneration for the Chief Executive Officer) and for the members of the Committees set up within the Board of Directors; no

attendance fees are envisaged, while costs incurred for the performance of the office are reimbursed. The Remuneration Policy does not envisage the payment of benefits in kind.

<u>4.2 Executive Directors.</u> At present, the remuneration of the Chief Executive Officer, the only executive director, envisages just a fixed component together with certain benefits in kind while a variable portion is not provided for. The remuneration is in line with the position covered, the commitment required and the knowledge and qualities necessary and is such that it attracts, retains and motivates individuals suitable for the role of Chief Executive Officer. At present, a variable portion is not envisaged; if subsequently introduced, this would be commensurate with the medium and long-term results of the Company as illustrated in the Company's Strategic Plans.

5. Remuneration of the General Managers and Executives with Strategic Responsibilities.

The remuneration of the General Managers and the Executives with Strategic Responsibilities is established on a consistent basis with the general principles indicated above, it comprises a significant fixed annual component, in keeping with the position and commitment required and such that it attracts, retains and motivates the necessary professional individuals. A variable annual component may be present, achievable in relation to reaching pre-established company targets linked to the results expected on the basis of the Strategic Plan approved by the Company. The variable component is commensurate with specific and defined objectives, gaugeable, realistic, highly challenging and which provide incentive and, in any event, with a maximum tendential limit of no more than 30% of the gross fixed annual remuneration without prejudice to any exceptions for the General Manager. The assignment of benefits in kind is envisaged such as a company vehicle and provision of pension and welfare plans which reflects the ordinary coverage concerning pension and welfare matters, as envisaged by the National Collective Labour Agreement.

SECTION II. The remuneration of the Board Directors, members of the Board of Statutory Auditors, General Managers and other Executives with Strategic Responsibilities.

1. The fees of the Board Directors

1.1 Non-executive directors. The non-executive directors are paid an annual fixed fee of EUR 25 thousand, resolved by the Shareholders' meeting appointing the same on 15 May 2012; this fee is the same received by the previous Board. As mentioned, no extras are envisaged for the Chairman (there is by contrast *ad hoc* remuneration for the Chief Executive Officer) and for the members of the Committees set up within the Board of Directors; no attendance fees are envisaged, while costs incurred for the performance of the office are reimbursed. The Remuneration Policy does not envisage the payment of benefits in kind nor any indemnity for termination of the office.

1.2 Executive directors. At present, the remuneration of the Chief Executive Officer, Renato Soru, the only executive director, envisages just a fixed component of EUR 350 thousand gross per annum plus the reimbursement of the costs incurred for the office and the benefits in kind shown in table No. 1 below; no variable portion is envisaged nor specific compensation in the event of termination of the office. The afore-mentioned remuneration is inclusive of the emolument envisaged for the non-executive directors and was resolved by the Board of Directors on 15 May 2012, upon the proposal of the Remuneration Committee, confirming the previous emolument.

2. Fees of the Board of Statutory Auditors.

The fee of the members of the Board of Statutory Auditors was resolved by the shareholders' meeting which appointed the same on 15 May 2012 which confirmed the Board previously in office; no fee is envisaged for the alternate Auditors except for the amount due for any period of substitution. The remuneration resolved by the afore-mentioned shareholders' meeting which appointed the same comes to EUR 35 thousand gross per annum for the Chairman of the Board of Statutory Auditors Paolo Tamponi and EUR 25 thousand gross per annum for each of the Statutory Auditors, Piero Maccioni and Andrea Zini; the previous fees came to EUR 50 thousand gross per annum for the Chairman Paolo Tamponi and EUR 35 thousand gross per annum for each of the Statutory Auditors, Piero Maccioni and Andrea Zini. No variable remuneration, benefits in kind or share-based or other allocation plans are envisaged for the members of the Board of Statutory Auditors.

3. Remuneration of the General Managers and Executives with Strategic Responsibilities.

As of the date of this report, the fee of Luca Scano, General Manager of the subsidiary Tiscali Italia S.p.A., amounts to EUR 200 thousand gross per annum plus the remuneration as non-executive director as per point 1 above and together with the benefits in kind shown in the table No. 1 below: a variable portion is envisaged, commensurate with the achievement of the medium and long-term objectives and with a maximum disbursable equal to 60% of the gross annual remuneration; specific compensation for termination of the employment relationship is not envisaged.

At present, in the company's opinion, there are five Executives with Strategic Responsibilities as per current legislation; these parties are employees of the subsidiaries Tiscali Italia S.p.A. and Veesible Srl. The total fee due to the same amounts to EUR 851,678 gross per annum together with total benefits in kind of EUR 47,328 gross per annum: a variable portion is generally envisaged, commensurate with the achievement of the medium and long-term objectives and with a total maximum disbursable of EUR 295,000; specific compensation for termination of the employment relationship is not envisaged.

4. Incentive plans in favour of the members of the Management Body, the General Managers and Executives with Strategic Responsibilities.

At present, there are no share-based incentive plans or those with other financial instruments in favour of the members of the Management Body, the General Managers and other Executives with Strategic Responsibilities.

5. Equity investments of the members of the Management and Audit Bodies, the General Managers and Executives with Strategic Responsibilities.

The equity investments of the members of the Management and Audit Bodies and the General Managers are summarised in table no. 2 below. Of the five Executives with Strategic Responsibilities indicated above, only one of them possessed as at 31 December 2012, 8,614 ordinary Tiscali S.p.A. shares and had not made any purchases or sales during 2012.

TABLE 1 - Fees relating to 2012 (amounts in EUR 000)

Name and surname	Position	Period from when the office has been covered	Expiry of the office	Total remunerati on	Remunerati on for participatio n on committees	Bonus and other incentive s	Benefits in kind*	Other remunerati on	Total
Renato Soru	Chairman and Chief Executive Officer	15 May 2012	Approval of 2014 annual report	350	-	-	47	-	397
Luca Scano	Director	15 May 2012	Approval of 2014 annual report	25	-	-	17.8	208**	250.8
Franco Grimaldi	Director	15 May 2012	Approval of 2014 annual report	25	-	-	-	-	25
Gabriele Racugno	Director	15 May 2012	Approval of 2014 annual report	25	-	-	-	70 ***	95
Victor**** Uckmar	Director	15 May 2012	24 August 2012	16.19	-	-	-	-	16.19
Assunta Brizio*****	Director	24 August 2012	30 April 2013	8.8	-	-	-	-	8.8

^{*} Benefits in kind: use of telephone, company car and insurance and/or pension/welfare policies.

^{*****} Director co-opted by the Board of Directors during the meeting on 28 August 2012.

Name and surname	Position	Period from when the office has been covered	Expiry of the office	Total remuner ation	Remuneratio n for participation on committees	Bonus and other incentive s	Benefits in kind*	Other remune ration	Total
Paolo Tamponi	Chairman	15 May 2012	Approval of 2014 annual report	40	-	-	-	-	40
Piero Maccioni	Statutory Auditor	15 May 2012	Approval of 2014 annual report	28.3	-	-	-	-	28.3
Andrea Zini	Statutory Auditor	15 May 2012	Approval of 2014 annual report	28.3	-	-	-	-	28.3
Rita Casu	Alternate Auditor	15 May 2012	Approval of 2014 annual report	-	-	-	-	-	-

^{**} Luca Scano receives remuneration as General Manager of the subsidiary Tiscali Italia S.p.A. and also received a one-off bonus in 2012 of EUR 8 thousand.

^{***} Gabriele Racugno provides legal advice via his firm of professionals to the subsidiary Tiscali Italia S.p.A.

^{****} Resigned 24 August 2012.

Giuseppe Biondo	Alternate Auditor	15 May 2012	Approval of 2014 annual report	-	-	-	-	-	-	
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^{*} Benefits in kind: use of telephone, company car and insurance and/or pension/welfare policies.

TABLE 2 - Equity investments of the members of the management and audit bodies and the general managers

Board of Directors

Name - Surname	Position	No. of shares held at 1 Jan. 2012	No. of shares purchased/subscribed	No. of shares sold	No. of shares held at 31 Dec. 2012
Renato Soru	Chairman and Chief Executive Officer	331,133,617	-	-	331,133,617
Luca Scano	Director and General Manager	-	-	-	-
Victor Uckmar*	Director	-	-	-	-
Franco Grimaldi	Director	-	-	-	-
Gabriele Racugno	Director	-	-	-	-
Assunta Brizio**	Director	-	-	-	-

^{*} Resigned on 24 August 2012.

Board of Statutory Auditors

Name - Surname	Position	No. of shares held at 1 Jan. 2012	No. of shares purchased/ subscribed	No. of shares sold	No. of shares held at 31 Dec. 2012
Paolo Tamponi	Chairman	-	-	-	-
Piero Maccioni	Statutory Auditor	-	-	-	-
Andrea Zini	Statutory Auditor	-	-	-	-

^{***} Director co-opted by the Board of Directors during the meeting on 28 August 2012.

Rita Casu	Alternate Auditor	50	-	-	50
Giuseppe Biondo	Alternate Auditor	-	-	-	-