Assicurazioni Generali S.p.A.



Company established in Trieste in 1831. Registered Office in Trieste (Italy), Piazza Duca degli Abruzzi 2. Share Capital Euro 1,576,052,047.00 fully paid. Fiscal code and Venezia Giulia Companies' Register no. 00079760328. Group VAT number 01333550323. Company entered in the Register of Italian Insurance and Reinsurance Companies under no. 1.00003. Parent Company of Generali Group, entered in the Register of Italian Insurance groups under no 026. PEC: assicurazionigenerali@pec.generaligroup.com

INFORMATION DOCUMENT

on the Generali Group's long-term incentive plan "LTI Plan 2021-2023"







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INTRODUCTORY NOTE

Assicurazioni Generali S.p.A. ("GENERALI" or the "Company"), in compliance with what provided by Article 114-bis of the ICFA and 84-bis, paragraph 1, of the Issuers' Regulation, and by Scheme no. 7 of Annex 3A to the Issuers' Regulation, hereby provides its shareholders and the financial community with a broad informative framework on the long-term incentive plan, "LTI Plan 2021-2023" (hereinafter, the "PLAN") for the granting of free ordinary shares, upon specific conditions, to its beneficiaries – that can include the Managing DIRECTOR/GROUP CEO, the most important management positions and other key officers of GENERALI and of the GENERALI GROUP, as identified by the Administrative Body within the structure of the Company and of the Generali Group among those who are vested with strategic responsibilities subject to the achievement of corporate goals.

The PLAN, in continuity with the previous ones, aims at enhancing and reflecting the medium long-term performance targets of the GENERALI GROUP in the definition of the variable remuneration of the

aforementioned parties, for the purposes described in detail hereinafter as well as in the REPORT ON REMUNERATION POLICY AND PAYMENTS of GENERALI.

In order to implement the Plan, the Shares to be granted free of charge to Beneficiaries will be acquired, either wholly or in part, from the provision of treasury shares that the Company may acquire in application of the shareholders' meeting authorisations, pursuant to Articles 2357 and 2357-ter of the Civil Code, and/or from any specific share capital increase with no subscription price - using the profits and/or profit reserves - pursuant to Article 2349, paragraph 1, of the Civil Code, in the terms illustrated below.

This information document is at public disposal at the registered office of General, located in Trieste, Piazza Duca degli Abruzzi, no. 2, at the system SDIR-NIS for the transmission of the Regulated Information managed by Blt Market Services, at www.emarketstorage.com and on the Company's website: www.generali.com.



DEFINITIONS

DIRECTORS: the directors of GENERALI and

GENERALI GROUP, having executive and/or managerial po-

wers;

SHAREHOLDERS'

MEETING: the meeting of GENERALI sha-

reholders that shall approve

the PLAN;

"Assicurazioni Generali S.p.A. SHARES: ordinary shares, listed on the

"MTA" market organized and managed by Borsa Italiana

S.p.A.;

BENEFICIARIES: the beneficiaries of this PLAN

that will be identified at sole discretion of the Administrati-VE BODY, at the PLAN start or during the relevant three-year period, among the Directors and the Employees of GENE-RALI Or of GENERALI GROUP with strategically significant functions at Generali or Generali GROUP with a view to the creation of value. In the process of identifying the BENEFICIARI-ES, the Administrative Body will also take into account the suitability of the functions or of the activities carried out by the Generali Group's Direc-TORS and EMPLOYEES to have a significant impact on the risk and strategic profile of GENE-RALI or of the GENERALI GROUP, considering, among others, the position held, the degree of responsibility, the hierarchical level, the activity carried out, the powers granted, the amount of remuneration paid, the possibility to take risks, generate profits or impacts on other accounting entries for significant amounts. The ADMINISTRATIVE BODY, by implementing the PLAN, will specifically identify the BENEFICIARIES, also determining the OBJECTI-VES and the number of SHARES which can be assigned;

CIVIL CODE:

the Italian Civil Code, approved with Royal Decree No. 262 of 16 March 1942, as amen-

ded:

CORPORATE

GOVERNANCE CODE: the code of conduct of Listed

Companies and the following integrations, which GENERALI has adhered to at the date of this Information Document, approved by the Italian Corporate Governance Committee in

January 2020;

APPOINTMENTS AND REMUNERATION

COMMITTEE:

the committee recommended by the Corporate Governance Code whose composition and functions are described in the Report on Corporate Governance and Ownership Structures, as referred to in Article 123-bis of the ICFA, approved by the Administrative Body and made public on an annual

basis:

DATE OF APPROVAL:

the date of approval of this PLAN by the SHAREHOLDERS'

MEETING;

EMPLOYEES: the executives and employees

> who currently work GENERALI or a company of GENERALI GROUP either under open-ended or fixed-term contracts, excluding all forms of independent contractors or

consultants:

INFORMATION

DOCUMENT: this information document,

drafted in compliance with and for the purposes of Article 84-bis, paragraph 1, of the

ISSUERS' REGULATION;

GENERALI OR

the Company:

Assicurazioni Generali S.p.A., with registered office at Trieste, Piazza Duca degli Abruzzi no. 2, enrolled in the Registry of Insurance and Reinsurance





Businesses with registered number no. 1.00003, parent company of Generali Group, enrolled in the Insurance Group Registry with registered number no. 026;

Plan and make and implement all relative decisions;

PLAN:

the long-term incentive plan for BENEFICIARIES, called the "LTI 2021-2023 Plan";

Managing DIRECTOR / GROUP CEO:

the person mainly in charge of the management of GENERALI and GENERALI GROUP;

RELATIONSHIP: the employment relationship (sub-ordinate and/or administrative) in place between the Beneficiary and GENERALI and/ or another company of GENE-

RALI GROUP:

GENERALI GROUP:

GENERALI and the companies under Italian and foreign law subject, directly or indirectly, to the control of GENERALI, pursuant to Article 2359 of the Italian Civil Code:

ISSUERS' REGULATION:

the regulations adopted by CONSOB by means of Resolution no. 111971 of 14 May 1999, as subsequently amended and integrated;

MSCI ESG RATING: ESG evaluation result provided by MSCI (Morgan Stanley Capital International) in the multi-line insurance & brokerage sector:

REGULATORY

NET HOLDING CASH FLOW:

net cash flow available in a period at the parent company level after holding expenses and interest costs. Its main components, considered on a cash basis, are the remittance from subsidiaries, the result of the centralized reinsurance, the interests on parent company's financial debt, the parent company's expenses and the actual taxes paid or reimbursed by the parent company;

SOLVENCY RATIO:

Ratio between the Eligible Own Funds and the Group Solvency Capital requirement, both calculated according to the definitions of the Solvency Il regime. Own funds are determined net of proposed dividend:

RELATIVE TSR:

the total return on the shareholder investment calculated as a variation in the shares' market price, including distributions or dividends reinvested, as compared to a selected list of peers;

OBJECTIVES:

the performance indicators specified by the Administrative Body and set out in the PAR-TICIPATION FORM of each BENE-FICIARY, subject to the achievement of which the SHARES are granted to each BENEFICIARY, and based on which the respective total number of shares to be granted is determined;

REPORT ON REMUNERATION POLICY AND PAYMENTS:

the Report on remuneration policy and payments prepared by Generali in compliance with Article 123-ter of the ICFA, as well as with Articles 41 and 59 of IVASS Regulation 38/2018;

ADMINISTRATIVE BODY:

the Board of Directors of the COMPANY, or rather, the members of the former as specifically appointed, which perform all evaluations related to the

PARTICIPATION FORM:

the form given by GENERALI to BENEFICIARIES, (i) indicating the OBJECTIVES - referred to GENE-RALI GROUP and/or to the individual Beneficiaries - subject to the achievement of which the Shares are granted; (ii) the subscription and the return of which to GENERALI on behalf



of the BENEFICIARIES will constitute full and unconditional adherence to the PLAN;

PLAN
ADMINISTRATOR:

Banca Generali S.p.A. with registered office in Trieste, Via Niccolò Machiavelli no. 4, Tax Code and Trieste Registry of Businesses no.00833240328, or any other entity that may be identified for the same purpose at the discretion of the Company;

CASH SETTLEMENT:

the cash amount which GENE-RALI may, at its discretion and on the basis of a resolution of the Administrative Body, be paid to single BENEFICIARIES in place of - in full or in part - of Shares that should be granted to them, calculated on the basis of the average official Sha-RES price on the "MTA" market - as ascertained by Borsa Italiana S.p.A. - in the month prior to Shares grant, or, in case the Shares should no longer be listed, on the basis of their normal value pursuant to Article 9 of the Presidential Decree of No. 917 of 22 December 1986, as determined by an independent expert appointed by Generali;

S&P GLOBAL CORPORATE SUSTAINABILITY ASSESSMENT PERCENTILE:

postioning of the score provided by Standard & Poor's Global Corporate Sustainability Assessment in the insurance sector;

ICFA:

the Italian Consolidated Financial Act, i.e. Legislative Decree no. 58 of 24 February 1998 (also known as T.U.F.) and subsequent amendments and additions.

1. BENEFICIARIES

1.1 The names of the beneficiaries who are members of the board of directors or of the management board of the company issuing financial instruments, the company controlling the issuer and the companies that the issuer either directly or indirectly controls.

Among the potential Beneficiaries of the Plan there are the Managing Director/Group CEO and other possible Directors with executive and managerial functions of Generali or of the Generali Group, as identified by the Administrative Body coherently with the strategic objectives of Generali Group in terms of value creation, as well as with the objectives of the remuneration policy set out in the Report on Remuneration Policy and Payments.

The indication of the names of the Beneficiaries that are part of the Administrative Body of Generali or of other companies of the Generali Group who will be identified by the Administrative Body and the other information required by paragraph 1 of the Scheme no. 7, Annex 3A of the Issuers' Regulation, will be provided pursuant to the procedures and terms set forth in article 84-bis, paragraph 5, point a), of the Issuers' Regulation.

1.2 The categories of employees or consultants of the issuer of the financial instruments and of the parent companies or the subsidiaries of that issuer.

The potential Beneficiaries of the Plan include the relevant personnel of Generalian — that corresponds to the perimeter of the managers with strategic responsibilities—including the managers belonging to the *Group Management Committee* (GMC), other first reports (not included in the GMC) of the Managing Director/Group CEO and the Administrative Body of the Company. Among the potential Beneficiaries, are also included the other managers who are members of the *Global Leadership Group* (GLG)—as well as the other Employees of Generali or of Generali Group, selected by the Administrative Body on a discretionary

¹ Defined pursuant the Article 2 of IVASS Regulation No. 38/2018, excluding those positions belonging to Key functions that, as specified in the remuneration policies of GENERALI, are not part of the PLAN.

basis in consideration of the significance of their role in the achievement of the strategic objectives of GENERALI GROUP.

The indication of the categories of the BENEFICIARIES that will be identified by the ADMINISTRATIVE BODY among the above mentioned subjects as well as the other information required by paragraph 1 of the Scheme no. 7, Annex 3A of the Issuers' Regulation, will be provided pursuant to the procedures and terms set forth in article 84-bis, paragraph 5, point a), of the Issuers' Regulation.

1.3 The indication of the names of the parties who will benefit from the plan belonging to the following groups:

a) general managers of the financial instrument issuer;

Not applicable.

b) other managers with strategic responsibilities of the financial instrument issuer which is not of a "lesser significance", pursuant to Article 3, point 1, letter f), of Regulation no. 17221 of 12 March 2010, in the event that they have received overall remuneration during the last fiscal year (obtained by adding their monetary remuneration and the remuneration based on financial instruments) greater than the highest overall compensation among those paid to the members of the board of directors or the management board, and to the General Managers of the financial instrument issuer;

Not applicable.

c) Natural persons controlling the financial instrument issuer, who are employees or who work as staff in the financial instrument issuer.

Not applicable.

1.4 Description and numerical indication, separated by category:

a) of the managers with strategic responsibilities different from those indicated under letter b) of paragraph 1.3;

Among the potential PLAN'S BENEFICIARIES there are managers belonging to the relevant

personnel – corresponding to the managers with the strategic responsibilities – as defined in the Report on Remuneration Policy and Payments. The indication of the Beneficiaries who will be identified by the Administrative Body among the managers with strategic responsibilities as well as the other information required by paragraph 1 of the Scheme no. 7, Annex 3A of the Issuers' Regulation, will be provided pursuant to the procedures and terms set forth in article 84-bis, paragraph 5, point a), of the Issuers' Regulation.

b) for the "smaller sized" companies, pursuant to Article 3, point 1, letter f), of Regulation n. 17221 of 12 March 2010, the indication in aggregate of all managers with strategic responsibilities of the issuer of financial instruments:

Not applicable: Generall is not a "smaller sized" company.

 c) of any other possible categories of employees or consultants for which differentiated plan features have been provided for (e.g. senior managers, middle managers, other employees, etc.).

Not applicable: there are no categories for which different PLAN features have been provided.

2. THE REASONS FOR ADOPTION OF THE PLAN

2.1 The objectives intended to be achieved by awarding the plans.

The Plan, in line with the applicable regulations as well as the best practices (including the recommendations of the Corporate Governance Code), intends to pursue the objective of increasing the value of Generali Shares meanwhile aligning, the economic interest of its Beneficiaries to those of the stakeholders, with a view to the medium / long term and to sustainable development, also through the inclusion of sustainability ratings/indices.

The PLAN has the following objectives:





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- to determine a connection with the component of variable remuneration linked to the medium-long term objectives and the value's creation for the shareholder, taking into account the group's sustainability and the results actually achieved;
- to develop the culture of performance in accordance with the Group philosophy;
- to contribute to the creation of a balanced mix between fixed and variable elements of the Beneficiaries' remuneration:
- to obtain the management's loyalty at GENERALI GROUP's level.

In particular, the PLAN aims at reinforcing the link between the remuneration of BENEFICIA-RIES and the performance expected in the strategic plan of the GENERALI GROUP (the overall performance), while retaining the link between remuneration, sustainability and value generation in place as concerns the peer group (the relative performance).

To achieve these objectives, it was decided to:

- pay the incentive in the form of Shares and only at the achievement of specific Objectives;
- link the incentive to the share value resulting from the average price of the Shares in the three months prior to approval, by the ADMINISTRATIVE BODY, of the draft financial statements and the consolidated financial statements relating to the financial year related to the preceding year;
- define an overall three-year vesting period;
- provide specific malus and clawback mechanisms.
- 2.2 Key variables, also in the form of performance indicators considered for the purposes of awarding the plans based on financial instruments.

The PLAN provides that the number of SHARES actually granted is directly linked to the achievement of the OBJECTIVES identified by the ADMINISTRATIVE BODY.

In particular, OBJECTIVES to be achieved in order to grant the SHARES are provided. They are defined using performance indicators related to the results of GENERALI and/or the GENERALI GROUP, as well as rating/sustainability indicators. These indicators correspond to the

following objectively measurable parameters: the Net Holding Cash Flow (NHCF), the relative Total Shareholders' Return (relative TSR) and sustainability ratings/indices (MSCI ESG RATING, S&P GLOBAL CORPORATE SUSTAINABILITY ASSESSMENT PERCENTILE). In addition, the verification of the achievement of a minimum threshold of the regulatory Solvency Ratio, as a unique access threshold, as better specified below.

At the end of the three-year reference period of the PLAN, the accrued SHARES (based on the level of achievement of the OBJECTIVES) will be granted to the BENEFICIARIES in a single solution or in two tranches (without prejudice, in any case, to the provisions set forth in the following paragraphs 4.6 and 4.8), on the basis of the different category of BENEFICIARIES (see the provisions set forth in the following paragraph 2.3).

The Plan also provides for the possibility of granting additional Shares to the Beneficiaries according to a dividend equivalent principle. Should the shareholders' meeting distributes dividends in favour of the shareholders during the three-year performance period or during the additional deferral period provided for some categories of Beneficiaries, as specified in the following paragraph 2.3, at the expiry of such reference periods, an additional number of Shares will be granted in favour of the Beneficiaries, as identified by the Administrative Body, to be determined on the basis of the amount of the overall dividends distributed during the reference periods.

The additional number of Shares thus determined shall be granted simultaneously and in relation with the other Shares assigned in favour of each Beneficiary (pursuant to what is set forth in paragraph 3.2), subject to the same holding periods described below and determined considering the Shares' value at the awarding of the plan, to be calculated as the average of the three months prior to approval, by the Administrative Body, of the draft financial statements and the consolidated financial statements with regard to the financial year related to the preceding year.

2.3 Factors on which the scale of compensation based on financial instruments is determined, i.e. the criteria for its determination. The number of Shares may be reduced to a minimum level (which is also calculated as a percentage of the recurring annual gross remuneration), below which no Share shall be granted.

The number of Shares to be effectively granted to each Beneficiary will be determined at the end of the Plan's three-year reference period, after an overall evaluation of the level of achievement of the Objectives, taking into account the performance achieved on a three-year basis.

At the end of the three-years performance period, the ADMINISTRATIVE BODY will have the faculty, after the mathematical assessment on the basis of the pre-defined scale, to perform an evaluation of the level of achievement of the economic indicators, taking into account, in particular, the coherence of the Net Holding Cash Flow indicator with the Net Result in terms of composition and evolution of Net Holding Cash Flow distribution flows in the reference period.

The Shares effectively accrued will be granted according to periods differentiated for two different categories of Beneficiaries. More specifically:

a) for the Managing Director/Group CEO, the Beneficiaries belonging to the Group Management Committee (GMC) and for any other Beneficiary with a variable component of at least 70% of the total remuneration²:

- i. at the end of the three-year performance period, 50% of the Shares accrued on the basis of the results achieved is granted: 25% (i.e. half of the Shares of this first tranche) is immediately available (to allow Beneficiaries to pay the tax charges connected with the granting), whereas the remaining 25% (i.e. the remaining half of the Shares of this first tranche) is subject to a lock-up period of a further year;
- ii. the remaining 50% of the Shares accrued is subject to an additional deferral period of further two years in which the Shares can be reset to zero if the threshold level of the REGULATORY SOLVENCY RATIO has not been achieved or a malus condition has been activated, as provided in the Rules. Once verified that the threshold level has been achieved, malus conditions have not been activated and, ultimately, the relationship with the GENERALI (or another company of the Generali Group) is still in force3, the remaining 50% of the Shares is granted: 25% (i.e. half of the Shares of this second tranche) is immediately available (to allow Beneficiaries to pay the tax charges connected with the granting), whereas the remaining 25% (i.e. the remaining half of the SHARES of this second tranche) is subject to a lock-up period of a further year;
- b) for the other BENEFICIARIES, at the end of the three-year performance period, 100% of the SHARES accrued on the basis of the results achieved is granted: 50% is immediately available (to allow BENEFICIARIES to pay the tax charges connected with the granting), whereas the remaining 50% is subject to a lock-up period of two further years.

The Beneficiaries and the number of Shares that may be assigned to each of them are determined by the Administrative Body at its sole discretion.

GENERALI may not grant the SHARES to BENEFICIARIES, in whole or in part, if it emerges that the BENEFICIARIES have committed wilful



 $^{2 \ \ \}text{It means the sum of the incentive received from the Plan and other forms of incentive acquired within the employment Relationship.}$

³ Except for specific cases of termination of the relationship, such as cases of death, permanent disability, retirement, termination on the company's initiative for objective/organizational reasons, mutual termination and other similar cases contractually predetermined

or grossly negligent conduct, including violation of the Code of Conduct or violation of the regulatory provisions applicable to the scope of activities managed, in particular those for the protection of insured persons, the processing of personal data and anti-money laundering and combating the financing of terrorism, or in the event of failure to achieve the predetermined results, or if there is a significant deterioration in the assets or financial position of Generali and/or the Generali Group, as ascertained by the Administrative Body of Generali (so-called malus clause).

GENERALI also reserves the right to demand repayment of all or part of the Shares from the Beneficiaries if the results achieved prove to be neither lasting nor effective as a result of wilful or grossly negligent conduct attributable to the Beneficiaries, or in the event of violation of the Code of Conduct, or violation of the regulatory provisions applicable to the scope of activities managed, in particular those for the protection of insured persons, the processing of personal data and anti-money laundering and combating the financing of terrorism (so-called clawback clause).

Malus and clawback may also apply in the event that the data on the basis of which the incentive which is the subject of the PLAN was determined proves to be manifestly incorrect.

Moreover, Generali has the right to grant also to single Beneficiaries in place of – full or partial – the granting of the Shares - a Cash Settlement (without prejudice to the other relevant terms and conditions applicable for the Plan), on the basis of a resolution that the Administrative Body (or the delegated body in charge) may take at its sole discretion.

In line with European legislation (Solvency II), General has the right to request – by means of specific agreements included in the contractual documents that govern the Plan – that Beneficiaries do not use personal or insurance coverage strategies (hedging) that may alter or affect the risk alignment effects implicit in the Plan.

In each year of the plan and at the end of the three-year performance period, the Board of

Directors assesses the level of achievement of the entry gate, established in terms of the REGULATORY SOLVENCY RATIO. In particular, even if the OBJECTIVES are met, GENERALI may not grant the SHARES - in whole or in part - to the BENEFICIARIES if the level of the REGULATORY SOLVENCY RATIO is lower than 130%, or the other percentage of "hard limit" established by the ADMINISTRATIVE BODY from time to time.

Furthermore, the ADMINISTRATIVE BODY may eventually define a reduction of the number of Shares to be definitely granted when the REGULATORY SOLVENCY RATIO is higher than the mentioned level of "hard limit" defined but lower than the level of "soft limit" from time to time defined in the Risk Appetite Framework of Generall, currently set at 150% (or below a different rate of "soft limit" determined, from time to time, by the ADMINISTRATIVE BODY).

2.4 The reasons behind any decision to ascribe compensation plans based on financial instruments not issued by the issuer of financial instruments, such as financial instruments issued by subsidiaries or parent companies or third party companies in respect of the group they belong to; when the aforesaid instruments are not traded on regulated markets, information on the criteria used to determine the value ascribable to them.

Not applicable. The PLAN does not envisage recourse to such financial instruments.

2.5 Assessments concerning significant tax and accounting implications which have affected the decision taken on the plans.

Not applicable: there are no significant tax and accounting implications affecting the definition of the PLAN.

2.6 Any support for the plan by the Special Fund for Incentivising the Participation of Workers in Businesses, as at article 4, paragraph 112, of Law no. 350 of 24 December 2003.

Not applicable: the PLAN does not receive any support from the Special Fund for Incentivising the Participation of Workers in Businesses, as at article 4, paragraph 112, of Law no. 350 of 24 December 2003.

3. APPROVAL PROCEDURE AND INSTRUMENT ASSIGNMENT SCHEDULE

3.1 Context of powers and functions delegated by the Shareholders' Meeting to the Board of Directors in order to implement the plan.

The Shareholders' Meeting is called to approve the PLAN that provides for the free assignment of Shares to the Beneficiaries by the ADMINISTRATIVE BODY.

The maximum number of Shares that can be assigned under the PLAN is 12,100,000.

The Shares pertaining to the Plan will be taken, in whole or in part:

- (i) from the treasury stocks' supply possibly purchased by the Company in execution of the Shareholders' meetings' authorizations pursuant to Articles 2357 and 2357-ter of the Italian CIVIL CODE: and/or
- (ii) from any specific capital increases with no subscription price - through the use of profits and/or profit reserves - pursuant to Article 2349, paragraph 1, of the Italian CIVIL CODE.

For this purpose, it will be submitted for approval to the Shareholders' Meeting convened to approve the PLAN, an authorization for the purchase and disposal of treasury stock pursuant to Arts. 2357 and 2357-ter of the CIVIL CODE and the delegation of powers to the Administrative Body to increase the share capital without charge, pursuant to Article 2349, paragraph 1, of the Italian CIVIL CODE.

What precedes addresses the need to provide greater flexibility, in implementing the PLAN, assuring to the ADMINISTRATIVE BODY the ability to identify the methods of procurement or issue of the Shares pertaining to the Plan that better comply with maximum efficiency criteria.

3.2 Indication of the parties appointed to administer the plan and their functions and powers.

The Administrative Body is the party appointed to administer the PLAN. The ADMINISTRATIVE Body may rely on the business functions to the extent of their competence and also delegate its powers to the Managing Director/Group CEO or to other board members.

Within the Administrative BODY, APPOINTMENTS AND REMUNERATION COMMITTEE advances the proposals concerning remuneration matters - also with regard to the variable component deriving from the PLAN of the Managing Director/Group CEO and, in general, of the DIRECTORS with specific functions. Furthermore, the Appointments AND REMUNERATION COMMITTEE provides its opinion regarding the remuneration in favour of the relevant personnel (that corresponds to the perimeter of the managers with strategic responsibilities), after the relative proposal of the Managing Director/Group CEO is presented.

3.3 Any existing procedures to review plans, also in respect of any changes in basic objectives.

In the first year of the PLAN's three-year period, the Objectives are defined by the Admini-STRATIVE BODY - and maintained coherent over time, in compliance with GENERALI GROUP's long-term strategic plans.

The Administrative Body can amend and integrate the PLAN, the PLAN's Regulations and/or the Participation Forms, autonomously and without any further approval by the Sharehol-DERS' MEETING, always consistent with the Re-PORT ON REMUNERATION POLICY AND PAYMENTS (as may be temporarily waived in accordance with Article 123-ter of the ICFA), in addition to any specific change and adjustment expressively provided in this Document or anyway allowed by the Regulation in line with the indications represented below. These amendments and integrations (including also the early grant of Shares or the elimination or modification of any restriction) are those deemed necessary or appropriate as a consequence of factors that may affect the Sha-RES, GENERALI and/or GENERALI GROUP and/ or the Plan and/or the Objectives (including, but not limited to, extraordinary transactions regarding Generali and/or Generali Group, capital transactions, changes in legislation or in the remuneration policy, indications and/or recommendations made by regulatory autho-





rities or changes to the group scope, takeover or exchange bid or change of control, compliance with sector specific or foreign regulations applicable to single Generali Group companies, material changes in the macroeconomic conditions or if the financial scenario worsens in the international monetary policy, changes in multi-year strategic plans), in order to maintain unchanged — on a discretionary basis and anyway to the extent permitted by the law from time to time applicable and in accordance with the Report on Remuneration Policy and Payments approved by the Shareholders' Meeting - the substantive and financial aspects of the Plan.

Where necessary and/or appropriate, the ADMINISTRATIVE BODY may also adjust the provisions of the PLAN to the applicable Italian and foreign regulations, if these provisions are incompatible or go against the above mentioned regulations. Furthermore, in the event of exceptional discontinuity (for example if material changes in the macroeconomic conditions occur or the financial scenario worsens) the Administrative Body, in line with the remuneration related governance procedures, may reassess - at its discretion and in any case within the limits allowed by the from time to time applicable regulations and in accordance with the REPORT ON REMUNERATION POLICY AND PAYMENTS approved by the Shareholders' Meeting - the overall consistency and correctness of the incentive system, including this PLAN putting in place the necessary corrections, and this also and in particular with reference to the reference objectives, the related metrics and evaluation methods, to the extent needed to keep unvaried - within the limits admitted by the regulation in force from time to time and in compliance with the limits and general principles of the Report on Remuneration POLICY AND PAYMENTS - the economic and substantial contents of the PLAN maintaining its main incentive purposes (so called "Clause of unfavourable change of the conditions").

3.4 Description of the procedures whereby the availability and assignment of the financial instruments on which the plans are based are determined (e.g.: free assignment of shares, increases in capital excluding the option right or right to purchase or sell own shares).

In order to guarantee greater flexibility, the Shares free grant in implementing the Plan will be obtained through: (i) treasury stocks deriving from purchases authorized by the Shareholders' Meeting, pursuant to Articles 2357 and 2357-ter of the Italian Civil Code; and/or (ii) shares deriving from capital increases with no subscription price - through the use of profits and / or profit reserves - pursuant to Article 2349, paragraph 1, of the Italian Civil Code.

The Administrative Body will decide, according to the specific requirements for implementing the Plan, which – among the above mentioned instruments – will be actually used, in order to ensure the best resource efficiency of General and/or of General Group.

3.5 The role played by each director in determining the characteristics of the plans as mentioned; any recurrence of conflict of interest concerning the directors in question.

No DIRECTOR of GENERALI or of GENERALI GROUP participates in the resolutions adopted by the ADMINISTRATIVE BODY for that part of the PLAN which concerns him/her.

3.6 As required by Art. 84-bis, paragraph 1, the date of the decision adopted by the body with authority to submit the plans and any Remuneration Committee proposal for approval by the General Shareholders' Meeting.

The Appointments and Remuneration Committee examined the Plan during its meetings of 20 January, 23 February and 8 March 2021 releasing a positive opinion and resolved to submit it to the Administrative Body's approval.

The Administrative Body, at its meeting of 10 March 2021, following the positive opinion of the Appointments and Remuneration Committee, resolved to approve the Plan's proposal and to submit it to the Shareholders' Meeting approval.

3.7 As required by Art. 84-bis, paragraph 5, letter a), the date of the decision adopted by the body with authority over the granting of the instruments and of any proposal made to the said body by the Remuneration Committee, if any.

The PLAN is submitted for approval to the SHAREHOLDERS' MEETING called in Trieste on 26 April 2021 (ordinary and extraordinary meeting, on first call) and, if necessary, on 28 April 2021 (extraordinary meeting, on second call) and, if necessary, on 29 April 2021 (ordinary meeting, on second call and extraordinary meeting, on third call).

SHARES' grant is resolved by the ADMINISTRATIVE BODY, once the OBJECTIVES' achievement has been verified (as detailed in paragraph 2.2).

3.8 The market price, registered on previous dates, for the financial instruments on which the plan is based, if traded on regulated markets.

Not applicable.

- 3.9 In the case of plans based on financial instruments traded on regulated markets, in what time periods and according to what terms does the issuer take into account possible coincident timing between the following elements in identifying the timing of the granting of the instruments in implementing the plan:
 - i) the mentioned grant or any decisions adopted with this regard by the Remuneration Committee; and
 - ii) the disclosure of any relevant information pursuant to Art. 114, paragraph 1, for example in cases in which such information is:
 - a. not already public and suitable for positively influencing market prices, or
 - b. already public and suitable for negatively influencing market prices.

Some of the PLAN'S BENEFICIARIES are subjected to the obligations under the so-called *internal dealing* discipline, included in the Regulation (EU) No. 596/2014 of 16 April 2014, in the ICFA and in the ISSUERS' REGULATION. They are therefore required, upon the occurrence of the cases mentioned in the aforementioned Regulation, to provide timely information to the market on relevant transactions - pursuant to the said regulations - made on the Shares.

In addition to that above, GENERALI applies blocking periods as referred to in that Regulation (EU) no. 596/2014 and the additional provisions laid down by the

"Market Abuse Policy of Assicurazioni Generali", extending the blocking periods to 15 calendar days preceding the publication of additional periodic financial information.

4. FEATURES OF THE ASSIGNED INSTRUMENTS

4.1 Description of the manners in which financial instrument-based remuneration plans are structured, for example, indicating whether the plan is based on the granting of: financial instruments (restricted stock awards); the increase in value of such instruments (phantom stock), the granting of option rights that allow for subsequent purchase of the financial instruments (option grant) with settlement by physical delivery (stock option) or in cash based on a differential (stock appreciation right).

Allocation of Shares to Beneficiaries of the Plan in the form of restricted stock.

4.2 Indication of the effective period for implementation of the plan with reference also to any different cycles planned.

The PLAN is implemented at its DATE OF APPROVAL.

The PLAN has an overall three-year performance period 2021-2013 and an additional deferral period on the granted Shares as described in this Information Document. Furthermore, a minimum holding period is provided on granted Shares.

4.3 The term of the plan.

The effective period of the Plan shall run from the Date of Approval until the end of the Plan's deferral period.

4.4 The maximum number of financial instruments, including in the form of options, granted in any fiscal year in relation to parties identified by name or in the categories indicated.

The maximum number of Shares that may be assigned to the Beneficiaries of the Plan is 12,100,000.





The number of Shares that can be granted to each Beneficiary is determined by the Administrative Body.

The actual number of Shares to be granted to each Beneficiary will depend on the level of achievement of the Objectives.

The Shares' grant will take place only at the end of the three-year period of the Plan or at the end of the additional deferral period provided for some categories of Beneficiaries (as specified in paragraph 2.3).

The Shares which will be granted during the implementation of the Plan shall be communicated pursuant to art. 84-bis, paragraph 5, point a), of the ISSUERS' REGULATION.

4.5 The terms and clauses for implementation of the plan, specifying whether the actual granting of the instruments is subject to the occurrence of conditions or to the achievement of given results, including performance results; describing such conditions and results.

Please refer to paragraph 2.2.

4.6 Indication of any disposal restrictions encumbering the instruments granted or the instruments deriving from the exercise of options, with particular reference to the time periods during which subsequent transfer to the company itself or to third parties is allowed or prohibited.

The Shares granted to the Beneficiaries will be subject to the following holding obligations:

- a) for the Managing Director/Group CEO, the Beneficiaries belonging to the Group Management Committee (GMC) and for any other Beneficiary with a variable component of at least 70% of the total remuneration (see the previous paragraph 2.3), 50% of all of the accrued Shares (both the shares granted at the end of the performance period as well as the shares granted at the end of the period of additional deferral) is available at the date of the granting, whereas the remaining 50%, subject to a holding period of one year from the relative date of granting;
- b) for the remaining BENEFICIARIES, 50% of all of the accrued Shares will be immediately

available at the date of the granting, whereas the remaining 50% is subject to a holding period of two years from the relative date of granting.

The above without prejudice to any more favourable decision set by the ADMINISTRATIVE BODY to the BENEFICIARIES.

The holding obligation will begin on the date on which the Shares are registered on the current account in the name of the Beneficiaries at the Plan Administrator.

These Shares will be subject to non-transferability restrictions – and therefore may not be sold, assigned, exchanged, carried forward, or otherwise be transferred to any living person – until the end of the above mentioned time periods, unless authorized by the Administrative Body, which may also order Shares to remain in custody. After the expiry date of the periods in which sales are restricted as described above, further restrictions on holding Shares (pursuant to that decided upon by the Administrative Body) may apply to Directors in compliance with the recommendations of the Corporate Governance Code.

In the event of termination of the Relationship, the Administrative Body can re-define the terms and conditions of all of the above-mentioned restrictions of sales, possibly also considering the overall remuneration of the interested Beneficiary, or also by referring to Shares granted in execution of other incentive plans.

4.7 Description of any conditions precedent in relation to plan grants in the event that the beneficiaries engage in hedging transactions which allow to neutralize any prohibitions on the sale of the financial instruments granted, including in the form of options, or of the financial instruments deriving from the exercise of such options.

In the event of violation of the ban on hedging by a Beneficiary (see par. 2.3), the Administrative Body will evaluate the adoption of measures deemed most opportune, including the forfeiture of the Beneficiary the right to receive the Shares.

4.8 Description of the effects caused by termination of the Relationship.

In the event that the Relationship is terminated before Generali has received the Participation Form from the potential Beneficiary duly signed for acceptance or before the expiry of the Plan's three years' period, the Beneficiaries lose the chance to receive Shares upon the occurrence of the conditions described above.

In the event that the pension requirements are fully met or in case of death or disability with the right to receive a disability pension which entails the termination of the RELATIONSHIP, if such events occur after the first year of the Plan's three years' period, the Beneficiaries, or the respective heirs in the event of death, may retain the right to receive the SHARES, under the terms and conditions described above (including, for the BENEFICIARIES whose variable target remuneration is at least 70% of the overall remuneration, the application of further deferral period), proportionately to the duration of the RELATIONSHIP relative to the duration of the PLAN's three years' period (pro rata temporis).

In all cases of termination of the RELATIONSHIP other than those described above, the Benefi-CIARIES shall lose their entitlement, as well as the future chance to receive Shares upon the fulfilment of the conditions described above. As a partial exception to the above, if the RE-LATIONSHIP has a defined term and an expiry period prior to the expiry of the PLAN's threeyear period, the Beneficiaries for whom the expiry of the Relationship occurs after the first year of the Plan's three-year period, shall retain the right to receive Shares, (including, for the Beneficiaries whose variable target remuneration is at least 70% of the overall remuneration, the application of further deferral period) on the terms and conditions described above, proportionately to the duration of the RELATIONSHIP relative to the duration of the PLAN's three-year period (*pro rata temporis*).

If a Generali Group's company ceases to be part of the Generali Group, the Relationship shall be considered as having terminated for the purposes of the Plan on the date on which such event occurs. However, Beneficiaries for

whom such event occurs after the first year of the Plan's three-year period maintain the right to receive the Shares, on the terms and conditions described above (including, for the Beneficiaries whose variable target remuneration is at least 70% of the overall remuneration, the application of further deferral period), proportionately to the duration of the company's membership of the Generali Group with regard to the duration of the Plan's⁴ three-year period.

Finally, if the Relationship with Generali or a Generali Group's company is transferred to another Generali Group's company and/or in the case of termination of the Relationship and concurrent creation of a new Relationship within Generali Group, the Beneficiary will retain, *mutatis mutandis*, every right possessed under the Plan and in accordance with the Participation Form.

In particular, the contractual terms for the MA-NAGING DIRECTOR/GROUP CEO provide that, in case of termination of the office during a three-years mandate, he shall retain the rights arising from the plan only pro rata temporis and only in so-called "good leaver" cases (subject to the achievement of the objectives and to the other terms and conditions under the plan rules), while in so-called "bad leaver" cases he will lose all rights arising from the PLAN and referred to the period of such mandate. "Bad leaver" shall include the cases of voluntary resignation from the office during the course of the three-years mandate and revocation for cause, while "good leaver" shall include all other cases of termination.

For the Managing Director/Group CEO, the Beneficiaries belonging to the group Management Committee (GMC) and all the other Beneficiaries with a variable component of at least 70% of the total remuneration (see the previous paragraph 2.3), in case of termination of the relationship after the performance period but before the end of the additional deferral period:

a) they will maintain the right to the SHARES already granted;



⁴ For GMC members (and the other BENEFICIARIES subject to the additional deferral), in case the event occurs during the Additional Deferral period, the right to receive the second tranche of SHARES is provided under the terms and conditions of Article 2.3.a.ii.

b) they will lose the right to receive the SHARES not yet granted, except for specific cases of termination, such as cases of death, permanent disability, retirement, termination on the company's initiative for objective/organizational reasons, mutual termination and/or other cases contractually predetermined.

The ADMINISTRATIVE BODY can amend the terms and conditions of all of the above-mentioned sales restrictions, potentially also considering the overall remuneration of the BENEFICIARY concerned, or also by referring to SHARES granted in execution of other incentive plans.

4.9 Indication of any other causes for plan cancellation.

Not applicable. No additional clauses are provided for cancellation of the PLAN.

4.10 Reasons for any planned "redemption" by the company of the financial instruments involved in the plans, provided for pursuant to Article 2357 et seq. of the Italian Civil Code, with the redemption beneficiaries indicating whether it is intended only for certain categories of employees and the effect of termination of the employment relationship on such redemption.

Not applicable: redemption by the company of the Shares involved in the Plan has not been provided for.

4.11 Any loans or other facilities intended to be granted for the purchase of shares pursuant to Art. 2358 of the Italian Civil Code.

Not applicable: the granting of any loans or other facilities for the purchase of shares, pursuant to Article 2358 of the CIVIL CODE has not been provided for.

4.12 Indication of the valuation of the expected expense for the company on the respective grant date, as may be determined based on the terms and conditions already defined, as an overall amount and in relation to each plan instrument.

The PLAN expense is equal to the sum of the real cost of each of the PLAN's three-year period, calculated as the product of the fair value of the entitlement to receive SHARES (calculated on the grant date) multiplied by the estimated number of rights to be granted at the end of the PLAN's three-year period.

The cost is then allocated pro rata over the vesting period, with a corresponding allocation to the capital reserves. The cost is updated at the end of each year where the number of rights that are estimated to be allocated at the end of the three-year period has changed.

4.13 Indication any equity dilution effects as a result of the compensation plans.

In the event that the supply of shares underlying the PLAN is acquired through capital increases, the maximum dilution effect - taking into account the maximum number of Shares that can be assigned - is 0.77%.

4.14 Any limitations provided for the exercise of voting rights and for the granting of dividend rights.

Not applicable. Even during sale restriction periods, BENEFICIARIES who have received SHARES shall be entitled to the dividends accrued during such periods, as well as to voting rights.

4.15 In the event that the shares are not traded on regulated markets, any information useful for a complete evaluation of the value attributable to them.

Not applicable.

4.16 Number of underlying financial instruments for each option.

Not applicable.

4.17 Expiry of options.

Not applicable.

4.18 4.16Method (American/European), timing (e.g. valid periods of exercise) and exercise clauses (for example knock-in and knock-out clauses).

- change in the number of underlying instruments (capital increases, extraordinary dividends, merger and spin-off, transactions for conversion into other classes of shares, etc.).
- criteria for its determination, with particular reference to: a) the formula for calculating the strike price

4.19 The option strike price or the method and

- in relation to a given market price (i.e. fair market value) (for example: strike price of 90%, 100% or 110% of the market price), and
- b) the method for determining the reference market price for determining the strike price (for example: last price on the day prior to the grant, daily average, average for the last 30 days, etc.).

Not applicable.

Not applicable.

4.20 In the event that the strike price is not the same as the market price determined as indicated in point 4.19.b (fair market value), reasons for this difference.

Not applicable.

4.21 Criteria on the basis of which different strike prices are provided for different parties or several categories of beneficiaries.

Not applicable.

4.22 In the event that the underlying financial instruments for options are not traded on regulated markets, indication of the value attributable to the underlying instruments or the criteria for determining such value.

Not applicable.

4.23 Criteria for the adjustments necessary after an extraordinary capital transaction or other transactions that entail a

- 4.24 Share issuers are to attach the enclosed Table No. 1 to the information document, filling out:
 - a) in any case section 1 of boxes 1 and 2 in the fields of specific interest;
 - b) section 2 of boxes 1 and 2, filling out the fields of specific interest, based on the characteristics already defined by the Board of Directors.

For the members of the Board of Directors or the Management Board, the General Managers and other managers with strategic responsibilities of the listed issuer may be provided by reference to material published pursuant to Art. 84-quater for the data in section 1, Table No. 1 and the information requested in paragraph 1, including:

- point 1.1;
- letters a) and b), in point 1.3;
- letters a) and b), in point 1.4.

Information referred to in model 1, section 1, Table 1, Scheme 7 of Annex 3A of the Is-SUERS' REGULATION, as well as in Art. 84-bis, par. 5, of the Issuers' Regulation, are available on the Company's website: generali.com.

Information referred to model 2, in section 1 Table 1. Scheme 7 of Annex 3A of the Is-SUERS' REGULATION, as well as in Art. 84-bis, par. 5, of the Issuers' Regulation, will be provided - as set out above - in accordance with the procedures and terms set forth in Art. 84bis, par. 5, of the Issuers' Regulation.



