



2022

Directors' Reports and proposals on the items of the agenda of the Shareholders' Meeting of April 27, 2023



ORDINARY AND EXTRAORDINARY SHAREHOLDERS' MEETING

27 APRIL 2023 ON A SINGLE CALL

REPORTS OF THE BOARD OF DIRECTORS

(prepared pursuant to Art. 125-*ter* of Italian Legislative Decree No. 58 of 24 February 1998 and Arts. 72, 73 and 84-*ter* of CONSOB Issuers' Regulation)



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AGENDA

IN THE ORDINARY SESSION

- 1. 2022 Financial Statements.
 - a) Approval of the financial statements as at 31 December 2022; Directors' report; Report by the board of statutory auditors and independent audit report. Consequent and related resolutions.
 - b) Allocation of 2022 profits and part of the extraordinary profit reserve as dividends. Consequent and related resolutions.
- 2. Report on the Remuneration Policy and the Payments Made. Consequent and Related Resolutions.
 - a) Approval of the first section of the report on the remuneration policy and the payments made in accordance with article 123-ter, paragraph 3 of Legislative Decree no. 58/1998 (Consolidated Law on Finance) and articles 41 and 59 of the Institute for the Supervision of Insurance "IVASS" Regulation no. 38/2018.
 - b) Resolution on the second section of the report on the remuneration policy and the payments made in accordance with article 123-*ter*, paragraph 6 of Legislative Decree no. 58/1998 (Consolidated Law on Finance).
- 3. Acquisition and Arrangements for Treasury Shares and Shares of the Parent Company. Consequent and Related Resolutions.

IN THE EXTRAORDINARY SESSION

- 1. Amendments to the Articles of Association. Consequent and Related Resolutions.
 - a) Amendment to article 6 ("Capital Measurement") in order to update the equity elements of the non-life and life operations in accordance with article 5 of the Supervisory Body for Private Insurance ("ISVAP") Regulation no. 17 of 11 March 2008.
 - b) Amendment of article 27 ("Profit Split") with addition of assignment to the Board of Directors of the power to allocate an annual amount to a specific fund for social, welfare and cultural purposes.



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REPORT OF THE BOARD OF DIRECTORS TO THE SHAREHOLDERS' MEETING ON AGENDA ITEM NO. 1 OF THE ORDINARY MEETING

2022 Financial Statements.

- c) Approval of the Financial Statements as at 31 December 2022; Report of the Board of Directors; Board of Statutory Auditors' and Independent Auditors' Reports. Related and consequent resolutions.
- d) Allocation of the profit for the year 2022 and part of the extraordinary profit reserve to dividends. Related and consequent resolutions.

Dear Shareholders,

concerning the description of the first item of the agenda for the Ordinary Shareholders' Meeting, please refer to the information published as required by law within the annual Financial Report and, in particular, to the issues included in the Management Report prepared by the Board of Directors of UnipolSai Assicurazioni S.p.A ("UnipolSai" or the "Company") as well as the reports by the Board of Statutory Auditors and by the Independent Auditors, EY S.p.A.; such documentation will be made publicly available in its entirety as prescribed by law at the Company's registered office and on its website (www.unipolsai.com) under Governance/Shareholders' Meetings/2022/Ordinary and Extraordinary Shareholders' Meeting of 27 April 2023.

The consolidated financial statements and the other documents pursuant to Art. 154ter, Paragraph 1 of Legislative Decree no. 58/1998, shall also be made available as described above.

Please note that, pursuant to EU Regulation 815/2018, the annual financial reports of issuing companies must be prepared in XHTML format and the information in the consolidated financial statements (financial statements, certain identifying data of the issuer and information contained in the notes to the financial statements) must be marked up using XBRL specifications according to the technical requirements laid out in the European Single Electronic reporting Format (ESEF). The documentation constituting the 2022 annual financial report (consolidated financial statements and draft separate financial statements, accompanied by the relative management reports) was as a result prepared in accordance with such technical requirements.

With regard to the proposed dividend distribution, it should be noted that, in a communication issued on 13 March in view of the closure of the accounts relating to the year 2022, IVASS – taking into account the macroeconomic situation and the possible evolution of risk factors linked to the Russia-Ukraine conflict, the ensuing energy crisis and the initiation of Quantitative Tightening by the European Central Bank, as well as rising inflation, the increase in interest rates and the deterioration in loan access conditions for households and businesses – "recommends adopting, at



individual and group level [...] extreme prudence in resolutions for the distribution of dividends and other capital elements, ensuring their compatibility with the potential impacts of further exacerbations of the relevant factors."

As at 31 December 2022, UnipolSai holds distributable profit reserves for a total of Euro 1,900 million and boasts significant current and forward-looking capital strength, with an individual Solvency Ratio of 288% (calculated using the Partial Internal Model as authorised by IVASS), with excess capital of roughly Euro 5.72 billion, already deducting the dividend proposed for distribution for the year 2022.

In this regard, it should be noted that the current and forward-looking capital adequacy level of the Company (considering the payment of planned dividends) is adequate to cover Solvency II prudential requirements, including with reference to the most severe stress scenario identified during the own risk and solvency assessment ("ORSA"). Similar conclusions are reached with reference to the financial position, on the basis of the forward-looking liquidity analyses performed, also with reference to stress scenarios.

Therefore, it is deemed that all requirements are met to proceed with the distribution of such dividend to the extent set forth above, in compliance with criteria of prudence.

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The Board of Directors therefore hereby submits the following resolution proposals.

Proposed approval of the 2022 financial statements

"The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company"),

- having examined the Company's draft financial statements as at 31 December 2022, accompanied by the annexes and documentation required by Legislative Decree no. 209 of 7 September 2005, as well as the annexes and additional documents drawn up pursuant to ISVAP Regulation no. 22 of 4 April 2008, as subsequently amended;
- having viewed the Management Report of the Board of Directors as at 31 December 2022:
- having accepted the Board of Statutory Auditors' Report and the report prepared by the company EY S.p.A. appointed to serve as the independent auditor;
- having examined the results of such draft financial statements, which closed with a net profit for the year totalling Euro 144,730,883.95, consisting of the algebraic sum of the Non-Life business profit (the "Non-Life Profit") of Euro 204,749,064.26 and the loss of the Life business (the "Life Loss") of Euro 60,018,180.31;
- taking into account and acknowledging that:



- on 27 April 2022 the Company's Ordinary Shareholders' Meeting approved the establishment of a profit reserve subject to suspended taxation pursuant to Decree Law no. 104/2020, by placing a tax restriction of Euro 332,545,574.59, of which Euro 278,801,134.35 attributed to the Non-Life business and Euro 53,744,440.24 attributed to the Life business, using part of the extraordinary profit reserve, renamed "Realignment reserve pursuant to DL 104/2020";
- the Realignment reserve pursuant to DL 104/2020 was reduced compared to the previous period by Euro 8,615,026.55 with reference to the Non-Life business.

hereby resolves

to approve the financial statements of UnipolSai as at 31 December 2022, accompanied by the Directors' Management Report, which show a net profit for the year of Euro 144,730,883.95, consisting of the algebraic sum of the Non-Life Profit of Euro 204,749,064.26 and the Life Loss of Euro 60,018,180.31."

Proposed approval of dividend distribution from the profit for the year 2022 and part of the extraordinary profit reserve

"The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company"),

- having approved the Company's financial statements as at 31 December 2022, which closed with a net profit for the year totalling Euro 144,730,883.95, consisting of the algebraic sum of the Non-Life business profit (the "Non-Life Profit") of Euro 204,749,064.26 and the loss of the Life business (the "Life Loss") of Euro 60,018,180.31;
- having acknowledged that the legal reserve existing in the financial statements as at 31 December 2022, and unchanged at the current date, has already reached the limit of 20% of the share capital;
- taking into account and acknowledging that:
 - on 27 April 2022 the Company's Ordinary Shareholders' Meeting approved the establishment of a profit reserve subject to suspended taxation pursuant to Decree Law no. 104/2020, by placing a tax restriction of Euro 332,545,574.59, of which Euro 278,801,134.35 attributed to the Non-Life business and Euro 53,744,440.24 attributed to the Life business, using part of the extraordinary profit reserve, renamed "Realignment reserve pursuant to DL 104/2020";
 - the Realignment reserve pursuant to DL 104/2020 was reduced compared to the previous period by Euro 8,615,026.55 with reference to the Non-Life business,



- taking into account that as at 31 December 2022 UnipolSai held distributable profit reserves for a total of Euro 1,900 million;
- having also acknowledged that at today's date, UnipolSai directly owns 101,453 treasury shares,

hereby resolves

- to approve first of all:
 - the full coverage of the Life Loss through partial use of the "Merger reserve", which is a capital reserve and is posted under the item "Other reserves" in the shareholders' equity attributed to the Life business, in the amount of Euro 60,018,180.31;
 - the allocation to the "Extraordinary reserve" of Euro 60,018,180.31, as the amount of the Non-Life Profit that exceeds the net profit for the year, to be recognised under the item "Other reserves" in the shareholders' equity attributed to the Non-Life business, which constitutes a capital reserve:
- to approve the proposed full allocation to dividends, for the 2,829,615,919 ordinary shares outstanding, of the net profit for the year set forth in the financial statements of the Company as at 31 December 2022, equal to Euro 144,730,883.95, in compliance with Art. 27 of the By-Laws;
- to approve the proposed distribution of a dividend, for the 2,829,615,919 ordinary shares outstanding, from part of the distributable profit reserves referred to above and, in particular, the extraordinary reserve for a total of Euro 308,007,663.09, of which Euro 112,092,351.52 relating to the Life business and Euro 195,915,311.57 relating to the Non-Life business;
- to therefore approve the distribution of an overall unit dividend, also in consideration of the redistribution of the dividend pertaining to treasury shares, equal to Euro 0.16 for each entitled ordinary share, for a total of Euro 452,738,547.04, also with warning that the possible change in the number of treasury shares in the portfolio of the Company at the time of the distribution will have no incidence on the amount of the unit dividend as established above, but will increase or decrease the amount drawn from the extraordinary reserve;
- to set the dividend payment date as 24 May 2023 (ex-dividend date of 22 May 2023 and record date of 23 May 2023)."

Bologna, 23 March 2023

The Board of Directors



REPORT OF THE BOARD OF DIRECTORS TO THE SHAREHOLDERS' MEETING ON AGENDA ITEM NO. 2 OF THE ORDINARY MEETING

Report on the remuneration policy and on the compensation paid. Related and consequent resolutions.

- a) Approval of the first section of the Report on the remuneration policy and on the compensation paid, pursuant to Art. 123-ter, Par. 3, of Italian Legislative Decree 58/1998 (Consolidated Law on Finance) and Art. 41 and Art. 59 of IVASS Regulation no. 38/2018.
- b) Resolution on the second section of the Report on the remuneration policy and on the compensation paid, pursuant to Art. 123-ter, Par. 6, of Italian Legislative Decree 58/1998 (Consolidated Law on Finance).

Dear Shareholders,

IVASS Regulation no. 38, 3 July 2018 ("IVASS Regulation") establishes (Art. 41) that the By-Laws of companies "provide for the ordinary meeting [...] to approve the remuneration policies in favour of the corporate bodies and key personnel, as identified by the company [...] including the remuneration plans based on financial instruments". The current By-Laws of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or "Company") provide, in Art. 8, for this Shareholders' Meeting's power.

In particular, the IVASS Regulation requires insurance companies to adopt remuneration policies consistent with the sound and prudent management of the company and in line with the long-term strategic objectives, profitability and balance of the company.

The Board of Directors of UnipolSai has, therefore, approved, for the matters within its area of competence, the remuneration policy of the Company ("Remuneration Policy"), drafted pursuant to the IVASS Regulation and in compliance with the principles and guidelines of the remuneration policies of the Unipol Group ("Group") and of the insurance business of the Group, as specified by the Board of Directors of the parent company Unipol Gruppo S.p.A. ("Parent Company"), as the ultimate Italian parent company, in compliance with the provisions of Art. 93 of the IVASS Regulation, to guarantee the overall consistency of remuneration policies and practices within the Group. We note in this regard that the Group remuneration policies shall be submitted to the review and approval of the Ordinary Shareholders' Meeting of the Parent Company called for 28 April of this year.

In addition, Art. 123-ter of Italian Legislative Decree no. 58 of 24 February 1998 ("Consolidated Law on Finance") provides for companies with listed shares to publish, at least twenty-one days before the date set for the Ordinary Shareholders' Meeting called to approve the financial statements, a report ("Report") on the remuneration policy and on the compensation paid in regard of the members of the Board of Directors and the Board of Statutory Auditors, the General Managers and Key Managers.



This regulatory framework is also supplemented by the remuneration standards and criteria recommended by the Corporate Governance Code for listed companies, which the Company has adopted.

In the light of the above, the Board of Directors of UnipolSai has approved the Report of the Company, prepared pursuant - besides Art. 123-*ter* of the Consolidated Law on Finance - to Art. 41 and Art. 59 of the IVASS Regulation as well as Art. 84-*quater* of CONSOB Regulation no. 11971 of 14 May 1999 and subsequent amendments and integrations, which is divided into the following two sections:

- the <u>First Section</u> lays out the remuneration policy for the Company for the financial year 2023, in particular in regard to the members of the administration, management and control bodies, the Heads and the most senior staff of the Key Functions of UnipolSai, the Key Managers, and additional relevant personnel, as well as the procedures used for the adoption and implementation of the Policy;
- the <u>Second Section</u> provides an adequate description of each remuneration item and describes, for the members of the administration and control bodies, the General Manager and the Key Managers of the Company (including the Heads of the Key Functions), the compensation paid/due by UnipolSai in the reference financial year (i.e. 2022) for any reason and in any form. Lastly, information is provided on the equity investments held, by the aforementioned parties, in the listed companies and their subsidiaries.

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In particular, pursuant to the afore-mentioned Art. 123-ter of the Consolidated Law on Finance, the Shareholders' Meeting is called to cast a binding vote on the first section and an advisory vote on the second section of the Report.

Pursuant to the IVASS Regulation, the Risk Management and Compliance Functions reviewed the remuneration policy for the 2023 financial year, confirming, the former, the consistency of the objectives, principles and their definition with the risk appetite of the Company and, the second, compliance with the internal and external regulatory framework.

The Audit Function instead verified the correspondence between the Remuneration policy for the 2022 financial year and the related implementation procedures.

The Board of Directors therefore has submitted for approval to the Shareholders' Meeting, with separate vote, the following draft resolutions related to the first and second sections of the Report.

Proposal on the first section of the Report on the remuneration policy and on the compensation paid.

"The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("Company"),



- considering Art. 41 and Art. 59 of IVASS Regulation no. 38 of 3 July 2018 ("IVASS Regulation") and Art. 8 of the By-Laws;
- in view of Arts. 123-ter of Italian Legislative Decree no. 58 of 24 February 1998 (the "Consolidated Law on Finance") and 84-quater of CONSOB Regulation no. 11971 of 14 May 1999 as amended;
- having acknowledged the Report of the Board of Directors and the related annexes;
- having also acknowledged that the remuneration policy of the Company for the current year (the "Remuneration Policy") is drawn up in accordance with the principles and guidelines of the remuneration policies of the Unipol Group, which will be submitted for approval by the Ordinary Shareholders' Meeting of Unipol Gruppo S.p.A. (Parent Company) called for 28 April 2023,

hereby resolves

to approve the first section of the Report on the remuneration policy and on the compensation paid drawn up pursuant to Art. 41 and Art. 59 of IVASS Regulation and Art. 123-ter of the Consolidated Law on Finance."

Proposal on the second section of the Report on the remuneration policy and on the compensation paid.

"The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company"),

- in view of Arts. 123-ter of Italian Legislative Decree no. 58 of 24 February 1998 (the "Consolidated Law on Finance") and 84-quater of CONSOB Regulation no. 11971 of 14 May 1999 as amended;
- having acknowledged the Report of the Board of Directors and its annexes,

hereby resolves

to express a favourable opinion on the Second Section of the Report on the remuneration policy and on the compensation paid, prepared pursuant to Art. 123-ter of the Consolidated Law on Finance, which describes, for the members of the Board of Directors and the Board of Statutory Auditors, General Manager and the Key Managers of the Company (including the Heads of the Key Functions), the compensation paid by the Company in the reference financial year (i.e. 2022) for any reason and in any form."

Bologna, 23 March 2023

The Board of Directors

Annex: Report on the remuneration policy and on the compensation paid prepared

pursuant to Art. 123-ter of the Consolidated Law on Finance.

REPORT ON THE REMUNERATION POLICY AND ON THE COMPENSATION PAID BY UNIPOLSAI ASSICURAZIONI S.P.A.

Financial year 2023

Bologna, 27 April 2023



REPORT ON THE REMUNERATION POLICY AND ON THE COMPENSATION PAID BY UNIPOLSAI ASSICURAZIONI S.P.A.

Financial year 2023

Bologna, 27 April 2023



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INTRODUCTION

This Report - approved by the Board of Directors of UnipolSai (also referred to as "Company" or the "Insurance Company") on 23 March 2023, subject to the favourable opinion of the Remuneration Committee - is drawn up for the purpose of the Shareholders' Meeting called to approve the financial statements for the year ending on 31 December 2022, prepared in accordance with prevailing legal and regulatory obligations in accordance with article 84-quater and Attachment 3A, Schedules 7-bis and 7-ter of the Issuers' Regulation, article 123-ter of Legislative Decree of 24 February 1998 No. 58 of the Consolidated Law on Finance and in accordance with Articles 40, and 59 of IVASS Regulation 38.

On 23 March 2023, the Board of Directors of Unipol Gruppo, in accordance with article 93 of the above-mentioned IVASS Regulation, and as the ultimate Italian parent company pursuant to article 210 of the Private Insurance Code, approved, inter alia, the Group Remuneration Policies, containing the principles and guidelines of the remuneration policies that apply in the Unipol Group. UnipolSai therefore defined its remuneration policies in accordance with the Group Policies and guidelines established by the Parent Company, through the adoption of specific **Segment Remuneration Policies** that add to said principles and guidelines.

This Report has two sections:

First Section: Remuneration Policies

The First Section lays out the Remuneration Policies adopted by UnipolSai for the financial year 2023, in particular in regard to the members of the administration and control bodies, the Chief Executive Officer, the Key Managers (including the heads of the Key Functions), and additional Key Personnel, as well as the procedures used for their adoption and implementation;

Second Section: Remuneration paid

The Second Section shows the application of the Remuneration Policies in place for UnipolSai in 2022, providing an adequate description of each remuneration item and describing - for the members of the Corporate Bodies, the Chief Executive Officer, the General Manager in office until 27 April 2022, and for the Key Managers of the Company (including the heads of the Key Functions) - the compensation paid for the reference financial year (i.e. 2022) of any nature and in any form by UnipolSai and the subsidiaries and associated companies. Lastly, information is provided on the equity investments held, by the aforementioned parties, in UnipolSai and in its subsidiaries.

The Remuneration Policies also comply with the recommendations on remuneration contained in article 5 of the Corporate Governance Code of listed companies, as per the most recent version of 31 January 2020, that UnipolSai endorses.

As envisaged by CONSOB Regulation no. 17221 of 12 March 2010 regarding related party transactions, as later amended and assimilated in the "Procedure for the performance of transactions with related parties" - adopted by UnipolSai and available on its website www.unipolsai.it - the approval of the Remuneration Policies by the Shareholders' Meeting and the application of the other conditions pursuant to article 13, third paragraph, letter b) of said CONSOB Regulation, exonerates the Company from the application of the procedure in resolutions regarding the remuneration of Directors, the Directors holding special offices and Key Managers.

This Report is made available to the public at the registered office of UnipolSai, in Bologna, Via Stalingrado, 45, as well as on the Company's website, www.unipolsai.com, Governance/Corporate Governance System/Remuneration Report, in accordance with the regulatory provisions in force.

Pursuant to article 123-ter, paragraph 5, of the Consolidated Law on Finance, the disclosure documents relating to compensation plans based on financial instruments, prepared pursuant to article 114-bis of the Consolidated Law on Finance, are available on the website of UnipolSai at the address www.unipolsai.com, in the Governance/Shareholders' Meetings Section.

I. INTRODUCTION

The UnipolSai intends to support and add value to the best professional skills through a structured Remuneration policy that is based on clear, sustainable principles in line with legal and regulatory provisions, by establishing remuneration packages that can adequately reward the more capable and competent resources.

The principles and guidelines of the UnipolSai Remuneration Policies are consistent with developments in the relevant legislation¹, and are set out on an evolving basis in line with the Remuneration Policies defined for previous years and with the Group Policies, confirming the purpose to help to guarantee the company's results, including long-term ones, consistently with the objectives defined in the new "Opening New Ways" Strategic plan relating to the 2022-2024 three-year period and in accordance with the expectations of all the Stakeholders while adopting a prudent approach to risk management and the sustainability of costs, within a competitive market aligned with international standards.

The Remuneration Policies confirm the principle according to which incentive systems contain Variable remuneration Components linked to reaching short and long-term objectives defined beforehand, of which a portion is significantly deferred, and observe adequate balancing between the monetary component and a component that is based on financial instruments. In fact, UnipolSai is convinced that this aspect of the Remuneration Policies can also encourage - as an indirect but no less important result - the promulgation of a professional culture directed towards creating sustainable value over time and direct participation in results, thereby creating joint responsibility for and real involvement in business objectives.

In addition to what is set out above, article 7 of Regulation IVASS 44/2019, in virtue of which UnipolSai put instruments in place to help promote and spread an internal control culture to monitor the risk of money-laundering and avoid company policies and remuneration practices that counteract the purpose of preventing said risk. With regard to sustainability, Regulation EU/2019 2088 which came into effect in March 2021 applies, and has the aim of promoting 'sustainable' investment choices, inviting the Insurance Groups, the asset management companies and the financial consultants to shed light on the ways in which environmental, societal impact and governance risks (ESG factors) are considered in their investment decisions (including regarding insurance investment products). Finally, the Remuneration principles set out under the IDD Directive are referred to, which provide - with special reference to parties involved in the insurance product governance and control process, financial management of assets and the resources underlying the insurance and pension products, and the direct insurance distribution activities - a reward system that does not compromise the obligation to always act honestly, impartially and professionally in the best interests of the customers in line with the "Policy on managing conflicts of interest - Insurance Segment" of the Unipol Group.

II. WHAT'S NEW IN 2023

The year 2022 was characterized by a profoundly evolving macro-economic and geopolitical context and by significant events that occurred within the Company. Among these, in particular, it should be noted that the Shareholders' Meeting of 27 April 2022 approved the renewal of the corporate bodies and therefore the appointment of the new Board of Directors, which led to significant changes to the corporate governance structure for the Company. In addition, in the following May, the Group's new "Opening New Ways" Strategic Plan for the 2022-2024 three-year period was presented to the market.

In consideration of this corporate scenario, of the consequent impacts on the Group and in order to continue to improve the UnipolSai Remuneration Policies, the Remuneration Committee, while carrying out its functions, made an in-depth analysis in 2022 and in the first part of 2023, also in light of the voting expressed on the matter by the Shareholders' Meeting held on 27 April 2022, paying particular attention to the level of alignment of the interests of the Shareholders and Management, to the consistency of the Remuneration Policies with the long-term strategy of UniplSai and of the Group, also in terms of sustainability, to the compliance with the applicable laws - at Italian and European level - and the evaluation of the main market best practices.

Following these analyses, these Remuneration Policies were defined with a view of substantial continuity with respect to 2022 and, also in order to ensure better alignment with the market practices and the recommendations of Investors and Proxy Advisors, as well as to improve the usability of the Report, some additions and changes were made to the content in terms of graphic reworking. Of the main changes introduced, the following are of particular note:

- the Remuneration Policies were updated according to the new governance structure;
- the Principles of the Remuneration Policies were updated to include the commitment to pursue gender neutrality in the implementation of the Policies;
- the representation of the main strategic guidelines and objectives of the new Group Strategic Plan for the 2022-2024 three-year period was introduced, illustrating the connection with the Remuneration Policies and with the medium/long-term strategy of the Group;
- a description and representation of the new ESG strategy, which is an integral part of the Strategic Plan for the 2022-2024 period, was also introduced, highlighting its alignment with the Remuneration Policies;
- the description of the cascading process, through which the performance objectives are assigned to the entire management population of the Group, was further refined in line with the Group's strategic guidelines, also in the ESG sphere.

III. EXECUTIVE SUMMARY

PURPOSE. **PRINCIPLES OF** THE POLICIES AND ALIGNMENT WITH THE LONG-TERM STRATEGY

The Remuneration Policies were developed in line with the business strategy and sustainability strategy of UnipolSai and the Group, putting special focus on the creation of long-term value and the alignment of the interests of the Shareholders with those of Management and taking account of the interests of all the other Stakeholders, within the framework of sound and prudent management of current and prospective risks.

Taking inspiration from the Mission and Values of Farsightedness, Respect and Responsibility of the Group, the Remuneration Policies are defined in order to guarantee fair remuneration, adequate to the extent and level of responsibility, professional competence and experience required by the job and the individual capacity in order to attract, motivate, place value on and keep key resources.

In line with the Business Plan and with the sustainability strategy of the Group, the Remuneration Policies are structured over a long-term time horizon with incentive systems that provide for mechanisms of Deferral of a considerable part of the Variable Component, and adequate balancing between the share and the monetary components and include strategic performance objectives connected with sustainability issues.

The Remuneration Policies are also prepared in compliance with the law as provided by both Italian and European laws and self-governance rules for the sector, regulatory provisions concerning issuer companies and the Corporate Governance Code for listed companies.

REMUNERATION **COMPONENT**

PURPOSE AND CHARACTERISTICS

HOW IT WORKS

Fixed Component

Remunerates the extent and level of responsibility, the complexity of what has to be managed and the experience required for the job. Reasons of internal fairness, competitiveness, attractiveness, meritocracy or the attribution of greater responsibilities may lead to the payment of additional fixed amounts.

It is also determined, in addition to that envisaged by the applicable National Collective Labour Agreements, by the following fundamental parameters:

- importance of the assigned position;
- complexity of the role covered;
- significance of the responsibilities attributed;
- the qualitative weight of the skills possessed and acquired;
- alignment with sector and comparable market benchmarks.

The Fixed Component, determined on the basis of achieving the maximum level of the above-mentioned parameters, may remain unaltered even if the role changes.

UVP System

Variable Component: "Unipol Variable Pay" Incentive System (UVP System): rewarding results achieved in the short and longterm, expressed not only in economic-financial terms but also in the form of attention to risks and qualitative performance connected also to ESG criteria.

> This is for the Key Managers and all Management personnel.

There has to be a Dividend Capability in order to provide the incentives

The recipients of the UVP System are divided into Clusters related to the weight of the organisational position, the importance and complexity of the role and to the position.

The Potential Bonus, broken down by Clusters, comprises a shortterm part paid up-front (STI Bonus), where the amount is connected to the assessment of an annual performance, and a long-term part paid deferred (LTI Bonus), where the amount is based on the assessment of a three-year performance period (2022-2024) and related to the STI performance achieved.

The Recipients of the UVP System can have the following Potential Bonus opportunities:

Potential Bonus							
	Total Variable			naximum % omponent):	% weight of Total Variable		
Clusters	(maximum % vs Fixed				STI	LTI	
	Component)		STI	LTI	(up-front cash)	(deferred in shares)	
Evacutive Cluster	from 100% up to 150%	from	50%	50%	50%	50%	
Executive Cluster	110111100% up to 150%	upto	60%	90%	40%	ariable LTI (deferred in shares)	
1st Cluster	from 80% up to 125%	from	40%	40%	50%	50%	
ist cluster	11 om 80% up to 125%	upto	50%	75%	40%	60%	
2nd Cluster	from 500/ up to 000/	from	25%	25%	50%	Ariable LTI (deferred in shares) 50% 60% 50% 60% 50% 50% 50% 33%	
Zna cluster	from 50% up to 80%	upto	40%	40%	50%	50%	
3rd Cluster	from 30% up to 50%	from	20%	10%	66%	33%	
31d Cluster	11011130% up to 50%	upto	30%	20%	60%	40%	

The Managers included in the 3rd Cluster, if they belong to the Key Personnel, are beneficiaries of a potential Bonus equally divided between STI Bonus (50% up-front and in monetary form) and LTI Bonus (50% deferred and in Shares).

Within the same Cluster, the criteria for assigning the Potential Bonus take into account the complexity of the organisational position, the professional family, the type of role, the level of responsibility assigned and the seniority matured in the role.

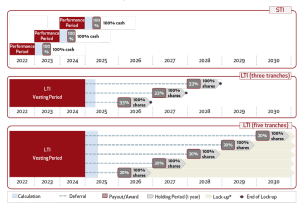
Variable Component: The short-term ("STI") component and long-te

The short-term ("STI") component and long-term ("LTI") component are paid for a total period covering 9 years (considering the performance, Holding and Deferral Periods, differentiated based on the percentage of the Variable Component compared to the Fixed Component).

In compliance with the Corporate Governance Code, the share-based remuneration plans for the executive directors and the Managers (including the Key Managers) create an incentive for coming into line with the interests of the shareholders over a long-term horizon, by requiring that a prevailing part of the plan has a total period of maturing rights and keeping attributed shares of at least 5 years.

The short-term ("STI") component is paid in full during the year that follows that of accrual in monetary form.

The long-term ("LTI") component is paid in full in financial instruments in three annual pro-rata tranches starting from 2026. Stricter rules are established for the Personnel whose variable compensation is particularly high, providing for payment in financial instruments in five annual pro-rata tranches.



* For the Executive Cluster Managers, there is in any case also the obligation to keep the Shares (lock-up) until the end of the mandate or permanence in the role, while as regards 1st Cluster Managers, the lock-up concerns the quantity of Shares equal to 1 year of Fixed Remuneration

Short-Term Bonus (STI)

Aligns short-term remunerative opportunities (annual) of Management to achieving significant objectives for the Company.

Aligns short-term remunerative STI Bonus paid in full the year after the year of accrual in monetary opportunities (annual) of form

Access conditions:

- Consolidated Gross Profit (not planned for personnel working at the Key Functions) with the achievement of at least 80% (90% for the Key Personnel) of the budget approved for the Year of Accrual.
- Consolidated coverage ratio of the prudential requirements (capital adequacy) of Unipol Gruppo - Solvency II metrics, equal to Risk Appetite established in the Risk Appetite Statement approved for the Year of Accrual by the decision-making competent bodies as a condition for full determination of the Actual Bonus, while a result included between the Risk Appetite and the Risk Tolerance approved by the Administrative Body in the Risk Appetite Statement reduces the Actual Bonus 25%, which instead is taken to zero should said result be lower than the Risk Tolerance.
- IAS Individual Gross Profit of UnipolSai (not provided for the personnel operating in the Key Functions) with the achievement of at least 80% (90% for the Key Personnel) of the budget approved for the Year of Accrual
- Individual solvency ratio of the prudential requirements (capital adequacy) calculated according to the UnipolSai Solvency II metrics, equal to Risk Appetite established in the Risk Appetite Statement approved for the Year of Accrual by the decision-making competent bodies.

Objectives:

The STI Bonus is linked to achievement of Objectives assigned to the Recipient each year through a cascading process, defined as a function of the strategic objectives assigned to the Group's top management:

Structure of the Managers Objectives Scorecard

- Group and/or UnipolSai economic-financial objectives (between 20% and 50% weight)
- Specific objectives of UnipolSai and/or of the Company/Department/Area (between 30% and 40% weight)
- Specific objectives of the Function (weight: up to 40%)
- Non-financial objectives, including ESG objectives (weight: between 10% and 20%)

Commitment-compliance objectives defined by the "Guidelines for responsible investing", consistently with the provisions of Regulation (EU)/2019 2088, are established for the functions specifically involved in the financial investment decision-making processes in order to guarantee monitoring of sustainability risks, in particular environmental and climatic risks, as well as to contain potential negative effects of the investment decisions on the sustainability factors.

The minimum threshold of the Individual Performance Level to be achieved for accrual of the Bonus is equal to 40 percentage points. The amount of the STI Bonus to be paid is proportional to the Individual Performance Level, measured with the weighted sum of the achievement of the single assigned objectives.

Long-Term Bonus (LTI)

Aligns the medium-long term remunerative opportunities of Management with generating value for Shareholders.

Starting from 2026, the LTI Bonus will be awarded in three annual pro-rata tranches (stricter rules are set for Personnel whose variable compensation is particularly high, with five annual pro-rata tranches), entirely in financial instruments.

There is a Holding Period of 1 year on the amount paid in financial instruments.

Access condition:

Consolidated coverage ratio of the prudential requirements (capital solvency) of Unipol Gruppo - Solvency II metrics², equal to the Risk Appetite established in the Risk Appetite Statement approved for the last year of the Three-Year Accrual Period by the decision-making competent bodies.

Objectives:

The LTI Bonus is determined according to the achievement, also separate, of the following indicators to which a relative weight is tied.

² Solvency Ratio calculated according to the approved regulatory approach and subject to review when legislation on the subject in force at the time changes.

	Recipients who do not wo Functions:		ork in Key		Recipients who work in Key Functions:				
	Driver	Weight	ght LTI 2022-2024 objectives			Driver	Weight	LTI 2022-2024 objectives	
	Economic-financial performance (60%)	35%	accumu 2022, 2	p Consolidated Gross Profit mulated over years 12, 2023 and 2024		Individual Performance (50%)	50%	Individual Parformance Level in the Three- Year Accrual Períod	
	Creation of value for Share holders (20%)		Unipol in the Absolute Total Sh Gruppo measured	icy capital requirement of a Three-Year Period areholder Returnof Unipol d in the 2022-2024 three- ear period		Capital Solvency (30%)	30%	Solvency II solvency capital requirement of Unipol in the Three-Year Pariod	
	ESG sustainability (20%)	15%	 Emissions property 	nce Strategyforthe SDGs: sfrom instrumental investments		SostenibilitàESG (20%)	15%	Climatic and Finance Strategy for the SDGs: • Emissions from instrumental property • The matic investments	
		5%	Gen	der Pay Gap			5%	Gender Pay Gap	
The Variable Component: Specific clauses	 Malus clauses, which lead to reduction of the Variable Component down to zero when there are certain assumptions are included. The time horizon within which the Claw-back is exercised is set at five years. A Holding Period of one year on payments in Shares is set. A no Hedging clause on payments in Shares is operative. 								
Share ownership guidelines	Instruments of greater alignment between the interests of Shareholders and Management. Introduction of guidelines on equity ownership, with obligation to keep (Lock-up) Shares awarded by the incentive plans: • For the Executive Cluster Managers, until termination of the office and/or permanence in the role; • For the 1st Cluster Managers, for a target amount of Shares equal to 1 year of Fixed Remuneration and until termination of permanence in the role.								
Benefits	Add to the remuneration package using total reward logic. The Benefits differ in accordance with the category of Recipi both in terms of type and overall value and include benefits the mostly of a pension and social welfare nature. As regards the criteria and the procedures relating to recognition to Directors of any end-of-office compensation, can be assigned in observance of the regulations in force and, it case, based on a prior resolution of the Board of Directors of proposal of the Remuneration Committee. For Managers - where agreed - there may be payment of an am recognised when they terminate their employment, if termination of the same is on a consensual basis, or the termin of employment is not backed by just cause or dismissal for cause, or for resignation by just cause equal to a maximum of years worth of annual Compensation for those who accrued service seniority of less than or equal to 10 years.				f ty	ype and overall value and include benefits that are			
Severance					f-office compensation, they egulations in force and, in any the Board of Directors on the tee. ay be payment of an amount, their employment, if the sual basis, or the termination cause or dismissal for just equal to a maximum of three for those who have accrued its or equal to a maximum of sation for those who have				

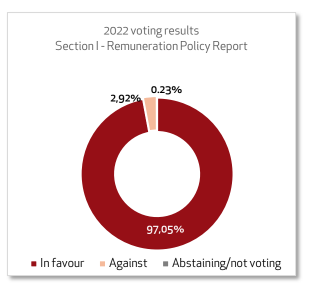
Remuneration Policies for the Heads of the Key Functions	Specific characteristics pertaining to the Fixed and Variable component of personnel working at the Key Functions with managerial classification.	 The weight of the Variable Remuneration does not exceed 100% of the Fixed Remuneration. Access to the UVP System for both the STI Bonus and the LTI Bonus is not connected with achievement of the IAS Consolidated Gross Profit and Individual Gross Profit. The objectives for both the STI Bonus and the LTI Bonus, assigned and measured by the Board of Directors after hearing the opinion of the Control and Risk Committee, are identified consistent with the effectiveness and quality of the control action, without comprising economic-financial objectives pertaining to the areas subject to their control.
Other components	Additional elements of the remuneration that can be provided for in special circumstances.	 One-off payment and/or individual company bonuses Welcome Bonus Compensation paid based on stability agreements Possible one-off compensation to restore Benefits that were revoked

IV. SHAREHOLDERS' ENGAGEMENT ACTIVITIES

The First Section of the Report on the remuneration policy and on the compensation paid was submitted for approval by the binding vote by the Shareholders' Meeting of UnipolSai.

The results of the voting expressed by the Shareholders - made available to the public in accordance with article 125-quater, paragraph 2 of the Consolidated Law on Finance - were analysed along with the indications received from the Investors and the Proxy Advisors in order to identify potential areas of development and further improvement for the preparation of this Report, in line with the best market practices.

Therefore, in consideration of the positive appreciation that emerged during the Shareholders' Meeting vote, in continuity with previous years and in order to continue to improve



both the contents and the usability of the Report, particular attention was paid to:

- the description of the connection between the main guidelines of the new "Opening New Ways" Strategic
 Plan presented in May 2022 and the Remuneration Policies, with particular reference to the performance
 objectives of both a financial and non-financial nature, in reference to the STI Bonus and the LTI Bonus;
- the provision of a broader connection between the Remuneration Policies and the Sustainability Strategy, thanks to the provision of ESG metrics, both in the STI Bonus and in the LTI Bonus, defined on the basis of the Group's main sustainability targets and objectives, which are an integral part of the Strategic Plan.

FIRST SECTION

2023 REMUNERATION POLICIES

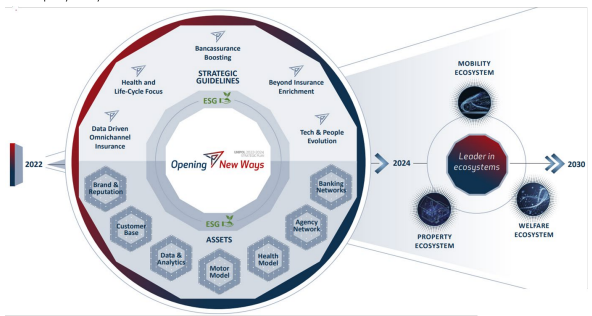
1. Purpose, principles of the Remuneration Policies and alignment with the long-term company strategies

UnipolSai, as a Company belonging to the Unipol Insurance Group, adopts its Remuneration Policies in line with the Group Remuneration Policies and with the guidelines established by Unipol regarding remuneration matters.

The Remuneration Policies are valid for a year, and were developed in line with the business strategy and sustainability strategy of the Group, organised on a long-term basis, with special focus on the creation of long-term value and the alignment of the interests of the Shareholders (identified as Investors, Employees, Agents and Collaborators, Customers, Suppliers, Civil Community and Future Generations) with those of Management and taking account of the interests of all the other Stakeholders, anticipating their new needs, expectations and desire for protection, within the framework of sound and prudent management of current and prospective risks.

During 2022, the Group's new "Opening New Ways" Strategic Plan for the 2022-2024 three-year period was presented to the market. The Plan is part of a macroeconomic context strongly impacted by the international geopolitical crisis, whose negative consequences have led to a general slowdown in economic growth; at the same time, there is a situation of high volatility in the financial markets and growth in expected interest rates, rising inflation triggered by a further acceleration in the prices of energy and food commodities and an insurance market with expected positive growth rates.

In this context, the Strategic Plan aims to expand the positioning of the Unipol Group, strengthening its leadership in insurance and continuing to "open up new paths" by expanding its presence in the Mobility, Welfare and Property ecosystems and in Bancassurance.



The Plan leverages the distinctive assets of the Group and is broken down across five Strategic Guidelines:



Moreover, the strategic vision as defined by the new Strategic Plan, is aimed at strengthening the contribution of the Unipol Group to the achievement of the Sustainable Development Goals of the UN's 2030 Agenda, through understanding, management and monitoring of impacts, risks and opportunities related to environmental, social and governance (ESG) issues throughout the Group's insurance and non-insurance value chain.



The new Strategic Plan of the Unipol Group, therefore, in continuity with previous ones, steers both the Remuneration Policy time period and the underlying performance objectives and conditions to project their effects and benefits on sustainable targets.

In fact, the Remuneration Policies provide for an Incentive System that balances short and long-term objectives, defining them in alignment with the targets of the Strategic Plan.

"Openin	ng New Ways" Strategic Plan 2022-2024	2023 STI Bonus (Objectives for Executives)	LTI Bonus 2022-2024 (Objectives for all Managers)			
	D 6: 199	Consolidated Gross Profit of Unipol Gruppo				
Formation	Profitability	IAS individual Gross Profit of UnipolSai				
Economic and financial performance						
Creation of value for shareholders	Share value and dividends distributed		TSR measured taking into account both the change in the price and the dividends distributed and reinvested in the Share at the coupon date.			
	Brand & Reputation Asset Reputational Index	Reputational score according to the RepTrak® model higher than the insurance and financial market average				
ESG sustainability	Contribution to the achievement of the SDGs		Amount of the thematic investments for SDGs			
	Climate Strategy In line with the Paris Agreements		Reduction of Scope 1 and 2 greenhouse gas emissions of the Group's business properties			
	Gender Pay Gap		Containment			

With regard to the STI Bonus, there is also an annual cascading process of objectives, defined on the basis of the Group's strategic guidelines. This process is structured as follows:

- for the Group's top management, the annual performance objectives are set out in line with the main guidelines of the Strategic Plan, both in terms of economic-financial and non-economic-financial targets, which also include sustainability objectives (as illustrated above);
- the other Managers Recipients of the Incentive System (including Key Managers and the Key Personnel) are assigned both objectives relating to Group results and other objectives assigned by their line manager, with reference to their Company, Area, Department or Function, in line with the objectives and the targets defined in the Strategic Plan. This process guarantees and promotes the maximum contribution of each key resource to the pursuit of the overall Group strategy.

In general, the Remuneration Policies are defined in accordance with the Mission of Unipol Gruppo, illustrated in the Charter of Values, which states, inter alia, that "The Group pursues business management that is efficient, profitable and sustainable over time, based on the contribution and empowerment of our people". This statement provides important guidance regarding not only the general formulation of Remuneration policies, which seek to pursue a long-term sustainable approach, but also highlight its vocation to be an important tool for professional development.

The Values of the Unipol Group include in particular its **Farsightedness**, **Respect** and **Responsibility**, which give the Remuneration Policies an approach that is also based on qualitative and not only quantitative aspects.

Following on from previous years, the Remuneration Policies are defined in order to guarantee **fair remuneration**, **adequate** to the extent and level of responsibility, professional competence and experience required by the job and the individual capacity in order to attract, motivate, place value on and keep key resources. The Remuneration Policies were also defined in **accordance** with the provisions of the laws, regulations and articles of association, and the Group Code of Ethics, promoting the adoption of behaviour that complies with them and that is consistent with the requirements of **sustainable performance**.

The remuneration will not affect the ability of the enterprise to maintain an adequate capital base. In addition, the remuneration agreements with the suppliers of services will not encourage the taking on of excessive risks, in consideration of the risk management strategy of the company.

The consequences of any breaches of the law or codes of ethics are made known to personnel through adequate internal communication channels.

The following principles are the essential parameters for the determination of remuneration:

- a sound and prudent risk management policy, in line with the long-term strategic objectives of UnipolSai and
 of the Group, profitability and balance, to be interpreted as tailored to the specific characteristics of the
 different sectors, adopting remuneration policies such as to incentivise the excessive exposure or
 assumption of risks;
- **internal equity**, so that both the Fixed and Variable Components of remuneration are consistent (*i*) with the position held and the connected responsibilities, the role assigned, the experience gained, skills, capacities demonstrated and performance, as well as (*ii*) with the nature, extent and complexity of the risks inherent in business activities;
- **meritocracy**, so that the results achieved and the conduct enacted to achieve them are rewarded;
- the commitment to gender neutrality, also by periodically monitoring the Gender Pay Gap and verifying its containment:
- **dialogue with the reference markets**, in order to create **competitive** pay packages, with a view to the trends, the directions and best practices, in order to sustain sound, lawful and effective competitiveness;

1.1 Alignment of the Remuneration Policies with the sustainability strategy

The new Group Strategic Plan is developed as part of the continuous evolution of the external context, which implies the need to meet growing consumers' needs and investors' requests. The trend of the macroeconomic and geopolitical scenario, as well as the importance and increasingly predominant influence assumed by issues relating to big data, technological evolution and sustainability, constitute the reference point, with a particular focus on climate change and the transition towards a low-emission economy.

Convinced that the opportunities and well-being of customers and the people who interact with Unipol every day are necessary conditions for market development capacity and for the sustainable success of the Group, in relation to each of its strategic areas the "Opening New Ways" Plan identifies and integrates ESG objectives, i.e. lines of action that, starting from opportunities linked to social, environmental and governance aspects, aim to generate positive impacts for Stakeholders and society as well and contribute to sustainable development. These targets are set for 2024 and, as part of the Climate Strategy, also for 2030.



The Group renews its commitment to contributing to sustainable development, in particular in the Mobility, Welfare and Property ecosystems, in line with the aforementioned UN Sustainable Development Goals - SDGs.

At Group level, in continuity with previous years, a sustainability policy is also defined and applied, aimed at outlining the strategies and objectives for managing ESG risks and the impacts on ESG factors generated by the Group and by the Companies in Scope as a result of their activities and business relationships.

From that standpoint, the commitments assumed by the Gruppo in relation to sustainability are broken down according to the following pillars:



Protection and promotion of human rights and workers' rights: the Unipol Group, in line with its adherence to the Global Compact, undertakes to respect universally recognised human rights and rights of workers, and to promote their respect within its spheres of influence (suppliers, investees, customers). For this purpose the Group has defined policies that require the exclusion from its spheres of influence of subjects involved in violations of human rights and workers' rights, and that state its commitment to supporting its interlocutors in spreading awareness and attention to the protection of these rights. The Unipol Group undertakes to build a work environment where such rights are fully respected and to support the development of each person, irrespective of gender, age, sexual orientation, geographic origin or religious beliefs, to ensure people can enjoy adequate conditions of respect and well-being.



Development and protection of human capital: the integration of multiple skills, capacities and attitudes contribute in a fundamental way to the creation of value. To that end, through specific Group guidelines, the Insurance Company will coordinate and monitor the conditions of work and remuneration of employees, also encouraging consistent and adequate remuneration policies.

To that end, the Group works to protect as best as possible, the health and safety at work, with an incremental approach with respect to what is provided by applicable laws. In continuity with previous years, in the persisting of the emergency situation resulting from the Covid-19 pandemic, important initiatives were also adopted to allow employees to work safely. A company Welfare system was provided for all employees and their families as part of the engagement process and to motivate the personnel, in addition to listening activities and direct involvement of employees. Numerous initiatives were adopted in order to develop the human capital, including the activities carried out by UNICA, the Corporate Academy of the Group that focuses on professional and skilled job training. With regard to the Inclusion & Diversity issues, the Group has defined guidelines to create a modern, respectful place of work that promotes opportunities for everyone. Lastly, in line with the "Opening New Ways" Strategic Plan and the Tech & People Evolution strategic guideline, the Group defines a strategy aimed at increasing the accountability of people on the objectives of the Strategic Plan and the continuous investment in technology and people. Through activities aimed at the digitalisation and simplification of processes and technological infrastructures, the creation is promoted of a digital workplace, where technology, people and processes interact in a complementary way, to ensure constant innovation, increase productivity and guarantee a continuous and widespread improvement. In this regard, Digital Paths was launched, a project born to detect the digital readiness of the Group's personnel and, therefore, to be able to support training initiatives on digital issues and openness to change.



Protection of the environment, of ecosystems and the fight against climate change: the Group brings forward environmental issues according to the dual materiality approach, on one hand focusing on the prevention and continuous reduction of its Impacts (direct and indirect) on the environment and on nature, and on the other considering the possible effects on its business of the ESG risks connected to climate change and the loss of biodiversity. The Group supports a preventive approach with regard to environmental challenges, identifying and measuring the impact of its activities in the short, medium and long-term, adopting processes and technologies intended to reduce negative external factors. Climate change is considered one of the main risks to which the Group activities are exposed. For this reason the governance system for risks, opportunities and impacts linked to climate and nature, both direct and relative to its own influence areas is set out on an operational basis within the Scope of specific risk management policies, which include the "Guidelines for responsible investing activities" and the "Guidelines for underwriting with reference to environmental, social and governance factors" for the Non-Life Business and Life Business. Through the strategy on climate change, the Group establishes in detail how it is preparing itself to handle risks and take advantage of the opportunities related to the climate, defining new medium/long-term targets for the reduction of its greenhouse gas emissions to support its path of decarbonisation, with the intent of contributing to achieving the objectives set by Governments with the Paris Agreement.



Inclusion and financial education: starting from the interpretation of current and emerging social and environmental issues, and from a discussion with Stakeholders, the Group undertakes inclusive initiatives and projects which guarantee expansion of access to insurance services by the disadvantaged segments of society and help to reduce inequalities. Among the main topics of attention are the change macro-trends in the external context present in the Radar of the Group's Reputational & Emerging Risk observatory. Among these issues in particular, in addition to environmental issues, there are demographic trends and the transformation of society, precariousness and polarization, the transformation of work and skills, digitalisation and the spread of Artificial Intelligence.



Customer protection: The Group has defined a culture of accessibility and transparency at all levels of the company and has strict control procedures that involve the various company divisions.



Correct business practices: pursued through the definition of an organisational, management and control model, and procedures designed to prevent the commission of offences and violations as part of business operations.



Due Diligence: the Group undertakes to adopt suitable, structured measures to identify, prevent, mitigate and take account of how to deal with the negative impacts, actual and potential, on corporate governance, employment, human rights, environment and consumers in its activities, in the chain of supply and in other commercial relations. The due diligence planning model is defined according to a riskbased approach, starting with the areas identified in the "OECD Guidelines for multinational companies", associated with the main material ESG Factors for the Group, the business processes involved and the strategic and regulatory controls in place at Group level.

In that context, the Remuneration Policies support the sustainability strategy, since they are defined over the long term, through variable incentive systems that provide for mechanisms of Deferral and balancing between Bonuses paid in monetary form and Bonuses paid through financial instruments: these elements contribute towards the purpose of aligning the interests of Management with those of the Shareholders.

Additionally, in that context, with a view to monitoring the ESG factors and effectiveness in identifying areas of activity that can create value over the long term, also in line with the provisions of Regulation (EU) 2019/2088, the Unipol Group defined guidelines for responsible investing, allowing for the management, inter alia and in line with the scope provided, of the integration of the risks of sustainability in the decisionmaking processes relating to the investments.

The Variable Component of the remuneration is also related to sustainability issues using specific performance indicators which are applied to the Recipients of the UVP System:

Reputation and

The performance objectives of the short-term incentive component include, in accordance with the Strategic Plan, an indicator linked to the reputational profile of the Unipol Group in the Year of Accrual of the incentive system, to be compared with the profile registered by the financial-insurance sector as a whole. The indicator is calculated and measured on the basis of the RepTrak® model, that considers the sustainability performance to be one of the key elements of measurement, with that relating for example to the well-being of the employees, the adoption of ethical and transparent governance and contributions to the goals of tackling climate change and protecting the environment³. In that context, the ability to monitor the sustainability risks in the investment activities and to support, as a player in the financial system, the implementation of the UN 2030 <mark>Sustainability</mark> Agenda and the transition towards a sustainable economy are all noted as aspects of significant relevance to protect the Group's reputation.

> Commitment-compliance objectives defined by the "Guidelines for responsible investing", consistently with the provisions of Regulation (EU)/2019 2088, are established for the functions specifically involved in the financial investment decision-making processes in order to guarantee monitoring of sustainability risks, in particular environmental and climatic risks as well as to contain potential negative effects of the investment decisions on the sustainability factors.

³ In particular, the indicator is calculated and measured on the basis of specific reputational drivers of the company: products and services, innovation, workplace (that also includes the level of remuneration, Benefits, work-life balance and training), governance (intended as ethical behaviour, transparency, fairness), citizenship (intended as activities aimed at favouring the environment and the community), leadership and performance.

Climatic and Finance Strategy for the SDGs The **performance objectives of the 2022-2024 long-term incentive component** include an **indicator** that measures the achievement of the **objectives to combat climate change** relating to the reduction of *Scope 1* and *2* greenhouse gas emissions of the Group's instrumental properties, in line with objectives based on climatic science, included in the integrated action plan to contribute to achieving net zero greenhouse gas emission by 2050, and an **indicator** that measures the **increase in the amount of thematic investments**.

Gender Pay Gap The **performance objectives of the 2022-2024 long-term incentive component** include an indicator that measures containment of the **gender pay gap**.

In summary, the Variable Component of remuneration is related to the following Sustainability objectives, which supplement the objectives of the 2022-2024 Strategic Plan by defining specific targets for the three-

KPI ESG – Sustainability Strategic Plan 2022-2024							
2024 OBJECTIVES	Description	2024 Target	SDGs				
Economic value of its non- financial impacts	Measurement of shared value	28 €bn	11 streets				
Reputational index*	Public perception of the company. Reputation score among the general public, according to the RepTrak® Model	> Average insurance sector	11 consultant				
Percentage of products with environmental and social value	Increase in the penetration of products with social and environmental impact on the overall insurance portfolio.	30%	3 mars.				
Funding for SDGs**	Increase in the amount of thematic investments for SDGs	1.3 €bn	11 EVANUET				
Gender Pay Gap**	Gender pay gap	Containment	8 H. W. M.				
2030 OBJECTIVES	Description	2030 Target	SDGs				
Scope 1 and Scope 2**	Reduction of emissions from operating sites	-46.2%	13 genry				

 $^{^{*}}$ included among the performance objectives of the Bonus STI 2023

year period and, in terms of climate change management strategy, identifies additional long-term targets up to 2030:

1.2 Aims of the various remuneration components

The Fixed Component remunerates the extent and level of responsibility, the complexity of what has to be managed and the experience required for the job; it also remunerates the skills and abilities held. It entails a rigid economic base, provided for by the applicable Collective Labour Agreements and, if present, the Additional Company Agreements, any other bilateral agreements and specific internal rules. Internal fairness reasons, competitiveness, attractiveness, meritocracy or the attribution of greater responsibilities may lead to the payment of additional fixed amounts, consolidating them over time.

The Variable Component is based on two main objectives:

^{**} included among the performance objectives of the Bonus LTI 2022-2024

- rewarding results achieved in the short and long term, expressed not only in economic-financial terms, but also in the form of attention to risks and qualitative performance also connected to ESG criteria;
- developing **professional skills** while enacting an effective retention policy.

The incentive system is based on variable pay components linked to reaching short- and long-term objectives defined beforehand, of which a portion is significantly deferred, and observing adequate balancing between the component in monetary form and the component in financial instruments.

The following principles identified to give incentives to the Recipients therefore constitute specific parameters with reference to the Remuneration Policies, where they include variable components:

- an **appropriate balance** between the **Fixed Component** and the **Variable Component** of the remuneration, with the latter linked to pre-set, objective and measurable efficiency criteria, to strengthen the link between performance and remuneration and setting limits to them beforehand;
- the establishment, as regards the Variable Component of remuneration, of an **adequate balance** between **monetary** disbursements and/or disbursements in **financial instruments**;
- **sustainability** thanks to the proper balance between short and long-term efficiency criteria that the remuneration is based on;
- the **deferred payment** of a significant part of the Variable Component, whose duration is differentiated in accordance with the percentage of the Fixed Component and in any case, not less than that required under applicable laws;
- the existence of Malus clauses that provide for the reduction to zero of the Variable Component if
 certain conditions are met, and claw-back clauses that provide for the option to ask for a return of
 what was already disbursed if certain conditions are met;
- the establishment of a year-long period of unavailability with reference to the amounts disbursed in financial instruments;
- with reference to the Executive Cluster Managers, the introduction of equity ownership requirements
 consisting of the lock-up obligation until the termination of appointment and/or permanence in the
 role of all Shares assigned by virtue of participation in incentive plans; with reference to the 1st Cluster
 Managers the lock-up is envisaged for a target amount equal to one year of Fixed Remuneration;
- the prohibition against relying on **hedging strategies**⁴ or **specific insurance** against the risk of a downward correction of remuneration, which could alter or invalidate the chance effects connected to the provision of deferred bonuses and paid in the form of financial instruments;
- a **cascading process** of the objectives aimed at making the objectives assigned to the affected managerial recruits more consistent.

The reference model on which the architecture of the remuneration systems are designed is based on the correlation among the following elements:

- the **results of the Unipol Group** (including the results in terms of adequacy of the risks taken on with respect to the pre-established goals and considering the ESG criteria);
- the UnipolSai results;
- the **results of the Department of reference**, the **Function** or the operational area of responsibility of the Recipient;
- the individual performances.

1.3 No Hedging

In accordance with article 275, paragraph 2, letter (g) of the Delegated Regulation (EU) 2015/35, with respect to Key Personnel and in general to Recipients, personal hedging strategies or remuneration and liability-related insurance which would undermine the risk alignment effects embedded in their remuneration arrangement may not be used.

⁴ This includes, but is not limited to, entering into option contracts or other forward derivative contracts with third parties with underlying financial instruments that are the subject of incentives.

2. Recipients of the Remuneration policy

The Remuneration Policies apply to members of the Corporate Bodies, the Key Managers, including the heads of the Key Functions and the staff at the highest levels of the Key Functions, and other Key Personnel (as defined herein) of the Company.

The Company, in order to ensure that remuneration is standardised for the same levels, will therefore apply the Remuneration Policies to all the Managers in accordance with what is described below, regardless of whether they belong to the category of Key Personnel.

2.1 The Key Managers and the Key Personnel

The Key Personnel are identified by applying the criteria and principles pursuant to article 2, paragraph 1, letter m) of IVASS Regulation No. 38.

The identification of UnipolSai Key Personnel considers:

- the Key Managers identified by the Board of Directors or by the directors to whom a specific delegation is given by the Board of Directors;
- the organisational roles placed at the top of each business area, in accordance with the map of the main risk categories to which UnipolSai is exposed;
- the organisational roles that have been assigned the greatest powers, in accordance with the system of delegation adopted by UnipolSai;
- the responsibilities of essential or important activities or functions;
- any parties who do not fall under the previous categories, with weighing of the highest Cluster organisational position; the weight of the organisational positions is measured using methods certified by leading specialised companies recognised at international level, and in accordance with the metrics adopted for the remuneration surveys by sector, and provide for the attribution of an indicator aimed at identifying, on a standardised basis, similar positions, grouping them together into Clusters.

Therefore, the following roles are currently considered to be Key Personnel at UnipolSai - identified in accordance with the criteria set out above:

KEY PERSONNEL OF UNIPOLSAI

Includes the Key Managers of UnipolSai, including the heads of the Key Functions:

- the Corporate General Manager;
- the Insurance General Manager;
- the Chief Financial Officer;
- the Chief Investment Officer;
- the Chief Information Officer;
- the Chief Human Resources and Organisation Officer;
- the Chief Planning and Controlling Officer;
- the Chief Property & Casualty Officer;
- the Chief Life & Health Officer;
- the Chief Commercial Officer;
- the Chief Claims Officer;
- the Chief Beyond Insurance Officer;
- the Responsible of the Life Department;
- the Reinsurance Manager;
- the Chief Risk Officer;

- the Compliance and Anti-Money Laundering Manager;
- the Audit Manager;
- the Actuarial Function Manager.

Furthermore, it includes other people whose activities may have a significant impact on the Insurance Company's risk profile, identified on the basis of the above-illustrated criteria (known as Additional Key Personnel):

- the Chief Legal Officer;
- the Responsible of the Real Estate Department;
- the Responsible of the Finance Department;
- the Tax Service Manager;
- the Responsible of the Corporate Communication and Media Relations Department.

The process described above is carried out at the beginning of each year and every time organisational and/or corporate changes make it necessary.

3. The decision-making processes on Remuneration Policies

The governance process adopted by UnipolSai attributes roles, duties and responsibilities in the Remuneration Policies approval procedure, also in accordance with the applicable laws and regulations and in line with the current corporate governance model, in a way that is compatible with the operational governance structure.

The main parties involved in that procedure are the following:



The paragraphs below describe in detail the role of each party involved in the decision-making processes regarding remuneration.

3.1 The Shareholders' Meeting

The ordinary session of the Shareholders' Meeting of UnipolSai, relating to remuneration:

- establishes the annual remuneration due to the members of the board that it appointed;
- approves the Remuneration Policies, including the remuneration plans based on financial instruments in accordance with article 114-bis of the Consolidated Law on Finance;
- approves, with binding vote, Section I of the Report on the remuneration policy and on the compensation paid pursuant to Article 123-ter of the Consolidated Law on Finance;
- it expresses its decision with an advisory vote on the approval of Section II of the Report on the remuneration policy and on the compensation paid pursuant to Article 123-ter of the Consolidated Law on Finance.

3.2 The Board of Directors

The Board of Directors of UnipolSai, as at the date of drafting this Report, includes the following:

		Appointments, Governance and Sustainability Committee	Remuneration Committee	Control and Risks Committee	Related Party Transactions Committee
Carlo Cimbri	Chairman				
Fabio Cerchiai	Deputy Chairman				
Matteo Laterza	Chief Executive Officer				
Bernabò Bocca	Director				
Stefano Caselli	Director				
Mara Anna Rita Caverni	Director				
Giusella Dolores Finocchiaro	Director		8		
Rossella Locatelli	Director			8	
Maria Paola Merloni	Director				
Jean Francois Mossino	Director				
Milo Pacchioni	Director				
Paolo Pietro Silvio Peveraro	Director				
Daniela Preite	Director				
Elisabetta Righini	Director				
Antonio Rizzi	Director				







To this regard, please note that the mandate of the current Board of Directors was appointed with the Shareholders' Meeting called for 27 April 2022 to approve the Financial Statements at 31 December 2021.

The Board of Directors of UnipolSai, with the support of the Remuneration Committee, and having consulted with the Board of Statutory Auditors and the Control and Risk Committee for the matters they are responsible for, defines and reviews the Remuneration Policies on an annual basis, in accordance with the Group Remuneration Policies, and it is responsible for their correct application, ensuring the involvement of the Key Functions and the Chief Human Resources and Organisation Officer, also through the Corporate General Manager.

Additionally:

it defines, on the basis of the proposals made by the Remuneration Committee, the remuneration of the Directors holding special offices, taking account of the guidance provided by the Parent Company;

- it also establishes the performance objectives related to the Variable Component of the remuneration
 of the Heads of the Key Functions, checking their degree of achievement, after hearing the opinion of
 the Control and Risk Committee and bearing in mind the policies dictated by the Parent Company;
- in accordance with the provisions of applicable laws, submits the disclosure on the Remuneration Policies to the Shareholders' Meeting for its approval;
- submits an adequate disclosure to UnipolSai's Shareholders' Meeting on implementation of the Remuneration Policies every year;
- decides, in accordance with the Remuneration Policies, any incentive plans, including those based on financial instruments to submit for the approval of the Shareholders' Meeting of UnipolSai.

The decision-making processes relating to UnipolSai Remuneration Policies are clear, recorded, transparent and include measures aimed at avoiding conflicts of interest.

3.2.1 Provision for exceptions to elements of the Remuneration Policies

As provided by article 123-ter, paragraph 3-bis of the Consolidated Law on Finance, if events occur that could influence the elements making up the Remuneration Policies adopted by UnipolSai (including but not limited to extraordinary transactions or transactions on capital relating to UnipolSai and/or the Unipol Group, mergers, regulatory amendments or to the scope of the Company and/or of the Unipol Group) or if there is a high level of discontinuity on the market (such as the occurrence of material variations in the national and/or international macroeconomic situation or of monetary policies) or if other exceptional circumstances occur, UnipolSai - subject to decision by the applicable bodies of the Parent Company as set out below - may temporarily make an exception to its Remuneration Policies, subject to complying with prevailing laws and regulations.

The optional exceptions can refer to the fixed and variable components of the remuneration, and in particular:

- the Pay-mix, criteria for defining potential bonuses and their methods of measurement;
- parameters used to assess achievement of the performance objectives;
- conditions for paying the Variable Remuneration;
- the payment or non-payment of the Variable Component, regardless of the conditions established respectively for its non-payment or payment;
- the specific clauses, such as ex-post correction mechanisms, Holding Period, etc.;
- the bringing forward or postponement of the dates of payment of the Variable Component with reference to what is provided for in paragraphs 5.2.2 and 6.3;
- compensation of the Corporate Bodies, also in relation to any changes in the corporate governance structure.

Furthermore, these optional exceptions may concern recognition of additional non-monetary benefits and the agreement and/or payment of indemnities envisaged for early termination of the office or termination of employment, and the minimum equity ownership requirements.

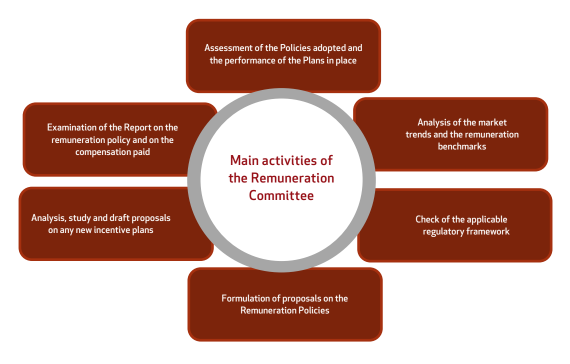
The Board of Directors of Unipol will have, subject to the approval of the Remuneration Committee, in accordance with the Board of Statutory Auditors and the Related Party Transactions Committee, in line with the Related Party Procedure, and to the extent of the responsibility of the corresponding bodies of UnipolSai that are involved, the right to make any exceptions considered necessary or advisable to the Remuneration Policies, in line with the aim of maintaining fairness and the overall consistency of the Remuneration Policies, or in order to pursue the long-term interests and the sustainability of the Company as a whole, or to ensure its ability to remain as a going concern on the market.

3.3 The Remuneration Committee

The Remuneration Committee established at UnipolSai supports the Board of Directors with this, by exercising investigative, advisory functions and making proposals, in particular:

- (i) performs consulting and advisory functions for the definition of Remuneration Policies in favour of the Corporate Bodies and Key Personnel, including compensation plans based on financial instruments;
- (ii) submits proposals and/or gives its opinion to the Board of Directors on the remuneration of the Directors who hold special offices, taking account of the guidance given by the Parent Company, as well as for setting up performance objectives related to the Variable Component of the remuneration, consistent with the Remuneration Policies;
- (iii) verifies the adequacy of the overall remuneration scheme in accordance with the applicable regulatory requirements;
- (iv) monitors the correct application of the Remuneration Policies and, in particular, the actual achievement of the performance objectives;
- (v) periodically submits the Remuneration Policies to be checked in order to guarantee their adequacy, overall consistency, also in the case of changes in the operations of the Company or in the market in which it operates;
- (vi) identifies potential conflicts of interest and the measures adopted to manage them;
- (vii) it ascertains the fulfilment of conditions for the payment of incentives to Key Personnel;
- (viii) provides adequate disclosure to the Board of Directors on the effective functioning of the Remuneration Policies;
- (ix) formulates opinions to the Board of Directors regarding the remuneration of the members of the Supervisory Board of the Company pursuant to Legislative Decree no. 231/2001;
- (x) expresses opinions to the Board of Directors in the case of exceptional circumstances and where so provided subject to activation of the Related Party Procedure, temporary exceptions to the Remuneration Policies.

The Remuneration Committee will meet on a regular basis, and with the frequency needed to carry out its functions in accordance with an annual calendar that generally follows the following cycle of activities:



The Remuneration Committee of UnipolSai in office on the date of publication of this Report was comprised of three non-Executive Directors, appointed by the Board of Directors at the meeting of 12 May 2022, all of whom possess the independence requirements required under the Corporate Governance Code, pursuant to article 16 of the Market Regulation adopted by CONSOB with resolution no. 20249 of 28 December 2017, previously article 37 of the Market Regulation adopted by Consob with resolution no. 16191 of 29 October 2007.

Further information on the work performed and the main issues handled by the UnipolSai Remuneration Committee in 2022 is contained in the Annual Report on corporate governance and ownership structures for the year 2022, which can be found in the Governance/Shareholders' Meetings Section on UnipolSai' website www.unipolsai.com.

3.4 The Board of Statutory Auditors and the Control and Risk Committee

In accordance with article 2389, paragraph 3 of the Civil Code, the Board of Statutory Auditors takes part in the meetings of the Remuneration Committee and expresses the opinions required by prevailing law with reference to the remuneration of the Directors holding special offices, checking the consistency with the general policies adopted by the Company.

The Control and Risk Committee gives the Board of Directors its opinion on the consistency of the remuneration of the heads of the Key Functions with the Remuneration Policies, on the assignment of the performance objectives for the short and long-term Variable Component of the same heads, and on their degree of achievement.

3.5 The Chief Executive Officer of UnipolSai

In the current corporate governance structure, the Chief Executive Officer of UnipolSai, in agreement with the Chairman and in line with the Group Remuneration Policies:

- with the help of the Chief Human Resources and Organisation Officer also through the Corporate General Manager, provides the Remuneration Committee with instructions for the formulation of proposals to be submitted to the Board of Directors with respect to the Policies of UnipolSai and of the Group's Insurance Segment;
- defines the pay package of the Key Managers of UnipolSai (with the exception of the Head of the Audit Function), setting the performance objectives correlated with the Variable Component. With regard to the performance objectives envisaged for the heads of the Key Functions, the provisions of paragraph 7 shall apply.

In the current corporate governance structure, If the Chief Executive Officer of UnipolSai is in a situation of potential conflict of interest in exercising the functions listed above, the functions shall be exercised, in his stead, by the Deputy Chairman.

3.6 The Chief Human Resources and Organisation Officer

The Chief Human Resources and Organisation Officer, on the basis of the strategic guidelines provided by the General Manager of Unipol through the Corporate General Manager, will be in charge of instructing and governing the process to formulate the proposals relating to the Remuneration Policies and will oversee the implementation, involving other functions where necessary and/or advisable.

3.7 The Key Functions

The Key Functions are involved, to the extent of their respective responsibilities, both in the prior stage of defining the Remuneration Policies, and in the subsequent stage of checking them; this is also in order to check any amendments made to the riskiness or the contribution to the Company risk profile.

To that end, inter alia:

- the Chief Risk Officer, responsible for the Risk Management activities, will help ensure that the Remuneration Policies are consistent with the risk appetite, also through the definition of appropriate risk indicators and verification to ensure they are used properly;
- the Compliance and Anti-Money Laundering Function will check to ensure compliance with the
 objectives of complying with the self-regulatory provisions and prevailing laws in order to prevent
 and reduce the legal and reputational risks, and with regard to managing the risk of money-laundering,
 check to ensure the Remuneration Policies do not contain provisions that could potentially
 counteract the purpose of controlling and preventing said risk;
- the Audit function checks to ensure the correct application of the Remuneration Policies with a view towards effectiveness and safeguarding the Company's capital.

The above-mentioned functions refer to the results of the checks carried out by the applicable bodies in charge of adopting any corrective measures; the results of the checks carried out are also brought to the attention of the Shareholders' Meeting of UnipolSai every year as part of the disclosure on the application of the Remuneration Policies.

3.8 Independent Experts

To prepare the Remuneration Policies, UnipolSai availed itself of the consultancy of Willis Towers Watson, in their capacity of independent experts, as a function of the contribution relating to the remuneration analysis made, and the third-party and independent assessment to define the incentive system and Remuneration Policies.

4. Market practices

UnipolSai monitors the main market practices in the area of remuneration through benchmarking in order to check the competitiveness of the Remuneration on offer.

In particular, UnipolSai availed itself of the support of Willis Towers Watson to make analyses aimed at collecting market practices relating to remuneration for the figures of the Top Management, considering similar positions identified within a peer group of 16 Italian and European companies of the Financial Services sector, with particular attention paid to the companies operating in the insurance sector.

This peer group of companies deemed comparable with UnipolSai was selected in light of the following criteria:

- Listing country
- Sector
- Economic size
- Organisational size
- Equity capitalisation
- Complexity of organisation and business

Peer Group					
Aegon	Munich Re				
Allianz	NN Group				
Assicurazioni Generali	Poste Italiane				
Aviva	Societe Generale				
AXA	Swiss Life				
Deutsche Bank	Swiss Re				
Intesa Sanpaolo	Unicredit				
Mapfre	Zurich Insurance Group				

Every year UnipolSai performs remuneration benchmarks for the Key Managers with the support of primary consulting companies of the sector aimed at collecting the market practices in the sector.

5. Remuneration Policies for the Corporate Bodies

The Remuneration Policies for the Corporate Bodies are defined for the following roles:

- Board of Directors, or:
 - Chairman of the Board of Directors;
 - Deputy Chairman of the Board of Directors;
 - Chief Executive Officer;
 - Directors who do not hold special offices;
- Board of Statutory Auditors.

5.1 The remuneration of the Chairman and the Deputy Chairman of the Board of Directors

The remuneration of the Chairman and the Deputy Chairman of the Board of Directors includes a fixed salary decided by the Board of Directors, subject to the opinion of the Remuneration Committee and the Board of Statutory Auditors, in line with what was defined by the Shareholders' Meeting.

The following salaries were established for the position of Chairman and Deputy Chairman of the Board of Directors of UnipolSai for the 2022-2024 term of office:

	Chairman of UnipolSai	Deputy Chairman of UnipolSai
Salary pursuant to article 2389, paragraph 3 of the Civil Code	Euro 1,000,000	Euro 100,000

In accordance with the provisions of the law, the Chairman and the Deputy Chairman will not take part in the voting that relates to decisions on their salaries and will not take part in the board meeting relating to that topic.

There are also certain Benefits - as set out in paragraph 5.2 - completing the remuneration package, in accordance with applicable laws, taking account of market practices and according to what was provided for Directors holding special offices.

Insurance cover will also be provided covering the risks connected to third-party liability deriving from legal and contractual obligations inherent in the office of Director and the related legal protection (i.e. D&O Policy).

5.2 The remuneration of the Chief Executive Officer of UnipolSai

The remuneration policy for the year 2023 for the Chief Executive Officer, currently held by Mr. M. Laterza, who also holds the position of General Manager of Unipol Gruppo, is defined consistently with the Group Remuneration Policies, in line with the Group strategy.

5.2.1 Fixed Component

The Fixed Component remunerates the extent and level of responsibility, the complexity of what has to be managed, the experience required for the job and the delegated authority; it also remunerates the skills, abilities and experience held. The Fixed Component is also calculated by taking account of the market benchmark.

Chief Executive Officer of UnipolSai

Salary pursuant to article 2389, paragraph 3 of the Civil Code

Euro 1,000,000

In addition to the fixed annual remuneration approved by the Board of Directors, pursuant to art. 2389, paragraph 3, of the Italian Civil Code, the Fixed Component includes the fixed annual remuneration as Director resolved by the Shareholders' Meeting.

5.2.2 Variable Component

For the purposes of the 2023 Remuneration Policies, the payment by UnipolSai of a short and/or long-term variable component is not envisaged, taking into account the participation of Mr. Laterza in the UVP Incentive System of the Parent Company, in his capacity of General Manager of the same, subject to the achievement of the individual objectives assigned to him by the Board of Directors of the same Unipol. These objectives are mainly linked to targets pertaining to UnipolSai, in consideration of the role of Chief Executive Officer of the same held by Mr. Laterza, as well as the nature of the Company as the main asset of the Unipol Group.

5.2.3 Benefits

As for the Directors holding special offices, supplementary Benefits (such as, by way of example but not limited to, lodging, car, etc.) can also be given to the Chief Executive Officer.

Insurance cover will also be provided - as provided for the Directors - covering the risks connected to third-party liability deriving from legal and contractual obligations inherent in the office of Director and the related legal protection (i.e. D&O Policy).

5.2.4 Severance

There are no agreements in place at the moment regarding any compensation in the event of resignation, revocation of the office/job or termination of the same.

At the moment, there are no non-compete agreements in place, or no allocation or maintenance of non-monetary benefits, and there are no consultation contracts in place for a period following the termination of the mandate.

5.3 The remuneration of Directors

The annual compensation of the Directors in accordance with article 2389, paragraph 1 of the Civil Codedetermined as a fixed amount - was decided upon by the Shareholders' Meeting on 27 April 2022 for the Directors presently in office; in addition to this, along with reimbursement for expenses incurred to carry out the office, an attendance fee for each meeting of the board of directors and corporate shareholders' meeting attended is provided. The company of which they are Directors also covers the cost of insurance covering the risks connected to third-party liability deriving from legal and contractual obligations inherent in the office of Director and the related legal protection (i.e. D&O Policy).

More specifically, the following amounts were decided upon for the 2022-2024 term of office of the Board of Directors of UnipolSai:

	UnipolSai Directors
Salary pursuant to article 2389, paragraph 1 of the Civil Code	Euro 75,000
Attendance fee for board meetings or shareholders' meetings	Euro 500

For Directors members of board committees, the Board of Directors defines a fee for the office held, without the recognition of additional fees for participation in the meetings of said committees. The reimbursement of out-of-pocket expenses incurred for the performance of the office is also recognized.

For the Company, for the 2022-2024 mandate, the following remuneration is envisaged:

	Appointments, Governance and Sustainability Committee	Remuneration Committee	Control and Risk Committee	Related Party Transactions Committee
Chairman	Euro 40,000	Euro 30,000	Euro 60,000	Euro 30,000
Other components	Euro 30,000	Euro 20,000	Euro 40,000	Euro 20,000

Non-executive Directors are not provided with any Variable remuneration Component; on the other hand, after consulting with the Board of Statutory Auditors, Executive Directors may be recognised a short and/or long-term variable remuneration component, subject to the criteria set forth in the Company's incentive system.

After consulting with the Board of Statutory Auditors, the Board of Directors may provide additional fixed remuneration to Directors holding special offices; such Directors may also be provided supplementary Benefits relating to lodging and/or the use of company vehicles.

With regard to the criteria and procedures for the recognition of any end-of-office compensation, it will be possible to provide for its assignment in compliance with regulations in force, and in any event subject to a Board of Directors decision based on a Remuneration Committee proposal. Note, however, that to date there are no such arrangements in place with any Director.

5.4 The remuneration of the Board of Statutory Auditors

The annual compensation of the members of the Board of Statutory Auditors is determined as a fixed amount, and is adequate to the skills, professional competence and commitment required by the significance of the role covered, and there is a difference between Statutory Auditors and the Chairman of the Board of Statutory Auditors; this is added to the reimbursement of the expense incurred to exercise the function. The Company also covers the cost of insurance covering the risks connected to third-party liability deriving from legal and contractual obligations inherent in the office of Statutory Auditor and the related legal protection (i.e. D&O Policy).

The annual compensation for Statutory Auditors of UnipolSai was established by the Shareholders' Meeting of 28 April 2021 for the 2021-2023 term of office, as follows:



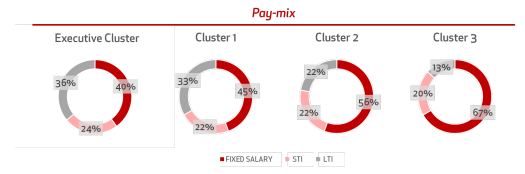
Statutory Auditors are not paid any Variable Remuneration.

6. The remuneration of the Key Personnel

The Remuneration of the Key Personnel, including the Managers with Key Responsibilities, and the heads and persons at higher levels of the Key Functions, with a management qualification, includes a Fixed Component, a Variable Component and Benefits in accordance with the terms and conditions specified below.

6.1 Pay-mix

The theoretical Pay-mix, calculated considering the maximum payable Potential Bonus for each Cluster, as stated in paragraph 6.3, follows.



6.2 Fixed Component

The Fixed remuneration Component is determined, in addition to that envisaged by the applicable National Collective Labour Agreements, also by the following fundamental parameters:⁵

- importance of the assigned position;
- complexity of the role covered;
- significance of the responsibilities attributed;
- the qualitative weight of the skills possessed and acquired;
- alignment with sector and comparable market benchmarks.

The Fixed Component, determined on the basis of achieving the maximum level of the above-mentioned parameters, may remain unaltered even if the role changes.

In any case, this component is sufficient for remunerating the Manager also should the Variable Remuneration not be paid.

⁵ Including any Fixed Role Indemnities.

6.3 Variable Component

6.3.1 Breakdown of the Managers into Clusters

Key Personnel who qualify as managers and the remaining management personnel of the Company are broken down into Clusters, related to the weight of the organisational position, the significance and complexity of the role and of the position. The "weight" is measured using a method certified by leading specialist companies in the area of Human Capital and recognised at international level.

In particular:

- the Executive Cluster includes the Top Executives (General Managers, and other Managers, identified each time, who hold positions of particular organisational importance) and the Key Managers to whom the highest responsibilities are given;
- the holders of roles with high levels of complexity and organisational importance and other Key Managers are included in the 1st Cluster;
- the holders of roles with specific organisational significance and the remaining Key Managers are included in the 2nd Cluster;
- the remaining holders of management roles are included in the 3rd Cluster.

Allocation to the Cluster is made on the proposal of the Chief Human Resources and Organisation Officer, who uses the most appropriate methods to weigh the positions present on the market as specified above, and the approval of the Corporate General Manager. The allocation to the Cluster is updated and revised at least once a year.

Different approaches are taken in the breakdown into Cluster compared to the Remuneration Policies, including the different structuring and quantification relating to the Potential Bonus as described in paragraph 6.1 (i.e. Pay-mix).

Within the same Cluster, the criteria for assigning the Potential Bonus take into account the complexity of the organisational position, the professional family, the type of role, the level of responsibility assigned and the seniority matured in the role. The UVP System provides the assumptions and criteria for determination of the Potential Bonus, whose maximum annual measurement is determined as a percentage of the Annual Gross Remuneration of the Recipient on 31 December of the Year of Accrual.

The reference Cluster is the one that the Recipient is assigned to over a time period mainly in the Year of Accrual.

6.3.2 The variable incentive system

The recognition of the Variable remuneration Component is governed by the UVP System, aimed at developing a sustainable performance culture, which relates the results of the Group and UnipolSai to the individual performances.

In line with what is requested under applicable laws on remuneration policies, the UVP System aims to reward the results achieved in the short and long term, sustainability and the creation of value for the Shareholders of UnipolSai, supporting the Strategic Plan.

The performance objectives - i.e. the economic results and any other specific objectives to which the disbursement of the Variable Component is connected - are pre-established, objective, measurable and linked to the creation of value for the Shareholders also over the long term; in addition, the payment of a relevant portion of the Variable Component is deferred for an adequate length of time with respect to when it accrues. The measurement of that portion and the duration of the Deferral period are in line with the position held.

The principles described above, in addition to the independence criteria of the Variable Component of heads and higher level staff of the Key Functions from the results achieved by the operating units subject to their control and how dependent said component is on achieving the

objectives connected to the effectiveness and quality of the control action on condition that they are not the source of conflicts of interest.

The Recipients of the UVP System are those who, in the Year of Accrual, have been employed for at least six months, applying the effects of the participation in the UVP System on a *pro rata* basis. The UVP System applies in accordance with differentiated criteria in accordance with:

- (i) the classification of the Recipient as a Key Personnel member on condition that said classification was attributed to the Recipient over a time period mostly in the Year of Accrual:
- (ii) the role of the Recipient, provided that the role is covered over a time period mostly in the Year of Accrual.⁶

The actual applicability of the UVP System to the individual Recipient is determined in accordance with the professional service actually and mainly provided by the Recipient in a company (also if "seconded out"), with the contractual affiliation not being relevant for the purposes of the UVP System.

The Seconding Company defines and sets the final individual objectives in association with the Host Company or Companies. Where there is equivalence between the professional services actually provided within the Group, two parallel pro-rata assessments will normally be carried out, unless otherwise considered on a case-by-case basis.

The Potential Bonus, as set out in detail in the table below, is organised into the following components:

- (i) a STI component, whose payment is entirely in **monetary** form;
- (ii) an LTI component, whose payment is entirely in **financial instruments** (Unipol Shares and UnipolSai Shares).

Table 1

		Potential Bonus				
		% weight compared to To Bonus				
	Total Bonus		STI	LTI	STI (Up-front)	LTI (Deferred)
Executive Cluster	from 100% to 150%	from to	50% 60%	50% 90%	50% 40%	50% 60%
1st Cluster	from 80% to 125%	from to	40% 50%	40% 75%	50% 40%	50% 60%
2nd Cluster	from 50% to 80%	from to	25% 40%	25% 40%	50% 50%	50% 50%
3rd Cluster	from 30% to 50%	from to	20% 30%	10% 20%	66% 60%	33% 40%

The Managers included in the 3rd Cluster, if they belong to the Key Personnel, are beneficiaries of a potential Bonus equally divided between STI Bonus (50% up-front and in monetary form) and LTI Bonus (50% deferred and in Shares).

 $^{^{6}}$ Without prejudice to any interim changes in role from or to positions working at the Key Functions.

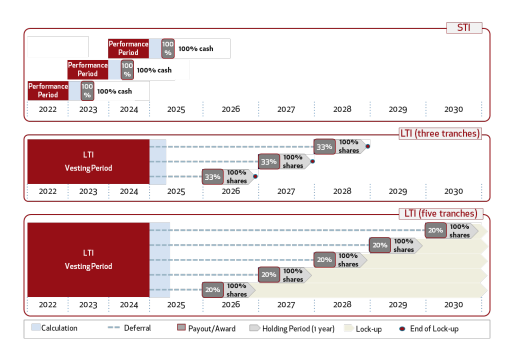
In accordance with the IVASS Guidelines, the Variable Remuneration to be allocated to the Executive Cluster Managers and the 1st Cluster Managers was identified as a Particularly High Variable Component due to its percentage to the fixed salary.

The STI component, if the Group objectives are achieved, is disbursed entirely in monetary form in the year following the Year of Accrual.

The LTI component, if the Group objectives are achieved, will be paid starting from 2026, entirely in financial instruments:

- in five annual pro rata tranches for the Recipients to which what provided for regarding the Particularly High Variable Component is applied;
- in three annual pro rata tranches for the remaining Recipients.

UVP System: Overall STI and LTI Pay-out for Managers



The Malus and Claw-back clauses apply, as defined in paragraph 10.

6.3.2.1 Short-Term Bonus (STI)

The access to the STI Bonus of the UVP System is subject to the achievement of objectives that take account of current and prospective risks connected to the preestablished results of the Unipol Group and UnipolSai and related charges in terms of cost of capital used and the necessary cash.

Two conditions of access are therefore provided for, linked to Group objectives:

 achieving at least 90%⁷ of the Consolidated Gross Profit⁸ objective of the Unipol Group pursuant to the budget approved by the Parent Company for the Year of Accrual;

⁷ For Managers who do not fall under the category of Key Personnel, the minimum threshold to achieve the Consolidated Gross Profit objective needed for access to the UVP System amounts to 80% of the budget approved by the Company for the Year of Accrual.

⁸ Without prejudice to any amendments and/or additions, decided by the competent corporate bodies in compliance with the provisions of the Remuneration Policies, resulting from factors not related to the ordinary industrial management of individual businesses.

- the existence of a consolidated coverage ratio of the prudential requirements (capital adequacy) of Unipol Gruppo calculated according to the Solvency II metrics⁹, equal to Risk Appetite established in the Risk Appetite Statement approved for the Year of Accrual by the competent bodies as a condition for full determination of the Actual Bonus; a result included between Risk Appetite and Risk Tolerance approved by the Administrative Body in the Risk Appetite Statement reduces the Actual Bonus 25%, which instead is taken to zero should said result be lower than Risk Tolerance.

It will also be necessary for UnipolSai to check the two access conditions linked to the Company objectives:

- achievement of the objective of 90%¹⁰ of the IAS Individual Gross Profit ¹¹as per the budget approved for the Year of Accrual;
- the existence of an Individual solvency ratio of the prudential requirements (capital adequacy) calculated according to the UnipolSai¹²Solvency II metrics, equal to Risk Appetite established in the Risk Appetite Statement approved for the Year of Accrual by the decision-making competent bodies.

The failure of even one of the above-mentioned conditions to be met will result in resetting to zero any Variable Incentive coming from the UVP System for the Year of Accrual.

Table 2

2023 STI Bonus					
2023 Access conditions schedule and thresholds					
Gate Measurement Level of potential Pay-out					
Consolidated Gross Profit of	<90% of the objective	0%			
Unipol	≥ 90% of the objective	100%			
Consolidated coverage ratio of	< Risk Tolerance	0%			
the prudencital requirements (capital adequacy) of Unipol -	< Risk Appetite and > Risk Tolerance	25% reduction			
Solvency II	> Risk Appetite	100%			
IAS individual Gross Profit of	<90% of the objective	0%			
UnipolSai S.p.A.	≥ 90% of the objective	100%			
Coverage ratio (capital adequacy)	< Risk Appetite	0%			
of UnipolSai S.p.A Solvency II > Risk Appeti		100%			
•					
2023 STI objectives scorecard					

⁹ Solvency Ratio calculated according to the approved regulatory approach and subject to review when legislation on the subject in force at the time changes.

¹⁰ For Managers who do not fall under the category of Key Personnel, the minimum threshold to achieve the IAS Individual Gross Profit objective needed for access to the UVP System amounts to 80% of the budget approved by the Company for the Year of Accrual.

Without prejudice to any amendments and/or additions, decided by the competent corporate bodies in compliance with the provisions of the Remuneration Policies, resulting from factors not related to the ordinary industrial management of individual businesses.

¹² Solvency Ratio calculated according to the approved regulatory approach and subject to review when legislation on the subject in force at the time changes. For the Insurance Companies that at the time the Policies are approved have obtained approval by the Supervisory Authority to use the Partial Internal Model to calculate the regulatory solvency, the solvency ratio is calculated using the Partial Internal Model; for the other Insurance Companies, the solvency ratio is calculated applying the Standard Formula (without prejudice to adoption by the same Insurance Companies of the Partial Internal Model, if approved during the year 2023).

The Key Personnel and in general the Recipients of the UVP System every year are assigned economic-financial and non-financial objectives, both qualitative and quantitative, and each of these is associated with a relative weight.

The set of these objectives and their respective weightings is identified in line with the Group's main strategic objectives, which are defined through a Group Strategic Scorecard, composed of economic-financial objectives for a total weighting of 60% (which includes the Group's Consolidated Gross Profit objectives, as identified in the Budget for the accrual year, and the Group Solvency Capital Requirement, as approved by the competent decision-making bodies) and non-economic-financial objectives linked to the Strategic Plan for a total weighting of 40% (which also includes an "ESG" Environment, Social and Governance area objective measured using the RepTrak^{®13} model with a weight of 10%). This structure of the strategic sheet, which is assigned to the Group's top, is also preparatory to developing the top-down cascading of the Management and/or Function objectives on Top Management and then to the other Managers of the Group and of the Subsidiaries.

Group and/or Company economic-financial objectives, specific objectives of one's Department or Function and non-financial objectives, which also include ESG objectives, differentiated based on the level of hierarchical-organisational responsibility are envisaged.

Such targets are structured in line with the Company's strategic targets and in a consistent manner with the risk profiles established for UnipolSai.

Table 3

	Top Management ¹⁴		Other Managers
20-25%	Group and/or UnipolSai Gross Profit	20%	Group and/or UnipolSai Gross Profit
20-25%	Solvency capital requirement of UnipolSai - Solvency II	30%	Objective of UnipolSai/Department/ Area
20-30%	Objective of UnipolSai/Department/ Area	20%	Objectives of Function
20%	Objectives of UnipolSai/Department/ Area (also non economic- financial)	20%	Objectives of Function (also non economic- financial)
10%	ESG: RepTrak®	10%	ESG: RepTrak®

Commitment-compliance objectives defined by the "Guidelines for responsible investing", consistently with the provisions of Regulation (EU)/2019 2088, are established for the functions specifically involved in the financial investment decision-

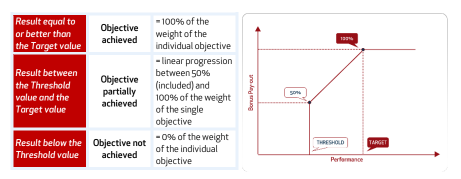
¹³ RepTrak®: meant as the reputational profile of the Unipol Group in the Year of Accrual of the incentive system, to compare with the profile registered by the financial-insurance sector as a whole.

 $^{^{14}}$ Attributed weighting of the objectives varies according to the role and the professional family.

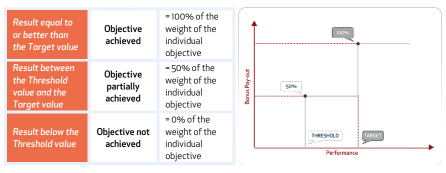
making processes in order to guarantee monitoring of sustainability risks, in particular environmental and climatic risks as well as to contain potential negative effects of the investment decisions on the sustainability factors.

According to the contents in the STI objectives scorecards, a target performance level is determined for each objective, upon attainment of which 100% of the weight associated with that objective is awarded; a threshold performance level may also be identified, upon failure to attain which the corresponding weight is set at zero. For intermediate performance levels between the threshold and the target performance levels, the measurement of each individual objective can take place by applying a linear progression between the threshold and the target performance level, or a scale between the threshold and the target performance level, as illustrated in the figures below:

Linear progression (applicable, for example, to the profitability objective):



Scale between the threshold and target performance level (applicable, for example, to the Capital Solvency objective):



For objectives for which there is no threshold performance level (applicable, for example, to the ESG objective), 100% of the weight associated with the target performance level is recognised upon achieving the target performance level, vice versa the corresponding weight is reduced to zero upon not achieving the target performance level.

The overall Individual Performance Level is obtained by adding together the performance values of the individual objectives, determined as set out above. The minimum Individual Performance Level for payment of the STI Bonus, given by the weighted sum of the results obtained from the individual objectives, is equal to 40 percentage points.



Any disbursement of the STI Bonus will be made entirely by May of the year following the Year of Accrual (i.e. by May 2024 for the STI 2023 Bonus).

The Malus and Claw-back clauses apply to the STI Bonus, as defined in paragraph 10.

6.3.2.2 Long-Term Bonus (LTI)

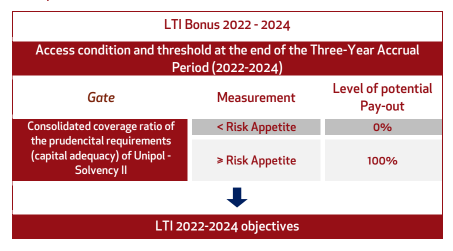
After the end of the Three-Year Accrual Period, the UVP System envisages payment of an LTI Bonus whose amount is determined (as illustrated herein) proportionately to the Individual Performance Levels achieved in the Three-Year Accrual Period (at least equal to 40 percentage points), subject to the access condition being satisfied.

The LTI Bonus is attributed by virtue of a closed plan, based on the free assignment of Shares based on the achievement of Group performance objectives divided over the 2022-2024 three-year period.

The number of Shares that can be attributed is calculated by comparing 50% of the Potential Bonus with the average value of the Unipol ordinary share recorded in January 2022, and the remaining 50% with the average value of the UnipolSai ordinary share recorded in the same month of January 2022.

Access to payment of the LTI Bonus is not only conditioned by the STI performances achieved during the Three-Year Accrual Period, but is also subject to the existence of a consolidated coverage ratio of the prudential requirements (capital solvency) of Unipol Gruppo calculated according to the Solvency II¹⁵ metrics, equal to the Risk Appetite established in the Risk Appetite Statement approved for the last year of the Three-year Accrual Period by the decision-making competent bodies.

Table 4



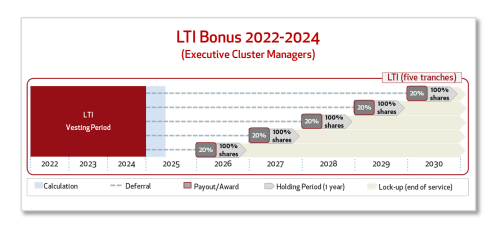
¹⁵ Solvency Ratio calculated according to the approved regulatory approach and subject to review when legislation on the subject in force at the time changes.

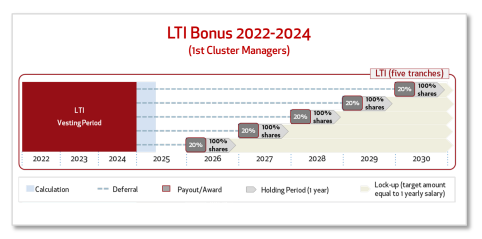
As shown in the following table, the long-term performance level is equal to the weighted sum of the Pay-out level of the individual objectives. The size of the Actual LTI Bonus is proportionately related not only to the achievement - also separately - of the long-term performance objectives but also to the Individual Performance Levels achieved in the Three-Year Accrual Period (at least equal to 40 percentage points)

Table 5

				Pay-out level		
Driver	Driver t objectives		Measurement	< Threshold	Between Threshold and Target	> Target
	Unipol Group Consolidate 35% Gross Profit accumulated o years 2022, 2023 and 202		Comparison between the Measured Cumulative Consolidated Gross Profit and the Target Cumulative Consolidated Gross Profit according to the Strategic Plan. (Threshold level = 80% of Target)	0%	50% ←Linear pro	100%
Economic- financial performance (60%)	financial erformance	Comparison between the measured Solvency Ratio in the Three-Year Period and the Target Solvency Ratio defined by the decision- making bodies in the Strategic Plan three-year period. (Threshold level = Risk Appetite set by the decision-making bodies in the Strategic Plan three-year period)	0%	50%	100%	
Creation of value for Shareholders (20%)	20%	Absolute Total Shareholder Return of Unipol Gruppo measured in the 2022-2024 three-year period	TSR measured taking into account both the change in the listing (ratio between the daily average of the Unipol Share price in the first two-month period of 2025 and the daily average in the two months before the date of presentation of the Strategic Plan) both of the dividends distributed and re-invested in the Share at the coupon detachment date. (Threshold level and Target level = values set by the decision-making bodies in line with the Strategic Plan)	0%	50%	100%
ESG sustainability (20%)	tainability		 Reduction of Scope 1 and 2 greenhouse gas emissions of Unipol Group property, in line with climatic science-based objectives. Increase in the amount of thematic investments in support of the UN 2030 Agenda. (Target level = value set by the decision-making bodies in line with the Strategic Plan) 	ool Group property, cience-based of the Market of the UN 2030 by the decision-		100%
(2070)	5%	5% Gender Pay Gap	Containment at the end of the Three-Year Accrual Period of the gender pay gap on the Unipol Group scope under a threshold value. (Target level = value set by the decision-making bodies in line with the Strategic Plan)		envisaged	

For the Recipients to whom what is envisaged regarding the Particularly High Variable Component applies, the annual amount of the LTI Bonus is given by one-fifth of the amount of the Actual LTI Bonus accrued in the Three-Year Accrual Period (as shown in the chart below). Any disbursement will be on a pro rata basis by March of each of the years 2026, 2027, 2028, 2029 and 2030.



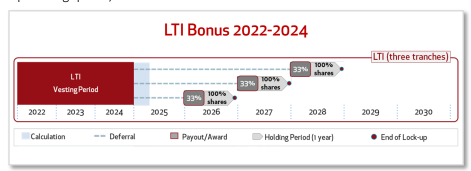


The LTI Bonus is entirely attributed in Shares, to which a Holding Period lasting one year applies, which starts when the Shares become materially available to the Recipient¹⁶ (see following paragraph, "Share ownership guidelines"). This duration is considered adequate in relation to the characteristics of the result measurement systems to measure the risks taken on in the various business units, including the risk-adjustment mechanisms.

For the Recipients to whom the provisions regarding the Particularly High Variable Component do not apply, the LTI Bonus is attributed in three annual tranches, each of which is equal to a third of the amount of the Actual LTI Bonus accrued in the Three-Year Accrual Period, re-proportioned on the basis of whether the long-term objectives have been achieved, as illustrated in Table 5 (or Table 6 with reference to the Heads of Key Functions). Any disbursement will be on a pro rata basis by March of each of the years 2026, 2027 and 2028, as illustrated below.

Without prejudice to the possibility of "sell to cover" (sale of the securities necessary to procure the liquidity necessary to fulfil tax charges arising from the attribution of the securities).

The size of the Actual LTI Bonus is proportionately related not only to the achievement - also separately - of the long-term performance objectives illustrated in Table 5 (or Table 6 with reference to the Heads of Key Functions), but also to the Individual Performance Levels achieved in the Three-Year Accrual Period (at least equal to 40 percentage points).



A Holding Period lasting one year, which starts when the Shares become materially available to the Recipient¹⁷, applies to attributed Shares (see following paragraph, "Share ownership guidelines").

The Malus and Claw-back clauses apply to the LTI Bonus, as defined in paragraph 10.

6.3.2.3 The process for the assignment, assessment and final measurement of the targets

The process of assignment, evaluation and final calculation of the objectives ¹⁸ will be carried out by the direct hierarchical superior of the Recipient, the top manager, the Corporate General Manager - who will use the support of the Chief Human Resources and Organisation Officer - and the Chief Executive Officer of UnipolSai. When assigning targets, the Recipient is made aware of the Remuneration Policies applied to him/her. By signing off for this purpose, the Recipient declares knowledge of the contents and acceptance of the mentioned documentation.

The Group Remuneration Policies and the Remuneration Policies of the Sector and/or Companies are in any case disclosed to all Recipients through publication on the company intranet.

In the measurement process, the aforesaid bodies shall also duly take account of the total individual contribution provided for the good operation of the entity, in a broader framework of consistency and overall stability of the corporate system.

In the process of assignment, measurement and recognition for all Recipients not operating within Key Functions, use is made of the contribution of the Chief Risk Officer, responsible for the Risk Management activities, and of the Chief Planning Department & Controlling Officer for the prior and subsequent check of the quantitative indicators.

The size of the STI and LTI Bonuses to be paid shall be defined at the end of all the steps prescribed by the assessment and final measurement process.

6.3.2.4 Terms of disbursement

The monetary component related to the STI Bonus amount and attribution of the LTI Shares owed will be disbursed, in the terms indicated above ¹⁹, on condition that at the

¹⁷ Without prejudice to the possibility of "sell to cover" (sale of the securities necessary to procure the liquidity necessary to fulfil tax charges arising from the attribution of the securities).

¹⁸As described in detail in the implementing Regulation of the UVP System.

¹⁹As described in detail in the implementing Regulation of the UVP System.

date of payment the Recipient is actually employed by UnipolSai or another Unipol Group company, subject to the following²⁰:

- The amount of the monetary component to disburse relating to the amount of STI Bonus due is recalculated on a pro rata basis on the basis of the number of entire months actually spent in service by the Recipient in question, for:
 - Recipients who no longer work with UnipolSai and/or other companies in the Unipol Group during the Year of Accrual of the Bonus amount, due to the effect of the accrual of the right to an old-age pension or other pension right accruals, provided that they were adopted at the initiative of the company by recourse to legislative or contractual provisions;
 - ii. Recipients who no longer work with UnipolSai and/or with other Unipol Group companies during the Year of Accrual of the Bonus amount due to an agreement with the employer on the basis of what is defined in the previous agreement;
 - iii. Recipients involved in extraordinary corporate transactions resulting in the transfer of ownership of the controlling interest of the Company of which they are employees to another party not belonging to the Unipol Group, concluded during the Year of Accrual of the Bonus portion.
- In the following cases²¹, Shares relating to the LTI Bonus portions will be attributed:
 - i. to the Recipients who no longer work with UnipolSai and/or other companies in the Unipol Group, starting from 31 December of the last year of the Three-Year Accrual Period, due to the effect of the accrual of the right to an old-age pension or other pension right accruals, provided that they were adopted at the initiative of the company by recourse to legislative or contractual provisions;
 - ii. to the Recipients who no longer work with UnipolSai and/or with other Unipol Group companies, starting from 31 December of the final year of the Three-Year Accrual Period due to an agreement with the employer on the basis of what is defined in the previous agreement;
 - iii. to the Recipients involved in extraordinary corporate transactions that involved the transfer of the ownership of the controlling stake of the company where they are employed to another party who is not part of the Unipol Group, terminated starting from 31 December of the last year of the Three-Year Accrual Period.

Please also note that in the case of termination of the employment Relationship due to death or permanent disability equal to or greater than 66% before the end of the Performance or *Vesting* Period, the short-term and long-term Potential Bonus of the year in which termination of employment Relationship occurred will be paid in an entirely monetary form together with the end of employment fees to the Recipient (or to the heirs or assignees), applying the "pro-rata temporis" criterion, as well as the long-term Bonus - accruing and/or already accrued but not yet disbursed of the years prior to occurrence of the event.

²⁰ And also subject to specific individual treatment adopted by the Reference Company, subject to decision by the Board of Directors, in consultation with the Remuneration Committee where present.

²¹ Subject to specific individual treatment adopted by UnipolSai, subject to decision by the Board of Directors, in consultation with the Remuneration Committee where present.

6.3.2.5 Share ownership guidelines

The obligation to keep the Shares attributed by the incentive systems is envisaged²²:

- for the Executive Cluster Managers, until termination of permanence in the role;
- for 1st Cluster Managers, until termination of permanence in the role and for a target amount of Shares equal to 1 year of Fixed Remuneration.

6.4 Benefits

The non-monetary Benefits on which the social security and tax contribution are also calculated represent an important component of the pay package, both in terms of appreciation by the Recipients and in terms of total remuneration, as a supplementary and/or alternative element to payment in cash, which has proved to be advantageous in establishing effective Remuneration Policies, but at the same time ensures the optimal economic impact.

In addition to the provisions of the national collective labour agreement and company rules (including supplementary benefits and social security assistance, assistance funds and joining a pension fund) a company car is assigned for business and personal use to Managers.

It is also possible to provide for the allocation of lodging, with the costs partially or totally borne by the Reference Company of the Recipient on the basis of necessary assessments on a case by case basis.

6.5 Severance

Any payment of an amount if the termination of employment is on a consensual basis, or if the termination of employment is not backed by just cause or dismissal for just cause or resignation by just cause - if agreed upon - will be equal to a maximum of three years worth of annual Compensation, plus the normal end of employment fees and the advance notice substitution indemnity required by the national collective labour agreement for those who have accrued service seniority of more than 10 years or equal to a maximum of two years worth of annual Compensation for those who have accrued service seniority of less than or equal to 10 years. This amount since being calculated on the Compensation it takes into account the performance on average in a period of at least three years. At the moment, there are no non-compete agreements in place, or no allocation or maintenance of non-monetary benefits in favour of Key Managers²³, and there are no consultation contracts in place for a period following the termination of their employment relationships.

With regard to termination of the employment relationship, please refer to paragraph 6.3.2.4 for more information on the incentive plans.

6.6 Other components of remuneration

In addition to those provided for by the applicable National Collective Labour Agreement always in compliance with the principles relative to the variable component of remuneration and any applicable regulatory requirements, the following can also form part of the remuneration:

- a one-off amount, and/or individual company bonuses, paid in monetary form and up-front, and in accordance with the following conditions:
 - (i) occurrence of circumstances that are completely exceptional and unforeseeable which required a particularly significant professional commitment;

²² Without prejudice to the possibility of "sell to cover" (sale of the securities necessary to procure the liquidity necessary to fulfil tax charges arising from the attribution of the securities).

²³ Subject to specific individual treatment adopted by the Reference Company (e.g., temporary housing allowance, supplementary pension schemes, etc.), subject to decision by the Board of Directors, in consultation with the Remuneration Committee where present.

- (ii) approval of the Board of Directors of UnipolSai, on the proposal of the Remuneration Committee, in the event of allocation to Key Personnel of a one-off amount and/or bonuses whose gross amount exceeds Euro 50,000.
- Welcome Bonus, provided in exceptional cases when new personnel are hired, to be paid within the first 18 months from the date of hiring, to reimburse the economic elements to which the Recipient waives following the termination of his previous employment relationship²⁴;
- payments made for stability agreements, where agreed to, for a period equal to three years, paid in
 order to guarantee adequate continuity of the employment relationship, ensure greater company
 stability and help give further incentives for the quality of the professional services of certain Key
 Managers and/or other resources considered to be key;
- any compensation recognised on a one-off basis to restore any revocation of Benefits previously assigned (such as cars for example).

7. The remuneration of the Key Personnel who are not Managers

In addition to the Fixed Component, the remuneration of the Key Personnel who are not managers may provide for a Variable Component as explained below.

The Fixed remuneration Component provides compensation for the skills, capabilities, role and, in particular, the responsibilities relating to the role. It entails a rigid economic base, provided for by the applicable Collective Labour Agreements and, if present, the Additional Company Agreements, any other bilateral agreements and specific internal Rules, and is determined in accordance with the level of classification and the length of service. Internal fairness reasons, competitiveness, attractiveness, meritocracy or the attribution of greater responsibilities may lead to the payment of additional fixed amounts, consolidating them over time.

The National Collective Labour Agreements in effect, applicable to the personnel working at the companies, may provide, inter alia, for disbursing a "Variable Company Bonus" ("PAV" - National Contract, ANIA) which constitutes a variable portion of the remuneration.

The Variable remuneration Component is based on two main objectives:

- rewarding results achieved in the short and long term, expressed not only in the form of economic revenue, but also in the form of attention to risks and qualitative performance;
- developing professional skills while enacting an effective retention policy.

The UVP System may be assigned not only to the UnipolSai Managers, but to some selected profiles not belonging to the management personnel as well, whose bonuses will have a form and size consistent with the levels of responsibility assigned and will be aligned with any applicable regulatory requirements.

In addition to those provided for by the applicable National Collective Labour Agreement, in complying with any applicable regulatory requirements, the following can also form part of the remuneration:

- a one-off payment and/or individual company bonuses, disbursed in monetary form and as a single payment,
 if objective circumstances occur that require a particularly significant professional effort;
- monetary bonuses when the objectives assigned have been achieved following participation in annual or interim incentive systems;
- Welcome Bonus, provided in exceptional cases when new personnel are hired, to be paid within the first 18 months from the date of hiring, to reimburse the economic elements to which the Recipient waives following the termination of his previous employment relationship²⁵;
- payments made for stability agreements, generally for a period of no longer than three years, paid in order to guarantee adequate continuity of the employment relationship, ensure greater company stability and help give further incentives for the quality of the professional services of resources considered to be key;

²⁴ In this case, the Welcome Bonus is not considered a Variable Remuneration Component.

²⁵ In this case, the Welcome Bonus is not considered a Variable Remuneration Component.

 any compensation recognised on a one-off basis to restore any revocation of Benefits previously assigned (such as cars for example).

8. The Remuneration Policies of the Key Functions

The remuneration of personnel with managerial classification working at the Key Functions, in line with market practices, is made up of the same elements described above in Chapter 6, except for the provision of several specificities consistent with the applicable regulatory requirements. With reference to the remuneration of the non-managerial personnel belonging to the Key Functions, please refer to the following paragraph.

To determine the Fixed and Variable Components, and the Pay-mix, trend and market benchmark analyses are periodically carried out to retain an adequate competitiveness of the overall pay package in order to fairly, adequately and continuously attract, reward and encourage the best professionalisms.

The Fixed Remuneration is of an adequate level as regards the importance of the position assigned, the responsibilities and the role played, in addition to being in line with the sector and comparable levels and market practices.

Variable Remuneration for the personnel of the Key Functions of managerial level is provided in order to ensure a direct connection between the remuneration received and the performance achieved based on individual and function objectives associated with the quality and effectiveness of the control actions exercised, while also pursuing the objective of expressing an effective retention and growth policy, both professional and managerial.

The Variable Remuneration is consistent with the specific activities of each Key Function of managerial level, is independent from the results attained by the operating units subject to their control, and is tied to the achievement of objectives connected with the effectiveness and quality of the control action, provided that it is not a source of conflict of interest and is consistent with the regulatory framework of reference.

The impact of the Variable Remuneration on the Fixed Remuneration varies depending on the level of complexity of role - as shown in Table 1 - and never exceeds the ratio 1:1, in line with the practices collected on the domestic and international market. The impact of the STI Component on the total Variable Remuneration is equivalent to the impact of the LTI Component.

In order to guarantee maximum independence possible of the performance objectives of the Key Functions, therefore avoiding possible conflicts of interest, the Board of Directors, after consulting with the Control and Risk Committee, is responsible for assigning and measuring the short and long-term objectives and for checking the consistency of their total remuneration with the Remuneration Policies in effect at the time.

Specific adaptations with reference to the Personnel of managerial level working at the Key Functions are applied to the UVP System.

More specifically, with reference to the STI Bonus:

- access to the UVP System is tied only to the achievement of the Solvency II²⁶ coverage ratios, and not also to profitability objectives;
- the short-term objectives are identified consistent with the effectiveness and quality of the control action, without comprising economic-financial objectives pertaining to the areas subject to their control.

With reference to the LTI Bonus, the size of the bonus depends on whether the indicators reported in the table below have been achieved, including separately.

²⁶ Solvency Ratio defined as part of the Risk Appetite Statement approved by the Administrative Body set for the Year Accrual Period by the decision-making bodies. Indicator and value defined in accordance with current provisions and subject to discounting / revision in the event of changes in the relevant law in force at the time.

Table 6

				Pay-out level		
Driver Weight LT		LTI 2022-2024 objectives	Measurement	< Threshold	Between Threshold and Target	> Target
Individual performance	50%	Individual Performance Level in the Three-Year Accrual Period	Average of the individual performance achieved for the STI Bonus in the Three- Year Accrual Period. (Threshold level = 80% of Target)	0%	50% ←Linear pro	100% ogression→
Capital Solvency	30%	Solvency II solvency capital requirement of Unipol in the Three-Year Period	Comparison between the measured Solvency Ratio in the Three-Year Period and the Target Solvency Ratio defined by the decision-making bodies in the Strategic Plan three-year period. (Threshold level = Risk Appetite set by the decision-making bodies in the Strategic Plan three-year period)	0%	50%	100%
ESG sustainability	15%	Climatic and Finance Strategy for the SDGs: Emissions from instrumental property Thematic investments	 Reduction of Scope 1 and 2 greenhouse gas emissions of Unipol Group property, in line with climatic science-based objectives. Increase in the amount of thematic investments in support of the UN 2030 Agenda. (Target level = value set by the decision-making bodies in line with the Strategic Plan) 	0%	No threshold value is	100%
5%	5% Gender Pay Gap	Containment at the end of the Three-Year Accrual Period of the gender pay gap on the Unipol Group scope under a threshold value. (Target level = value set by the decision-making bodies in line with the Strategic Plan)		envisaged		

The Variable Remuneration paid to the personnel of the Key Functions qualifying as Managers - like for the other Managers belonging to the Key Personnel is subject to the conditions precedent and the corrective mechanisms (Malus and Claw-back) established by the Policy (see paragraph 10).

9. The remuneration of the Key Personnel of the Open Pension Fund

If the Insurance Company manages an Open Pension Fund (**"Fund"**), specific provisions will have to be complied with in order to determine the remuneration of the Key Personnel identified in the Fund, and therefore the provisions described in paragraphs 6.1 to 6.6 shall not apply as illustrated below.

The Key Personnel of the Fund, identified by the implementing Company, comprises:

- the Fund Manager;
- the heads of the Key Functions²⁷.

²⁷ The specific Fund Remuneration Polices are not applied to the heads of the Key Functions since the functions are already present in the implementing Companies. Therefore the Remuneration Policies of their own Reference Companies shall apply to these parties.

The governance process adopted regarding the remuneration of the Fund Key Personnel attributes roles, duties and responsibilities in the approval process in accordance with the governance structure of the Insurance Company that carries out the management.

The Board of Directors of the Insurance Company:

- shall appoint in accordance with the provisions set out under prevailing law, also with respect to the requirements the Fund Manager;
- shall determine the compensation for the entire duration of the appointment, evaluating the fairness, adequacy for the role, the responsibilities, levels of professional competence and individual capacity;
- shall regularly provide information on the essential, pertinent information relating to the remuneration of the Key Personnel of the Fund.

The compensation for the Fund Manager, to be paid on a fixed basis - in addition to any other reimbursement for expenses incurred or tax or social security charges for the exercise of the functions required - shall be defined in accordance with the provisions of prevailing laws and may not be agreed in the form of profit participation in the implementing Company or the parent companies or subsidiaries, or in the form of the right to purchase or subscribe to the shares of the implementing Company or the parent companies or subsidiaries. The charges relating to that compensation will be borne by the implementing Company.

No forms of variable remuneration may be paid.

10. Ex post correction mechanisms

The Recipient subjected to a disciplinary measure of suspension from service shall in any case lose his/her entitlement to the disbursement of the short and/or long-term variable compensation.

Clauses are envisaged on the basis of which no bonus is disbursed, in terms of:

a. Malus

The Bonuses envisaged by the incentive system will not be paid if the trend of results of the Group and/or UnipolSai should worsen, as defined in paragraphs 5.2.2, 6.3.2.1 and 6.3.2.2, or, in the case of non-compliance, by the Recipient, with regulatory or supervisory provisions, the consequence of which entailed a disciplinary sanction against the Recipient in question, or if the Key Functions discover that the Recipient has behaved in such a way so as to commit a serious infringement of internal or external provisions or the applicable standards of conduct or if they have been determined on the basis of data shown to be manifestly erroneous after the fact (i.e. calculation errors in determining one or more of the vesting conditions or malicious alteration of the data used for such determination or the determination of one or more of the vesting conditions through conduct contrary to legal provisions and/or company rules and/or the Regulation).

With reference to the reduction of the risk profiles, UnipolSai will cut or set to zero any payments to make if the above-mentioned behaviour implemented by the Recipient has caused impacts on the Solvency II Ratio of the Group and/or of UnipolSai where applicable. To that end, the Chief Risk Officer, responsible for the Risk Management activities, with the support of the other company functions involved, will carry out the recalculation of the Solvency II Ratio in order to check to ensure whether that behaviour could have caused the failure to comply with the established objectives in terms of Risk Appetite for the Year of Accrual by the applicable decision-making bodies.

b. Claw-back

UnipolSai will require the repayment of any compensation paid if the Beneficiary has acted in violation of applicable Supervisory Provisions or if the Beneficiary has exhibited behaviours that are fraudulent and/or distinguished by malice or gross negligence correlated with the performance of his/her duties that determined a deterioration of the risk profiles and/or of the results of the Group and/or UnipolSai, or breaches of the Code of Ethics²⁸ and/or behaviour that is not compliant with the provisions of the law, regulations or articles of association, on the basis of the provisions of the law, subject to any further action, or paid on the basis of data that are found to be manifestly erroneous (including calculation errors in determining one or more of the accrual conditions or a wilful alteration of the data used for that

 $^{^{28}}$ The assessments regarding cases of breaches of the Code of Ethics are the responsibility of the applicable function.

determination, or the determination of one or more of the accrual conditions by behaviour that is against legal provisions and/or company regulations and/or the Regulation).

With reference to the reduction of the risk profiles, the Insurance Company will cut or set to zero any payments made if the above-mentioned fraudulent behaviour or behaviour distinguished by malice or gross negligence carried out by the Recipient has caused impacts on the Solvency II Ratio of the Group and/or of UnipolSai where applicable. To that end, the Chief Risk Officer, responsible for the Risk Management activities, with the support of the other company functions involved, will carry out the re-calculation of the Solvency II Ratio in order to check to ensure whether that behaviour could have caused the failure to comply with the established objectives in terms of Risk Appetite for the Year of Accrual by the applicable decision-making bodies.

In particular: (i) as regards the possible application of the Claw-back clause to the STI Bonuses already paid, the Reference Company will request the Recipient - within the limits of what is possible under the applicable regulations - to return, in all or part of it, including by offsetting any amount due to the same for any reason, an amount equivalent to the value of the taxable amount for personal income tax purposes of the STI Bonuses paid, without prejudice to the right to compensation for further damage; (ii) as regards the possible application of the Claw-back clause to the LTI Bonuses already paid, UnipolSai reserve the right to obtain from the Recipient the return of the Shares in their ownership, also pending in the Holding Period, with consequent definitive extinction of all Recipient's rights in this regard, or requesting the Recipient - to the extent possible pursuant to the applicable regulations - to return, in whole or in part, to UnipolSai, also by offsetting any amount due to the same for any reason, an amount equivalent to the value of the taxable amount for the purposes of income tax of the natural persons of the Shares already assigned, without prejudice to the right to compensation for further damages.

The duration of the period in which the clause applies has been set at five years, starting from the payment of the individual amounts (STI or LTI) of the Variable Remuneration.

SECOND SECTION

AMOUNTS PAID FOR **2022**

INTRODUCTION

This Section of the Report consists of three parts:

- the **first part** provides a description of the compensation of the Recipients of the UnipolSai Remuneration Policies relating to 2022 and any compensation relating to previous years;
- the **second part** shows, in table form, the compensation disbursed and/or that can be disbursed to Directors, Statutory Auditors, General Manager and Key Managers of UnipolSai, and the stakes held by them in the Company and in the subsidiaries, with reference to 2022;
- the **third part** summarises the checks to be carried out by the Key Functions (Chief Risk Officer the head of the Risk Management Compliance and Anti-Money Laundering and Audit activities).

FIRST PART

Essential elements of the Remuneration Policies applied

In the first part of this section, information is provided regarding the application of the UnipolSai Remuneration Policies for the year 2022.

The remuneration paid to the following is described in particular:

- Corporate Bodies and Chief Executive Officer in office from 27 April 2022;
- General Manager in office until 27 April 2022 (hereinafter "General Manager");
- Key Managers.²⁹

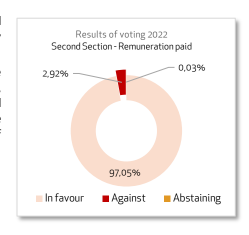
Consistent with what is explained in the Remuneration Report of the previous year, detailed information is provided in this Section on:

- outcome of the votes cast by the Shareholders' Meeting on 27 April 2022 on the Second Section of the Report;
- the proportion of the Fixed and Variable Remuneration compared to the total remuneration of the Chief Executive Officer, of the General Manager and of the Key Managers;
- the historical variation of the remuneration of the Directors, the Board of Statutory Auditors and the General Manager in relation to the average Remuneration of employees and company performance.

Results of voting at the 2022 shareholders' meeting -Second Section

The Second Section of the Report on Remuneration and payments made was submitted for approval by the advisory vote by the Shareholders' Meeting of UnipolSai.

The results of the voting expressed by the Shareholders - made available to the public in accordance with article 125-quater, paragraph 2 of the Consolidated Law on Finance - were analysed along with the indications received from the Investors and the Proxy Advisors in order to identify potential areas of improvement.



3. 2022 business results

Please refer to the Report on the individual financial statements of UnipolSai Assicurazioni S.p.A. at 31 December 2022 for a description of the main factors that characterised the performance during the year.

²⁹ Including the Insurance General Manager and the Corporate General Manager, whose total remuneration is higher than the remuneration shown for the members of the Board of Directors, the members of the Board of Statutory Auditors and the General Manager.

4. The remuneration of Directors

The Shareholders' Meeting of 27 April 2022 has, inter alia, appointed the Board of Directors, consisting of 15 members, giving them a mandate of three years and, therefore, up to the Meeting called to approve the 2024 financial statements.

This Shareholders' Meeting decided to pay, in compliance with the Remuneration Policies approved by the Board of Directors of UnipolSai on 24 March 2022 and with the Remuneration Policies of 2022, the following remuneration components:

- a fixed annual gross payment for each Director of Euro 75.000;
- in person attendance fees for participation in each board meeting or shareholders' meeting of the gross amount of Euro 500, whatever the method of participation;
- reimbursement of the expenses incurred to carry out the function;
- the insurance coverage of the risks related to third-party liability deriving from legal and contractual obligations inherent to the function of Director and the related legal and economic protection in accordance with prevailing laws, with the charges to be paid by the Reference Company.

Furthermore, the Board of Directors meeting of 23 June 2022, on the proposal of the Remuneration Committee, after consultation with the Related Party Transactions Committee and the Board of Statutory Auditors, then defined the fees due:

- the Chairman, a gross annual fixed amount of Euro 1,000,000.
- to the Deputy Chairman, for an annual fixed gross amount of Euro 100.000.

Lastly, the members of the Board Committees were paid an additional fixed annual remuneration for the office held, in particular:

- Euro 40,000 for the Chairman of the Appointments, Governance and Sustainability Committee and Euro 30,000 for each of the other members;
- Euro 30,000 for the Chairman of the Remuneration Committee and Euro 20,000 for each of the other members;
- Euro 60,000 for the Chairman of the Control and Risk Committee and Euro 40,000 for each of the other members;
- Euro 30,000 for the Chairman of the Related Party Transactions Committee and Euro 20,000 for each of the other members.

In 2022, no Variable remuneration Component linked to results or based on financial instruments was paid to any Directors.

After acknowledging the favourable opinion of the Board of Statutory Auditors, on 1 August 2019 the Board of Directors resolved to make available lodgings for the Deputy Chairman in the city of Milan, with costs borne by the company.

The details of the payments of the members of the Board of Directors for the year 2022 is shown in Table 1 - Section II below.

5. The remuneration of the Chief Executive Officer of UnipolSai

The remuneration policy for the year 2022 for the Chief Executive Officer, held by Mr. M. Laterza, starting from 27 April 2022, who also holds the position of General Manager at the Parent Company Unipol Gruppo S.p.A., is defined consistently with the Group Remuneration Policies, in line with its strategy.

Fixed Component

The Fixed Component of the Chief Executive Officer of UnipolSai provides for a remuneration pursuant to art. 2389, paragraph 3, of the Italian Civil Code, equal to Euro 1,000,000, plus the fixed annual remuneration as Director,

resolved by the Shareholders' Meeting, of Euro 75,000, to be related to the effective term of office from the date of appointment. For the year 2022, these fees amounted to a total of Euro 737,356.16, not received but directly repaid to Unipol Gruppo S.p.A., by which Mr. Laterza is employed.

Please refer to Table - Section II for more details on the amount of said incentives.

Variable Component

At the meeting of 23 June 2022, the Board of Directors did not provide for the payment of a short and/or long-term variable component for the Chief Executive Officer, taking into account the participation of Mr. Laterza - pursuant to the current Remuneration Policies of the Unipol Group, of which UnipolSai represents the main asset - in the Unipol Variable Pay Incentive System of the Parent Company Unipol Gruppo S.p.A., in his capacity of General Manager of the same.

Benefits

Insurance cover - as provided for the Directors - is also recognised to the Chief Executive Officer covering the risks connected to third-party liability deriving from legal and contractual obligations inherent in the office of Director and the related legal protection (i.e. D&O Policy).

6. The remuneration of the Board of Statutory Auditors

The Shareholders' Meeting of 28 April 2021 also re-appointed the Board of Statutory Auditors, consisting of three Statutory Auditors and two Alternate Auditors, who will remain in office until the Shareholders' Meeting called to approve the financial statements at 31 December 2023.

In accordance with the Remuneration Policies the annual compensation of the Statutory Auditors has been established as a fixed amount and differs between Statutory Auditors and the Chairman of the Board of Statutory Auditors, corresponding to Euro 75,000 and Euro 100,000 respectively; in addition, the same will be reimbursed for the expenses incurred with relation to the office held, without payment of an attendance fee, and insurance coverage for risks related to third party liability arising from the legal and contractual obligations associated with the office of Statutory Auditor and the associated legal and economic protection, at the expense of the Company in compliance with the law in force (see herein).

Statutory Auditors are paid no variable remuneration.

The details of the payments of the members of the Board of Statutory Auditors for the year 2022 are shown in Table 1 - Section II below:

7. The Group D&O Policy

UnipolSai, like the other companies that belong to the Unipol Group, took out a Group D&O policy entered into by the Parent Company in favour of the members of the Board of Directors and the Board of Statutory Auditors.

The conditions of the policy, with a yearly duration from 20 November 2022, envisage a limit, at Group level, of a total of Euro 55 million to the benefit of the insured parties. The total cost of the policy is shared among all Unipol Group companies, applying a percentage to the same that corresponds to the weighted average of the relationship between the following economic-capital ratios of each company and those of the Group: (i) the Assets on the Balance Sheet; (ii) the Shareholders' Equity; (iii) the turnover calculated in accordance with the Italian Antitrust Authority.

At 31 December 2022, UnipolSai incurred a cost of around Euro 1,310,000.

To that end, in the column relating to "Non-monetary benefits" of Table 1- Section II, it is not possible to show the benefits relating to insurance cover for risks related to third party liability, stipulated in favour of Directors and Statutory Auditors, the costs of which are borne by UnipolSai on an *ad personam* basis. This is not possible since (i) the subjective Scope of the insured parties benefiting from the policy does not coincide with that of the parties for which information must be provided in this Section of the Report, as it is much wider (it extends, in general, to

any person considered the equivalent of a member of the administration, management and control bodies, including therein parties to whom proxies have been awarded and members of the supervisory bodies pursuant to Legislative Decree 231/01) and that (ii) said Scope is subject to change during the validity of said policy.

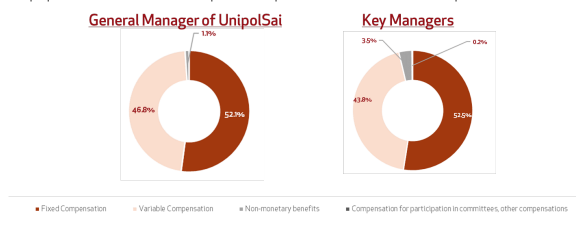
Moreover, said benefits are not considered fringe benefits and do not contribute to the formation of the income of the beneficiaries.

8. The remuneration of the General Manager and the Key Managers

Proportion between Fixed Component and Variable Component

The indication of the proportion between the fixed and the variable type of payments for 2022 of the General Manager and the Key Managers is given below. The corresponding remuneration elements shown in Tables 1, Section II, Second Part are considered for the purposes of the analysis.

The proportion between the various components compared to the total remuneration is represented as follows:



Fixed Component

The Fixed Component of the General Manager supported by UnipolSai for the secondment of Mr. Laterza is made up of the Annual Gross Remuneration (AGR) and the fixed indemnity for the role, related to the actual duration of the office.

For the year 2022, UnipolSai paid a total of Euro 285,750.12. This amount, not received, refers to the fixed remuneration and the role indemnity for the office of General Manager held until 27 April 2022.

In the year in question, the category of Key Managers affected 20 subjects, of which 18 as of 31 December 2022.

With respect to the amount of remuneration relating to the Annual Gross Remuneration of the Key Managers recognised to the General Insurance Manager in 2022, UnipolSai paid the same a total amount of Euro 7,031,989.28, while the value of the non-monetary Benefits attributed amounted to Euro 471,054.13.

Please refer to Table - Section II for more details on the amount of said incentives.

Variable Component

For the General Manager and for the Key Managers, in line with the 2022 Remuneration Policies, a variable bonus is envisaged to be calculated in relation to the Annual Gross Remuneration as at 31 December 2022 and any Fixed Role Indemnity recalculated for the actual accrual amount pertaining to 2022, and depending on the Cluster to which each Executive belongs, of which a short-term portion – STI – to be paid in cash in the year following the year of vesting and a long-term portion – LTI – to be paid in financial instruments (50% in Unipol ordinary shares and 50% in UnipolSai ordinary shares).

Implementation of the 2019–2021 incentive system

With reference to the incentive system adopted by UnipolSai for the 2019-2021 three-year period (the "2019-2021 System"), at the Board meeting of 24 March 2022, among other things, the Board of Directors ascertained that complete fulfilment of the conditions for the recognition of the long-term incentive pursuant to the 2019-2021 System, 50% of which is to be paid in cash and the remaining 50% in financial instruments (Unipol ordinary Shares and UnipolSai ordinary Shares), through the activation of a Performance Share type plan based on financial instruments, set out in the related 2019–2021 compensation plan based on financial instruments (the "Plan").

Following this favourable conclusion, in execution of the aforementioned Plan, it was therefore possible to proceed in January 2023, in favour of the General Manager, in office during the Plan, as well as for all the other Recipients who had accrued the right, with the disbursement of the first tranche of the Long-Term Bonus.

For the General Manager, this disbursement corresponds to the first of five tranches, with subsequent tranches to be disbursed by January 2024, 2025, 2026 and 2027. To this end, in January 2023 UnipolSai incurred costs for a gross amount of Euro 166,050 and the equivalent value of 21,404 Unipol ordinary shares and 38,719 UnipolSai ordinary shares.

For Executive Cluster Key Managers this disbursement corresponds to the first of five tranches, with subsequent tranches to be disbursed by January 2024, 2025, 2026 and 2027, while for the remaining Key Managers it corresponds to the first of three tranches, with subsequent ones to be disbursed by January 2024 and 2025. To this end, in January 2023 UnipolSai incurred costs for a total gross amount of Euro 1,054,279.22 and the equivalent value of 135,894 Unipol ordinary shares and 245,832 UnipolSai ordinary shares.

In this regard it is noted that the Share value used as a reference for the calculation of the number of Shares due to each Recipient of the above-mentioned plan is the average Stock Exchange value recorded by the ordinary Unipol Share and the ordinary Unipol Sai Share in January 2019, equal to Euro 3.8790 and Euro 2.1443 respectively. Tables 3A and 3B - Section II below show the total of the variable remuneration relating to the 2019-2021 LTI portion.

Implementation of the 2022-2024 incentive system

With regard to the 2022 financial year Variable Component, the Board of Directors, at the board meeting of 23 March 2023, having acknowledged the approval of the Remuneration Committee, and having consulted with the Board of Statutory Auditors, among other things ascertained that the conditions had been fully met to pay the short-term incentive pertaining to the aforementioned financial year.

Following this favourable measurement, it will therefore be possible to pay the STI Bonus for 2022 in relation to the Individual Performance Level achieved by each Recipient.

Please refer to Table 3A and Table 3B - Section II below for more details on the amount of said incentives.

Non-monetary benefits

In line with the provisions of the national collective bargaining agreement and the company regulations, health coverage offered by the Welfare Fund and the supplementary pension benefits of the Pension Fund, as well as assignment of a company car and a mobile telephone for mixed business and personal use, are envisaged for the Key Managers. Accommodation for guest use may also be recognized in the city where the position is located.

Please refer to Table 1 - Section II below for more details on the amount of the non-monetary benefits.

Information documents on the Compensation plans based on financial instruments

Detailed information regarding the 2019-2021 Plan and the 2022-2024 Plan is contained in the Information Documents, prepared pursuant to article 114-bis of the Consolidated Law on Finance and article 84-bis of the Issuers' Regulation, published on the Company's website at www.unipolsai.com, in the Governance/Shareholders' Meetings Section.

10. Other components of remuneration

In compliance with the provisions of the Remuneration Policies, during the year 2022, Euro 100,000 was recognized as a Welcome Bonus to Key Managers.

11. Compensation in the case of early termination

During the 2022 financial year, Euro 9,000 was paid by way of a novation settlement to a Key Manager of UnipolSai, as shown in Table 1- Section II.

12. Annual variation in remuneration and performance

In line with the provisions introduced by CONSOB, in the 2020 update of the Issuers' Regulation and in view of the remuneration levels mentioned above, the comparisons are provided below, for the years 2019, 2020, 2021 and 2022 or for the lesser period in office of the parties, of the annual change:

- in the total remuneration of the members of the Board of Directors and Board of Statutory Auditors, as well as the General Manager in office until 27 April 2022, consistent with what is shown in Table 1-Section II below;
- of the corporate results (expressed in terms of IAS Individual Gross Profit);
- of the average Annual Gross Remuneration, with parameters set against full time employees (FTE at the end of the year) apart from the General Manager.

Board of Directors		2022 vs 2021	2021 vs 2020	2020 vs 2019
Cimbri Carlo	Chairman of the Board of Directors	8.7%	-0.2%	0.4%
Cerchiai Fabio	Deputy Chairman BoD	-8%	5.9%	-0.6%
Pierluigi Stefanini (*)	Deputy Chairman BoD	-68.2%	-0.6%	1.3%
Laterza Matteo	Chief Executive Officer (2)	*		
Laterza Matteo	General Manager (1)	-74.7%	4.1%	40.6%
Bocca Bernabò (2)	Director	*		
Stefano Caselli (2)	Director	*		
Caverni Mara Anna Rita (2)	Director	*		
Fabrizio Chiodini (1)	Director	-66.6%	-1.8%	31.8%
Mario Cifiello (1)	Director	-68.1%	3.2%	-
Lorenzo Cottignoli (1) (3)	Director	-29.4%	-1.1%	0.4%
Ernesto Dalle Rive (1)	Director	-67.5%	-0.9%	-4.5%
De Benetti Cristina (1)	Director	-66.6%	0%	-23.2%
Giusella Dolores Finocchiaro (2)	Director	*		
Locatelli Rossella (2)	Director	*		
Masotti Massimo (1)	Director	-66.7%	-2.4%	-11%
Maria Paola Merloni (4) (5)	Director	68.2%	-	
Maria Lillà Montagnani (1)	Director	-65.3%	0.9%	-2.9%
Jean Francois Mossino (2)	Director	*		
Milo Pacchioni (2)	Director	*		
Peveraro Paolo Pietro Silvio (2)	Director	*		
Nicla Picchi (1)	Director	-66.9%	0%	-5.8%
Roberto Pittalis (1) (3)	Director	-36%	-2.4%	-
Preite Daniela (2)	Director	*		
Giuseppe Recchi (1)	Director	-70.6%	-4.4%	6.4%
Righini Elisabetta (5)	Director	44.1%	-2.4%	-10.1%

Rizzi Antonio (5)	Director	84.4%	-2%	-3.7%
Tadolini Barbara (1)	Director	-66.8%	1.4%	-6.9%
Vella Francesco (1)	Director	-65.2%	0%	-22.5%
Board of Statutory Auditors				
Conti Cesare	Chairman	47.2%	-	
Bocci Silvia	Statutory Auditor	-2%	6.2%	-12%
Giudici Angelo Mario	Statutory Auditor	47.2%	-	
UnipolSai results				
Gross Profit		10%	-14%	32.0%
Average Annual Gross Remuner				
Personnel located in Italy	• •	1.3%	0.84%	0.7%

NOTES:

- (1) Directors who left office on 27 April 2022.
- (2) Director, executive and non-executive, appointed for the first time in their respective offices on 27 April 2022. The change in total remuneration for these roles is indicated with the symbol * as it is not possible to make a comparison with the previous year.
- (3) The minor change, despite the termination of the office of Director of UnipolSai, derives from the additional remuneration received in subsidiaries and/or associates.
- (4) The change has been calculated on the basis of the annualised value of the compensation paid in 2021 following the co-option in the Board of Directors.
- (5) The change is attributable to the remuneration received by virtue of participation in board committees.

The analysis of the Table reported above shows that:

- The main decreases are attributable to the renewal of the Board of Directors on 27 April 2022, with the consequent termination of the offices for the Directors not renewed, who therefore received a remuneration equal to approximately one third of that received in the previous year;
- the changes regarding the Statutory Auditors mainly refer to the duration of the position or to the update of the Remuneration Policies that apply to them;
- as regards the total remuneration of the General Manager, the change is to be attributed to the duration of the office, as mentioned above, until 27 April 2022;
- with regard to the change in the average Annual Gross Remuneration of employees, there are no appreciable changes.

SECOND PART

Payments for the 2022 financial year

Table 1 – Remuneration paid to members of the Administration and Control Bodies, the General Manager and other Key Managers (amounts in Euro)

		Period for				Variable non-equit	y compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
CIMBRI Carlo	Chairman	1/1- 31/12/2022	2024 Financial Statements									
Compensation fro statements	om the company tha	at draws up the fi	nancial	737,356.16 (1)						737,356.16		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL				737,356.16	0.00	0.00	0.00	0.00	0.00	737,356.16	0.00	0.00

⁽¹⁾ The amount includes the payments made for the offices of:

- Chairman for Euro 682,191.78;
- Director for Euro 51,164.38;
- attendance fees for Euro 4,000.00.

A further amount of Euro 304,917.81, not received but paid directly by the company to Unipol Gruppo S.p.A., is not reported.

		Period for			Commention		on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
CERCHIAI Fabio	Deputy Chairman	1/1- 31/12/2022	2024 Financial Statements									
Compensation fro statements	m the company tha	t draws up the fi	nancial	205,835.61				8,645.62		214,481.23		
Compensation fro	npensation from subsidiaries and associates			211,000.00	1)					211,000.00		
TOTAL				416,835.61	0.00	0.00	0.00	8,645.62	0.00	425,481.23	0.00	0.00

⁽¹⁾ Compensation for the offices held in the companies Arca Assicurazioni S.p.A., Arca Vita S.p.A. and Unisalute S.p.A.

		Period for			Commention	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
STEFANINI Pierluigi	Deputy Chairman	1/1- 27/04/2022	Ass. 27/04/2022		•							
Compensation fro statements	om the company tha	t draws up the fi	nancial	82,452.05 (1)					82,452.05		
Compensation fro	mpensation from subsidiaries and associates									0.00		
TOTAL	pensation from subsidiaries and associates			82,452.05	0.00	0.00	0.00	0.00	0.00	82,452.05	0.00	0.00

(1) Compensation not received but paid directly to Unipol Gruppo S.p.A.

		Deviedfen			Commention	Variable non-eq	uity compensation					Compensation
Surname and Name	Office held	Period for which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
LATERZA	General Manager	01/01- 27/04/2022	27/04/2022									
Matteo	Chief Executive Officer	27/04- 31/12/2022	2024 Financial Statements									
Compensation fro statements (Gene	om the company that eral Manager)	draws up the fina	ancial	285,750.12 (1)		144,246.58 (3)		5,960.79 (4)		435,957.49	112,159.94 (5	
	om the company that f Executive Officer)	draws up the fina	ancial	737,356.16 (2)						737,356.16		
Compensation fro	om subsidiaries and a	ssociates		0.00 (6)						0.00		
TOTAL	·	·	<u> </u>	1,023,106.28	0.00	144,246.58	0.00	5,960.79	0.00	1,173,313.65	112,159.94	0.00

- (1) Compensation not received. The amount refers to the fixed remuneration and the role indemnity for the office of General Manager held until 27 April 2022.
- (2) Compensation not received but paid directly to Unipol Gruppo S.p.A.
- The amount includes the payments made for the offices of:
- Chairman for Euro 682,191.78;
- Director for Euro 51,164.38;
- -attendance fees for Euro 4,000.00.
- (3) Compensation not receivable. The amount refers to the STI incentive pertaining to the 2022 financial year, which will be assessed by May 2023, referring to the office of General Manager held until 27 April 2022.
- (4) Not received for the office of General Manager.
- (5) Not receivable: this is the fair value as at 31 December 2022 of the portion pertaining to 2022 of the 2022-2024 LTI Plan referring to the office of General Manager held until 27 April 2022.
- (6) Compensation totalling Euro 76,260.28 for the offices covered in the companies Arca Assicurazioni S.p.A., Arca Vita S.p.A., Leithà S.r.I., UnipolPay S.p.A., UnipolSai Investimenti Sgr S.p.A. and Unisalute S.p.A. which has not been received but paid directly to Unipol Gruppo S.p.A. are not shown.

		Period for				Variable non-equ	uity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
BOCCA	Director	27/04- 31/12/2022	2024 Financial									
Bernabò	Member of the Remuneration Committee	12/05- 31/12/2022	Statements									
Compensation fro statements			nancial	55,164.38	12,821.92 (1)				67,986.30		
Compensation fro	npensation from subsidiaries and associates									0.00		
TOTAL				55,164.38	12,821.92	0.00	0.00	0.00	0.00	67,986.30	0.00	0.00

(1) Remuneration for the office of Member of the Remuneration Committee

		Period for			C C		Variable n	ion-e	equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation fo participation in committees		Bonus and other incentives		Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director	27/04- 31/12/2022	2024											
CASELLI Stefano	Chairman of the Appointments, Governance and Sustainability Committee	12/05- 31/12/2022	Financial Statements											
Compensation fro statements	om the company that	t draws up the fi	nancial	54,664.38	25,643.84	(1)						80,308.22		
Compensation fro	npensation from subsidiaries and associates											0.00		
TOTAL	ensation from subsidiaries and associates			54,664.38	25,643.84		0.00		0.00	0.00	0.00	80,308.22	0.00	0.00

 $[\]label{thm:continuous} \textbf{(1)} \ Remuneration for the office of Chairman of the Appointments, Governance and Sustainability Committee$

		Period for			Commenting	Variable noi	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director	27/04- 31/12/2022										
CAVERNI Mara Anna Rita	Member of the Remuneration Committee	12/05-	2024 Financial Statements									
	Member of the Related Party Transactions Committee	31/12/2022										
Compensation fro statements	om the company tha	t draws up the fi	nancial	54,664.38	25,643.84 (1)					80,308.22		
Compensation fro	ompensation from subsidiaries and associates									0.00		
TOTAL				54,664.38	25,643.84	0.00	0.00	0.00	0.00	80,308.22	0.00	0.00

⁽¹⁾ Compensation not received directly, but repaid to the company of origin, which includes compensation for the office of Member of the Remuneration Committee and Member of the Related Party Transactions Committee.

		Period for			Commention		on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
CHIODINI Fabrizio	Director	1/1- 27/04/2022	Ass. 27/04/2022									
Compensation fro statements	om the company tha	t draws up the fi	nancial	18,390.41						18,390.41		
Compensation fro	mpensation from subsidiaries and associates									0.00		
TOTAL	mpensation from subsidiaries and associates			18,390.41	0.00	0.00	0.00	0.00	0.00	18,390.41	0.00	0.00

		Period for			Composition for	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
CIFIELLO Mario	Director	1/1- 27/04/2022	Ass. 27/04/2022									
Compensation fro statements	m the company tha	t draws up the fi	nancial	17,890.41						17,890.41		
Compensation fro	mpensation from subsidiaries and associates									0.00		
TOTAL	1			17,890.41	0.00	0.00	0.00	0.00	0.00	17,890.41	0.00	0.00

		Period for			Carrantiantan		non-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
COTTIGNOLI Lorenzo	Director	1/1- 27/04/2022	Ass. 27/04/2022									
Compensation statements	from the company tha	t draws up the fi	nancial	18,390.41						18,390.41		
Compensation	ompensation from subsidiaries and associates			61,250.00 ()			5,307.80		66,557.80		
TOTAL				79,640.41	0.00	0.00	0.00	5,307.80	0.00	84,948.21	0.00	0.00

⁽¹⁾ Compensation for the offices held in: Assicoop Bologna Metropolitana S.p.A., Assicoop Emilia Nord S.r.I., Assicoop Toscana S.p.A., Assicoop Romagna Futura S.p.A., Pegaso Finanziaria S.p.A. and Tenute del Cerro S.p.A.

		Period for			Commenting	Variable n	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
DALLE RIVE Ernesto	Director	1/1- 27/04/2022	Ass. 27/04/2022									
Compensation fro statements	Compensation from the company that draws up the financial statements			17,890.41						17,890.41		
Compensation fro	ompensation from subsidiaries and associates									0.00		
TOTAL		•		17,890.41	0.00	0.00	0.00	0.00	0.00	17,890.41	0.00	0.00

		Period for			Composition for	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
DE BENETTI Cristina	Director Member of the Related Party Transactions Committee	1/1- 27/04/2022	Ass. 27/04/2022									
	Member of the Remuneration Committee											
Compensation fro statements	om the company tha	t draws up the fi	nancial	18,890.41	1,500.00 (1)					20,390.41		
Compensation fro	mpensation from subsidiaries and associates									0.00		
TOTAL				18,890.41	1,500.00	0.00	0.00	0.00	0.00	20,390.41	0.00	0.00

⁽¹⁾ Attendance fees for participation in the Transactions with Related Parties Committee (Euro 500.00) and Remuneration Committee (Euro 1,000.00).

		Davis d fav			Commention	.	Variable non-equi	iity c	compensation					Compensation
Surname and Name	Office held	Period for which office has been held	End of term in office	Fixed compensation	Compensation participation committees	in	Bonus and other incentives		Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
FINOCCHIARO	Director	27/04- 31/12/2022	2024 Financial											
Giusella Dolores	Chairman of the Remuneration Committee	12/05- 31/12/2022	Statements											
Compensation fro statements	om the company tha	t draws up the fina	ncial	55,164.38	19,232.88	(1)						74,397.26		
Compensation fro	m subsidiaries and	associates										0.00		
TOTAL		·		55,164.38	19,232.88		0.00		0.00	0.00	0.00	74,397.26	0.00	0.00

⁽¹⁾ Remuneration for the office of Chairman of the Remuneration Committee.

		Period for				Variable non-ed	quity c	compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	r	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director	27/04- 31/12/2022											
LOCATELLI Rossella	Member of the Supervisory Board	04/08- 31/12/2022	2024 Financial Statements										
	Chairman of the Control and Risk Committee	12/05- 31/12/2022											
Compensation fro	om the company tha	t draws up the fi	nancial	55,164.38	46,684.93	(1)					101,849.31		
Compensation fro	om subsidiaries and	associates									0.00		
TOTAL				55,164.38	46,684.93	0.00		0.00	0.00	0.00	101,849.31	0.00	0.00

(1) Remuneration for the office of Chairman of the Control and Risk Committee and Member of the Supervisory Body

		Period for			6	,	Variable n	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation i participation i committees	in	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director												
	Member of the Control and Risk Committee												
MASOTTI Massimo	Chairman of the Supervisory Board	1/1- 27/04/2022	Ass. 27/04/2022										
	Member of the Related Party Transactions Committee												
Compensation fro statements	om the company tha	t draws up the fi	nancial	18,890.41	6,767.12	(1)					25,657.53		
Compensation fro	om subsidiaries and	associates		1,000.00	(2)						1,000.00		
TOTAL			•	19,890.41	6,767.12		0.00	0.00	0.00	0.00	26,657.53	0.00	0.00

⁽¹⁾ Fees for attendance in the Risk Control Committee (Euro 1,500.00) and Related Party Transactions Committee (Euro 500.00), as well as compensation for the office of Chairman of the Supervisory Board.

⁽²⁾ Compensation for the office held in Pegaso Finanziaria S.p.A.

		Period for				Variable non-eq	quity (compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	-	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director	01/01- 31/12/2022											
MERLONI Maria Paola	Member of the Appointments, Governance and Sustainability Committee	12/05- 31/12/2022	2024 Financial Statements										
Compensation fro statements	om the company tha	t draws up the fi	nancial	74,054.79	19,232.88 ()					93,287.67		
Compensation fro	om subsidiaries and	associates									0.00		
TOTAL		•		74,054.79	19,232.88	0.00		0.00	0.00	0.00	93,287.67	0.00	0.00

 $[\]label{thm:condition} \mbox{(1) Remuneration for the office of Member of the Appointments, Governance and Sustainability Committee}$

		Period for			Commenting	Variable r	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
MONTAGNANI Maria Lillà	Director	01/01- 27/04/2022	Ass. 27/04/2022									
Compensation fro statements	om the company tha	t draws up the fi	nancial	18,890.41						18,890.41		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL				18,890.41	0.00	0.00	0.00	0.00	0.00	18,890.41	0.00	0.00

		Period for			C	Variable n	non-e	equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives		Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
MOSSINO Jean Francois	Director	27/04- 31/12/2022	2024 Financial Statements										
Compensation fro statements	m the company tha	t draws up the fi	nancial	54,664.38							54,664.38		
Compensation fro	m subsidiaries and	associates									0.00		
TOTAL				54,664.38	0.00	0.00		0.00	0.00	0.00	54,664.38	0.00	0.00

		Davis d San			Commenting	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	Period for which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
PACCHIONI Milo	Director	27/04- 31/12/2022	2024 Financial Statements									
Compensation fro statements	m the company tha	t draws up the fina	ncial	55,164.38						55,164.38		
Compensation fro	m subsidiaries and	associates		167,000.00 (1)				15,450.00		182,450.00		
TOTAL				222,164.38	0.00	0.00	0.00	15,450.00	0.00	237,614.38	0.00	0.00

⁽¹⁾ Compensation for the offices held in the companies Assicoop Modena e Ferrara S.p.A. and Pegaso Finanziaria S.p.A.

		Period for			Commention		on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
PEVERARO	Director	27/04- 31/12/2022	2024									
Paolo Pietro Silvio	Member of the Appointments, Governance and Sustainability Committee	12/05- 31/12/2022	Financial Statements									
Compensation fro statements	om the company tha	t draws up the fi	nancial	55,164.38	19,232.88	(1)				74,397.26		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL	<u> </u>	·		55,164.38	19,232.88	0.00	0.00	0.00	0.00	74,397.26	0.00	0.00

 $^{(1) \,} Remuneration \, for \, the \, of fice \, of \, Member \, of \, the \, Appointments, \, Governance \, and \, Sustainability \, Committee$

		Period for			Commenting	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director											
PICCHI Nicla	Member of the Remuneration Committee	1/1- 27/04/2022	Ass. 27/04/2022									
	Member of the Appointments and Corporate Governance Committee											
Compensation fro	om the company tha	t draws up the fi	nancial	17,890.41	1,500.00 (1)					19,390.41		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL				17,890.41	1,500.00	0.00	0.00	0.00	0.00	19,390.41	0.00	0.00

⁽¹⁾ Attendance fees for participation in the Remuneration Committee (Euro 500.00) and Appointments and Corporate Governance Committee (Euro 1,500.00)

		Period for				Variable no	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
PITTALIS Roberto	Director	1/1- 27/04/2022	Ass. 27/04/2022									
Compensation fro statements	om the company tha	t draws up the fi	nancial	17,390.41						17,390.41		
Compensation fro	om subsidiaries and	associates		17,479.45 (1						17,479.45		
TOTAL	•			34,869.86	0.00	0.00	0.00	0.00	0.00	34,869.86	0.00	0.00

⁽¹⁾ Compensation for the offices held in Siat S.p.A.

		Period for			Composition for	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	
	Director	27/04- 31/12/2022										
PREITE Daniela	Member of the Related Party Transactions Committee Member of the Control and Risk Committee	12/05- 31/12/2022	2024 Financial Statements									
	Member of the Supervisory Board	04/08- 31/12/2022										
Compensation fro	om the company that	draws up the fi	nancial	55,164.38	46,684.94 (1)					101,849.32		
Compensation fro	om subsidiaries and a	associates								0.00		
TOTAL				55,164.38	46,684.94	0.00	0.00	0.00	0.00	101,849.32	0.00	0.00

⁽¹⁾ Remuneration for the offices of Member of the Supervisory Board, of the Control and Risk Committee and of the Related Party Transactions Committee

		Period for			Commention	Variable n	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
RECCHI Giuseppe	Director	1/1- 27/04/2022	Ass. 27/04/2022									
Compensation fro statements	om the company tha	t draws up the fi	nancial	15,890.41						15,890.41		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL	•			15,890.41	0.00	0.00	0.00	0.00	0.00	15,890.41	0.00	0.00

		Period for			<i>c c</i>	Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director	01/01- 31/12/2022										
DIGUINI	Member of the Related Party	01/01- 27/04/2022	2024 Financial Statements									
RIGHINI Elisabetta	Transactions Committee	12/05- 31/12/2022										
	Member of the Nomination and Corporate Governance Committee	01/01- 27/04/2022	27/04/2022									
Compensation fro	om the company tha	t draws up the fi	nancial	73,554.79	14,321.92 (1)					87,876.71		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL				73,554.79	14,321.92	0.00	0.00	0.00	0.00	87,876.71	0.00	0.00

⁽¹⁾ Attendance fees for participation in the Related Party Transactions Committee (Euro 500.00) and Appointments and Corporate Governance Committee (Euro 1,000.00) as well as compensation for the office of member of the Related Party Transaction Committee.

		Period for				Variable non-equ	uity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director	01/01- 31/12/2022										
	Member of the Related Party Transactions Committee	01/01- 27/04/2022										
	Chairman of the Related Party Transactions Committee	12/05- 31/12/2022										
RIZZI Antonio	Member of the Control and Risk	01/01- 27/04/2022	2024 Financial Statements									
	Committee	12/05- 31/12/2022										
	Member of the Supervisory Board	01/01- 27/04/2022										
	Chairman of the Supervisory Board	04/08- 31/12/2022										
Compensation fro	om the company tha	t draws up the fi	nancial	74,054.79	62,383.57 (1)					136,438.36		
Compensation fro	m subsidiaries and	associates								0.00		
TOTAL				74,054.79	62,383.57	0.00	0.00	0.00	0.00	136,438.36	0.00	0.00

⁽¹⁾ Attendance fees for participation in the Control and Risks Committee (Euro 1,000.00), Transactions with Related Parties Committees (Euro 500.00).

Remuneration for the offices of Chairman and Member of the Supervisory Board, Chairman of the Related Party Transactions Committee and Member of the Risk Control Committee.

		Period for			Compensation for		n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director											
TADOLINI Barbara	Member of the Control and Risk Committee	1/1- 27/04/2022	Ass. 27/04/2022									
	Member of the Supervisory Board											
Compensation fro statements	om the company tha	t draws up the fi	nancial	18,890.41	4,678.08 (1)				23,568.49		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL				18,890.41	4,678.08	0.00	0.00	0.00	0.00	23,568.49	0.00	0.00

⁽¹⁾ Fees for attendance in the Risk Control Committee (Euro 1,500.00) and compensation for the office of member of the Supervisory Board.

		Period for			· · · ·		Variable n	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees		Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
	Director												
VELLA	Member of the Remuneration Committee	1/1-	Ass.										
VELLA Francesco N A	Member of the Appointments and Corporate Governance Committee	27/04/2022	27/04/2022										
Compensation fro statements	om the company tha	t draws up the fi	nancial	18,890.41	2,000.00	(1)					20,890.41		
Compensation fro	nts										0.00		
TOTAL	nsation from the company that draws up the financial			18,890.41	2,000.00		0.00	0.00	0.00	0.00	20,890.41	0.00	0.00

⁽¹⁾ Attendance fees for participation in the Remuneration Committee (Euro 1,000.00) and Appointments and Corporate Governance Committee (Euro 1,000.00).

		Period for				Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
CONTI Cesare	Chairman of the Board of Statutory Auditors	1/1- 31/12/2022	2023 Financial Statements									
Compensation fro	om the company tha	t draws up the fi	nancial	100,000.00	0.00					100,000.00		
Compensation fro	om subsidiaries and	associates								0.00		
TOTAL	•		•	100,000.00	0.00	0.00	0.00	0.00	0.00	100,000.00	0.00	0.00

		Period for			C			Varia	able nor	n-equity compensation						Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	part	pensation f ticipation ir mmittees	n	Bonus and incentiv		Profit sharing	Non-monetary benefits	У	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
BOCCI Silvia Statutory Auditor 1/1- 31/12/2022 Statements Compensation from the company that draws up the financial																
Compensation fro statements	Auditor 31/12/2022 Finan Statem ompensation from the company that draws up the financial			75,000.00										75,000.00		
Compensation fro	npensation from subsidiaries and associates			13,500.00	1) 2	2,547.95 ((2)							16,047.95		
TOTAL	•	•	·	88,500.00	2	2,547.95		0.00	,	0.00	0.00		0.00	91,047.95	0.00	0.00

⁽¹⁾ Compensation for the offices held in Casa di Cura Villa Donatello S.p.A. and Centro Oncologico Fiorentino S.r.l. in liquidation.
(2) Compensation for the office of Chairman of the Supervisory Body of Casa di Cura Villa Donatello S.p.A. and Florence Centro di Chirurgia Ambulatoriale S.r.l.

		Period for				Variable no	n-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
GIUDICI Angelo Mario	Statutory Auditor	1/1- 31/12/2022	2023 Financial Statements									
Compensation fro statements	Mario Auditor 31/12/2022 Statem ompensation from the company that draws up the financial			75,000.00						75,000.00		
Compensation fro	pensation from subsidiaries and associates									0.00		
TOTAL				75,000.00	0.00	0.00	0.00	0.00	0.00	75,000.00	0.00	0.00

		Period for				C		Variable r	non	-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation		Compensation f participation in committees	n	Bonus and other incentives		Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
TIEGHI Roberto	Alternate Auditor	1/1- 31/12/2022	2023 Financial Statements												
Compensation fro statements	m the company tha	t draws up the fi	nancial										0.00		
Compensation fro	pensation from the company that draws up the financial ements pensation from subsidiaries and associates			60,654.79	(1)	3,353.42	(2)						64,008.21		
TOTAL				60,654.79		3,353.42		0.00		0.00	0.00	0.00	64,008.21	0.00	0.00

⁽¹⁾ Compensation for the offices held in the companies: I.CAR S.p.A., UnipolSai Servizi Previdenziali S.r.l., Unipol Assistance S.c.r.l., Siat S.p.A., Tenute del Cerro S.p.A., Unisalute S.p.A. and Unisalute Servizi S.r.l. (2) Compensation for the offices of Chairman of the Supervisory Board of the company Unipol Assistance S.c.r.l. and member of the Supervisory Board of Unisalute S.p.A.

		Period for			Commention	Variable n	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
FORNASIERO Sara	Alternate Auditor	1/1- 31/12/2022	2023 Financial Statements									
'	om the company tha	t draws up the fi	nancial									
statements												
Compensation fro	npensation from subsidiaries and associates											
TOTAL				0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

		Period for			Commenting	Variable n	on-equity compensation					Compensation
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and other incentives	Profit sharing	Non-monetary benefits	Other compensation	Total	Fair value of equity fees	for end of office or termination of employment
RAVICINI Luciana	Alternate Auditor	1/1- 31/12/2022	2023 Financial Statements									
Compensation fro	m the company tha	t draws up the f	inancial									
statements												
Compensation fro	ements pensation from subsidiaries and associates											·
TOTAL	AVICINI Alternate 1/1- Fin Luciana Auditor 31/12/2022 Stat expensation from the company that draws up the financial ements expensation from subsidiaries and associates			0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00

		David de la			Commention	Variable non	-equi	ity compensation							Compensation
Surname and Name	Office held	Period for which office has been held	End of term in office	Fixed compensation	Compensation for participation in committees	Bonus and othe incentives	er	Profit sharing	Non-monetar benefits	,	Other compensation	Total	Fair value of equi fees	<i>'</i>	for end of office or termination of employment
GIAY Roberto	Governance, Legal Affairs and Human Resources Deputy General Manager	1/1- 27/04/2022	27/04/2022							·					
	Corporate General Manager	27/04- 31/12/2022	with revocation												
	om the company that uty General Manager		ncial	241,097.86 (1)		146,657.28	(2)		8,243.51	(3)		395,998.65	114,035.02	(4)	
	om the company that orate General Manag		ncial	511,045.04 (5		310,863.30	(2)		17,473.42	(3)		839,381.76	241,712.03	(4)	
	om subsidiaries and a	ssociates	·	0.00 (6		_									
TOTAL				752,142.90	0.00	457,520.58		0.00	25,716.93		0.00	1,235,380.41	355,747.06		0.00

⁽¹⁾ Compensation not received. The amount refers to the fixed remuneration for the role of Deputy General Manager held until 27 April 2022.

⁽²⁾ Compensation not receivable. The amount of the STI incentive pertaining to the 2022 financial year to be finalized by May 2023.

⁽³⁾ Not received.

⁽⁴⁾ Not receivable: Fair value as at 31 December 2022 of the 2022 portion of the 2022-2024 LTI Plan.

⁽⁵⁾ Compensation not received. The amount refers to the fixed remuneration for the role of Corporate General Manager held since 27 April 2022.

⁽⁶⁾ Compensation totalling Euro 17,424.66 for the offices held in the companies: Gruppo Una S.p.A., UnipolSai Finance S.p.A. and Tenute del Cerro S.p.A. Compensation not received but paid directly to Unipol Gruppo S.p.A.

		Period for				Composition for	Variable non	-equi	ty compensation						Compensati	tion
Surname and Name	Office held	which office has been held	End of term in office	Fixed compensati	ion	Compensation for participation in committees	Bonus and othe incentives	er	Profit sharing	Non-monetary benefits	Other compensation	Total	F	Fair value of equity fees	for end of of or terminati of employme	tion
Enrico SAN	Insurance Business Deputy General Manager	1/1-27/04/2022	27/04/2022													
PIETRO	Insurance General Manager	27/04- 31/12/2022	with revocation													
	m the company that ty General Manager		ncial	224,771.23	(1)		150,980.68	(2)		10,295.91		386,047.82		117,395.84 (3)	
	m the company that ance General Manag		ncial	532,620.06	(4)		324,087.85	(2)		22,100.70		878,808.61		251,995.55 (3)	
Compensation fro	m subsidiaries and a	ssociates		0.00	(6)											
TOTAL	·	·	·	757,391.29		0.00	475,068.53		0.00	32,396.61	0.00	1,264,856.43	(5)	369,391.39	(0.00

- (1) Further compensation totalling Euro 10,000.10 due to unused leave paid in 2022 is not reported.
- (2) Amount relating to the STI incentive for the year 2022 payable by May 2023.
- (3) Fair value as at 31 December 2022 of the 2022 portion of the 2022-2024 LTI Plan.
- (4) The amount includes:
- fixed remuneration of Euro 441,791.73;
- role indemnity of Euro 50,136.99.
- (5) The amount includes the portion pertaining to Unipol Gruppo for the role held there.
- (6) Compensation totalling Euro 125,811.64 are not reported for the offices held in the following companies: UnipolTech S.p.A., Linear Assicurazioni S.p.A., Incontra Assicurazioni S.p.A., Leithà S.r.I., Unipol Assistance S.c.r.I., Siat S.p.A. and Unisalute S.p.A. Compensation not received but paid directly to UnipolSai S.p.A.

	Period for			Commention		Variable non-equity compensation			No. and the second				Fair value of equity fees	Compensation		
Office held which of has been held		End of term in office	Fixed compensatio	Compensation for participation in committees		n	Bonus and othe incentives	Γ	Profit sharing	Non-monetary benefits		Other compensation		Total	ity	for end of office or termination of employment
KEY MANAGERS (18)*	1/1- 31/12/2022															
Compensation from the company the statements	at draws up the	financial	5,522,455.09	1)	6,356.16		2,858,671.23	(2)		412,940.59			8,800,423.07	1,357,901.64	(3)	9,000.00
Compensation from subsidiaries and associates		0.00 (4)	9,049.31	(5)	0.00						9,049.31				
TOTAL	TOTAL		5,522,455.09		15,405.47		2,858,671.23		0.00	412,940.59		0.00	8,809,472.38	1,357,901.64		9,000.00

- (*) 16 as at 31/12/2022
- (1) This amount includes Euro 357,323.38 incurred by other Group companies where the Key Managers are partially seconded. Compensation of Euro 22.617,43 for leave not taken and residual holidays is not shown.
- (2) Amount relating to the STI incentive for the year 2022 payable by May 2023. This amount includes Euro 196.875.04 that will be incurred by other Group companies where the Key Managers are partially seconded.
- (3) Fair value as at 31 December 2022 of the 2022 portion of the 2022-2024 LTI Plan.
- (4) Compensation totalling Euro 553,564.74 is not shown. Compensation not received but paid directly by the respective companies to Unipol Gruppo S.p.A. and to Unipol Sai Assicurazioni S.p.A.
- (5) Compensation paid for the Supervisory Board in subsidiaries and associated companies.

Table 2 - Stock Options assigned to members of the Administration Body, General Managers and other Key Managers
[Table 2 is not completed as there are no Stock Option based incentive plans.]

Table 3A - Incentive plans based on financial instruments other than Stock Options, for members of the Administration Body, General Managers and other Key Managers

Managers		Financial instrum	nents allocated in previo	ŕ	Financial instruments allocated during the year			Financial instruments vested during the year and not allocated		cable	Financial instruments relating to the year			
(A)	(B)	(1)	(2)	(3)	(4)	(5)		(7)		(9)	(10)	(11)	(12)	
Surname and Name	Office held	Plan	Number and type of financial instruments	Vesting period	Number and type of financial instruments	Fair value on allocation date	Vesting period	Allocation date	Market price on allocation	Number and type of financial instruments	Number and type of financial instruments	Value on vesting date	Fair value	
(I) Compensation	from the company	that draws up the I	financial statements				1		T			1	1	
		LTI 2019- 2021 (18 April 2019)	107,020 Number of ordinary Unipol shares 193,594	2019-2021										
		(10 April 2019)	Number of ordinary UnipolSai shares	2019-2021										
LATERZA Matteo	Matteo (to 27 April 2022)	LTI 2022 - 2024			22,022 Numer of ordinary Unipol shares, potentially allocable in the event of full achievement of all the objectives at the end of the vesting period	113,922.53	2022-2024	27 April 2022	5.1731				58,814.88 Fair value of ordinary Unipol shares	
		(28 April 2022)			42,952 Numer of ordinary UnipolSai shares, potentially allocable in the event of full achievement of all the objectives at the end of the vesting period	114,521.85	2022 2024	2) / (р. 11.2022	2.6663				53,345.06 Fair value of ordinary UnipolSai shares	
		LTI 2019- 2021	106,584 Number of ordinary Unipol shares	2019-2021										
	Deputy General Manager	(18 April 2019)	192,806 Number of ordinary UnipolSai shares	2019-2021										
GIAY Roberto	(to 27 April 2022) Corporate General Manager (from 27 April	orporate ral Manager	LTI 2022 - 2024			214,121 Numer of ordinary Unipol shares, potentially allocable in the event of full achievement of all the objectives at the end of the vesting period	1,107,668.31	- 2022-2024	27 April 2022	5.1731				186,547.19 Fair value of ordinary Unipol shares
		(28 April 2022)			417,622 Numer of ordinary UnipolSai shares, potentially allocable in the event of full achievement of all the objectives at the end of the vesting period	1,113,504.47	- 2022-2024	27 April 2022	2.6663				169,199.87 Fair value of ordinary UnipolSai shares	
		LTI 2019- 2021	77,582 Number of ordinary Unipol shares	2019-2021										
	Deputy General Manager (fino al 27 Aprile	(18 April 2019)	140,342 Number of ordinary UnipolSai shares	2019-2021										
SAN PIETRO Enrico	SAN PIETRO 2022)	ger LTL2022 2024			232,830 Numer of ordinary Unipol shares, potentially allocable in the event of full achievement of all the objectives at the end of the vesting period	1,204,452.87	2022-2024	27 April 2022	5.1731				193,702.05 Fair value of ordinary Unipol shares	
		(28 April 2022)			454,112 Numer of ordinary UnipolSai shares, potentially allocable in the event of full achievement of all the objectives at the end of the vesting period	1,210,798.83	_022 2024		2.6663				175,689.34 Fair value of ordinary UnipolSai shares	

		495,319									
		Number of ordinary	2019-2021								
	LTI 2019- 2021	Unipol shares									
	(18 April 2019)	896,007									
		Number of ordinary	2019-2021								
		UnipolSai shares		_							
				794,634							711,638.26
Other Key Managers (n. 18)(*)				Numer of ordinary Unipol shares, potentially allocable in the event of full				5.1731			Fair value of ordinary
	LTI 2022 - 2024			achievement of all the objectives at the end of the vesting period		2022-2024	27 April 2022	,		I	Unipolshares
	(28 April 2022)			1,549,839		2022-2024	2/ April 2022				646,263.38
				Numer of ordinary UnipolSai shares,							
				potentially allocable in the event of full	4,132,336.53			2.6663			Fair value of ordinary
				achievement of all the objectives at the							UnipolSai shares
(11) C	1			end of the vesting period							
(II) Compensation from subsidiarie	s and associates	1	1	1					I	ı	1
LATERZA Matteo											
GIAY Roberto											
SAN PIETRO Enrico											
Other Key Managers (n.18)											
(III) Total					Euro 13,107,927.56						Euro 2,195,200.03

(*) n. 16 at the 31/12/2022

Column (2): number of 2019-2021 LTI Bonus Shares, that will be paid in equal tranches by January of each of the years 2023, 2024, and 2025 for the other Managers.

Column (4): number of 2022-2024 LTI Bonus Shares, that will be paid in five tranches starting from 2026 and during the following two years to the General Managers and the Key Managers belonging to the Executive Cluster, in three tranches starting from 2026 and during the following two years to the Key Managers not belonging to the Executive Cluster.

Column (5): value calculated taking into consideration the share price recorded on the allocation date. Part of that amount for a maximum of Euro 774,535,67 will be incurred by other companies of the Group where the Key Managers are partially seconded. Column (8): average share prices recorded at the allocation date.

Column (12): amount referring to the 2022 portions of the 2022-2024 LTI target Bonus.

Table 3B - Monetary incentive plans for members of the Administration Body, General Managers and other Key Managers

		(1)		(2)			(3)		(4)
C 1				Annual bonus			Bonus in previous years		Other bonuses
Surname and	Office held	Plan	(A)	(B)	(C)	(A)	(B)	(C)	
Name			To be Paid / Paid	Deferred	Deferral period	No longer payable	To be Paid / Paid	Still deferred	
Compensation	from the company that draws u	p the financial statem	ents		!				!
	General Manager	LTI 2019-2021						Euro	
LATERZA	(to 27 April 2022)	(18 April 2019)						830,250.02	
Matteo	Chief Executive Officer	STI 2022	Euro						
	(from 27 April 2022)	(28 April 2022)	144,246.58						
	Deputy General Manager	LTI 2019-2021						Euro	
GIAY Roberto	(to 27 April 2022)	(18 April 2019)						826,875.02	
GIAT Rober to	Corporate General Manager	STI 2022	Euro						
	(from 27 April 2022)	(28 April 2022)	457,520.58						
	Deputy General Manager	LTI 2019-2021						Euro	
SAN PIETRO	(to 27 April 2022)	(18 April 2019)						601,875.09	
Enrico	Insurance General Manager	STI 2022	Euro						
	(from 27 April 2022)	(28 April 2022)	475,068.53						
		LTI 2019-2021						Euro	
		(18 April 2019)						3,842,646.00	
Oth	er Key Managers	STI 2022	Euro						
	(n. 18) (*)	(28 April 2022)	2,758,671.23						
									Euro 100,000.00
I) Compensation	from subsidiaries and associat	es			-				
LA	TERZA Matteo								
(GIAY Roberto								
SAI	N PIETRO Enrico								
Oth	er Key Managers (n. 18) (*)								
III) Total	1 / 1 /		Euro 3.835,506.93					Euro 6,101,646.12	Euro 100,000.00

(*) n. 16 at 31/12/2022

Column (2) (A): amounts relating to the 2022 monetary portion of the 2022 STI Bonus. The amount includes Euro 226,556.82 that will be incurred by other Group companies where the Key Managers are partially seconded.

Column (3) (c): amounts relating to the 2019, 2020 and 2021 monetary portions of the 2019-2021 LTI Bonus that will be paid starting from 2023. The amount includes Euro 160,742.17 incurred by other Group companies where the Key Managers are partially seconded.

Column (4): Welcome Bonus received by the Key Managers partially seconded to other Companies of the Group.

Investments of members of the Administration and Control Bodies, the General Manager and the other Key Managers

	Table 1: Investments of members of the Administration and Control Bodies and of General Managers							
Surname and Name	Office held	Investee company	Class of shares	Number of shares held at the end of the previous year	Number of shares purchased	Number of shares sold	Number of shares held at the end of the current year	
CIMBRI Carlo	Chairman	UnipolSai Assicurazioni S.p.A.	ORD	1,697,042	251,947 (*)	115,896 (**)	1,833,093	
CERCHIAI Fabio	Deputy Chairman	UnipolSai Assicurazioni S.p.A.	ORD	150,000	0	0	150,000	
LATERZA Matteo	General Manager (1)	HaiaalCai Assisuraniani Ca A	ORD	200 051	51535 (*)	23.706 (**)	226 700	
LATERZAMALIEO	Chief Executive Officer (2)	UnipolSai Assicurazioni S.p.A.	UKD	308,951	51,535 (*)	23,706 (**)	336,780	
DE BENETTI Cristina	Director (1)	UnipolSai Assicurazioni S.p.A.	ORD	4,000	0	0	4,000	
Jean Francois MOSSINO	Director (2)	UnipolSai Assicurazioni S.p.A.	ORD	2,057	0	0	2,057	

^(*) Assignment free of charge of UnipolSai shares, as set forth in the Compensation Plans based on financial instruments (performance share type), intended for the managers of the Company.

^(**) Shares sold to pay tax expenses connected to the assignment of shares in accordance with the Compensation Plans based on financial instruments (performance share type).

⁽¹⁾ until 27/04/2022

⁽²⁾ from 27/04/2022

	Table 2: Investments of other Key Managers								
Number of Key Managers	Investee company	Class of shares	Number of shares held at the end of the previous year	Number of shares purchased	Number of shares sold	Number of shares held at the end of the current year			
20 (*)	UnipolSai Assicurazioni S.p.A.	ORD	1,873,575	399,024 (1)	238,489 (2)	2,034,110			

(*) of which 18 as at 31/12/2022

⁽¹⁾ Of which 390,374 UnipolSai shares assigned free of charge, as set forth in the Compensation Plan based on financial instruments (*Performance Share type*), intended for the managers of the Company.

⁽²⁾ Of which 149,985 shares sold to pay tax expenses connected to the assignment of shares in accordance with the Compensation Plans based on financial instruments (performance share type).

THIRD PART

Audits of the Key Functions

The Key Functions of the Insurance Company conduct audits, within their Scope of responsibility, on the implementation of the remuneration policies adopted at least once a year.

The activities and the results of said audits are summarised below.

Ex ante Audits of the Risk Management and Compliance and Anti-Money Laundering Functions

The Risk Management and Compliance and Anti-Money Laundering Functions examined the Remuneration Policies that will be submitted for the approval of the Shareholders' Meeting of UnipolSai convened to approve the 2022 financial statements.

The results of the audit confirmed (i) with reference to the Compliance and Anti-Money Laundering Function, that the Insurance Sector Policies that the Insurance Company intends to adopt for 2023 are in line with the regulatory requirements and comply with the provisions of the articles of association, in accordance with the principles set out in the Charter of Values by the Group Code of Ethics, and (ii) with reference to the *Risk Management* Function, the consistency of the objectives, the principles of said Policies and their structuring in accordance with the risk appetite of the Insurance Company in accordance with prevailing laws.

Ex post audits of the Audit Function

The Audit Function must ensure that the Remuneration Policies are correctly applied, in accordance with the guidelines established by the Board of Directors, with a view to the efficiency and protection of the Company's assets.

To this end, audits have been conducted to ensure consistency between that implemented in 2022 and that envisaged by the Remuneration Policies adopted by the pertinent bodies of UnipolSai in effect at the time.

No irregularities emerged from the audits.

GLOSSARY

In addition to any other definitions contained in other parts of this document, for the purpose of the document, the terms and expressions set out below with the first letter capitalised will have the meaning given to them below in all contexts in which the words are used and regardless of whether they are in the singular or plural form:

Actual Bonus or Total Bonus Additional Company	The actually accrued amount of the Variable Incentive connected with the UVP System, calculated by applying to the Potential Bonus the result of the access conditions and of the Individual Performance Level, considering the level of achievement of Group and/or Company objectives. Depending on the context in which it is mentioned, it is given by the sum of the STI Bonus and the LTI Bonus or relates to only one of the two. Second level agreements with the company Trade Unions on economic and/or			
Additional Key Personnel	regulatory matters relating to the employment relationship. The categories of other people besides the General Managers, the Key Managers, including the heads of Key Functions and the people at the highest levels of the Key Functions, whose professional activities could have a significant impact on the risk profile of the Reference Company.			
Annual Gross Remuneration or AGR	The fixed Annual Gross Remuneration, with the exclusion of the post- employment benefits, or any reserve or payment in nature and/or with pension purposes incurred by the employer, and any Variable Component, be it paid on a one-off basis or in a continuous, reiterated or deferred manner, and with the exclusion of any bonus, travel compensation or monetisation of social security components. It constitutes the main reference for the calculation of the Variable Incentive: to that end, its amount is considered as at 31 December in the Year of Accrual.			
Benefits	Remuneration recognised in nature in accordance with article 2099, paragraph 3 of the Civil Code.			
Companies in Scope	The Group Companies that adopt the Group Remuneration Policies and the Segment or Company Remuneration Policies.			
Consolidated Gross Profits	Gross profit related to the full consolidated financial statements of Unipol.			
Claw-back	Clause that provides for the enforceability of the return - total or partial - of the STI Bonus and/or the LTI Bonus disbursed to the Recipient, upon the occurrence of the conditions defined in the Remuneration Policies of the Group and/or Segment or Company.			
Corporate Governance Code	The Corporate Governance Code of listed companies adopted by the Corporate Governance Committee of listed companies and promoted by Borsa Italiana, ABI, Ania, Assogestioni, Assonime and Confindustria.			
Compensation	Amount calculated with reference to the Annual Gross Remuneration and the short and long-term Variable Component possibly received as Director.			
Cluster	Classification for Unipol Gruppo Managers related to the relevance and complexity of the role and position.			
Deferral	The time period lasting between the date of conclusion of the measurement period of the results that determine the accrual of the Variable Incentive and its actual disbursement.			
ESG	Environmental, Social and Governance			

Fixed Component or Fixed Remuneration	The portion of the remuneration that is stable and irrevocable, calculated and paid on the basis of pre-established criteria and that does not depend either on the performance of the Group and/or of the Company and/or individual performance or on changes in role. It may include Annual Gross Remuneration, various types of compensation paid, monetisation of social security components, compensation paid for covering administrative offices and/or for participation in Board Committees.			
Fixed Role Indemnities (IFR)	Additional fixed gross compensation assigned for covering the new role or roles being equal following a broadening of the additional responsibilities/activities. The pro-rata IFR is included in the basis of calculation for the Variable Component and may be subject to reversion.			
Group Remuneration Policies or Group Policies	The Remuneration Policies defined by the Parent Company in accordance with articles 71, second paragraph, letter n) and 93 of IVASS Regulation 38, that set out the principles and guidelines that must be applied by the Companies in Scope in the definition of its Remuneration Policies.			
Holding Period	Time span during which the Shares attributed by way of Variable Incentive are subject to a restriction on sale of one year, starting from their actual availability in the Recipient's assets.			
Host Company	The Group company where the Recipient is seconded to, in whole or in part, also in the interest of the Seconding Company.			
IDD Directive	Directive (EU) 2016/97 of the European Parliament and of the Council of 20 January 2016 on Insurance Distribution.			
Implementing Regulation of the UVP System	The set of implementing rules that govern the conditions to use the Variable Incentives.			
Individual Performance Level	Value between 0% and 100% for each Year of Accrual that expresses the level of achievement of the individual objectives assigned to the Recipient, calculated through the weighted sum of the individual level of achievement of the aforementioned objectives. These objectives are assigned on a cascading basis, ensuring a consistent breakdown between the objectives assigned to Top Management (Area/Department) and those assigned to other Managers (Department/Function). The Individual Performance Level contributes towards the calculation of the amount of the Effective Bonus.			
Issuers' Regulation	CONSOB Regulation no. 11971 of 14 May 1999 implementing Legislative Decree no. 58 of 24 February 1998 concerning the regulations for issuers as amended.			
IVASS Guidelines	IVASS Letter to the Market of 5 July 2018 called "IVASS guidelines on the application of the principle of proportionality in the corporate governance system of insurance and reinsurance companies and Groups".			
IVASS Regulation 38	Regulation no. 38 of 3 July 2018 issued by the Insurance Supervisory Institution (IVASS) with special reference to the Second Part, Chapter VII ("Remuneration and incentive policies") and the Third Part, Chapter VII ("Group Remuneration Policies").			
Key Functions	The Compliance Function, the Risk Management Function, the Audit Function and the Actuarial Function.			
Key Managers	The persons who directly or indirectly have power, responsibility for the planning, the management and control of UnipolSai identified, according to their areas of expertise, by the Board of Directors or by the directors to whom specific delegation is given by the Board of Directors.			

Key Personnel	The parties whose activities may have a significant impact on the risk profile of the Reference Company, identified on the basis of the criteria provided by article 2, paragraph 1, letter m) of IVASS Regulation no. 38 and the identification process illustrated in the Group Remuneration Policies.
Lock-up	Obligation to keep the Shares attributed by the incentive plans established for the specific categories of Recipients according to the methods set out in the Remuneration Policies regarding the Share ownership guidelines and in the specific Regulation.
LTI Bonus or LTI	Long-Term Incentive: the amount of the long-term variable compensation relating to the performance results in the Three-Year Accrual Period, subject and correlated to the level of achievement of the Group targets relating to the Three-Year Accrual Period, which will be paid fully in shares after the end of the Three-Year Accrual Period.
Malus	The clause that can reduce or set to zero the Variable Incentive which has already accrued but still has to be disbursed when the conditions defined in these Group and/or Segment or Company Remuneration Policies are met.
Particularly High Variable Component	Pursuant to the IVASS Guidelines, this is the Variable Remuneration paid to Recipients of a Variable Remuneration potentially higher than 100% of the Fixed Remuneration.
Pay-mix	The ratio, usually expressed as a percentage, between the various components that comprise the remuneration package of the Recipients: Fixed Component, Variable Component disbursed as STI Bonus and Variable Component disbursed as LTI Bonus.
Pay-out	The ratio, usually expressed as a percentage, between the Actual Bonus and the Potential Bonus.
Performance Period	Indicates the annual period relating to which achievement of the short-term performance objectives will be checked for entitlement to payment of the monetary bonus.
Potential Bonus	The maximum amount of the Variable Incentive connected to the UVP System. In accordance with the context in which it is mentioned, it is intended to be the sum of the maximum amount of the STI Bonus and the maximum amount of the
Principles	LTI Bonus or referring to only one of the two. The general Principles that inspire Unipol Gruppo with regard to remuneration policies and practices, described in paragraph 1.
Recipients	The party to whom the provisions of the Remuneration Policies apply and who, unless otherwise provided, take part in the UVP System. Members of the Corporate Bodies, the Key Personnel and all the Managers of the Companies in Scope are Recipients of the Remuneration Policies.
Reference Company	The company to whom the Recipient provides his or her professional services on an exclusive or prevalent basis.
Related Party Procedure	Procedure defined in accordance with article 4 of CONSOB Regulation no. 17221 of 12 March 2010 as amended, relating to transactions with related parties.
Relationship	Indicates the employment and/or collaboration and/or administration relationship between the Recipient and one of the Group Companies. In the event of the simultaneous presence of an employment relationship and a directorship, for the purposes of the UVP System, the employment relationship will normally be taken into account.

Remuneration Policies	Both the Group Remuneration Policies and the Segment or Company Remuneration Policies.
Remuneration Report or Report	This Report on the Remuneration Policy and on the Compensation Paid prepared pursuant to article 123- <i>ter</i> of the Consolidated Law on Finance for listed companies.
Seconding Company	The Group Company where the Recipient is hired and from where he or she is seconded in whole or in part, including in the interests of the company itself, to one or other Group company in order to provide his or her professional services.
Segment or Company Remuneration Policies	The Remuneration Policies that apply to a Segment or a Company of the Group, that add to the Group Remuneration Policies with the necessary regulatory and/or operational adjustments typical for the specific sector.
Severance	Policy relating to the treatment provided after leaving office or terminating the employment relationship.
Shares	All Unipol and UnipolSai Shares, assigned to the Beneficiaries, according to the terms and conditions established by the UVP System for the provision of long-term incentives (LTI).
Solvency II	Regulatory regime referred to by Directive 2009/138/EC on access to and performance of insurance and reinsurance activities (so-called Solvency II Directive).
Stakeholders	All parties with a specific interest in UnipolSai, like for example, shareholders, investors, employees, agents and partners and the future generations.
STI Bonus or STI	Short Term Incentive: the amount of the short-term variable compensation referring to the results of the performance of a certain Year of Accrual, subject to achieving the Group, company and/or individual objectives referring to the Year of Accrual and which will be disbursed entirely in monetary form after the end of the Year of Accrual.
Strategic Plan	The Unipol Group's Strategic Plan for the 2022-2024 three-year period.
TFR	Post-employment benefits.
Three-Year Accrual Period	The period of observation and measurement of the results needed to calculate the LTI Bonus.
Top Management	Senior executives who are not members of the management body and have the power and responsibility for planning, managing and controlling the activities of the company and the group it heads.
Total Shareholder Return or TSR	The return for an investor calculated considering both the share price changes in a certain period and the dividends distributed in that same period, presuming that those dividends will be reinvested in the Company's very shares on the exdividend date.
Unipol Group or Group	Unipol and its subsidiaries.
Unipol Gruppo, Unipol or Parent Company	Unipol Gruppo S.p.A.
Unipol Gruppo Shares	The ordinary shares representing the share capital of Unipol Gruppo S.p.A.
UnipolSai	UnipolSai Assicurazioni S.p.A.
UnipolSai Shares	The ordinary shares that represent the share capital of UnipolSai Assicurazioni S.p.A.

UVP Incentive System or UVP System	Variable Incentive System adopted for management personnel of the Companies in Scope.					
Variable Component or Variable Remuneration	The portion of the compensation that is not stable and irrevocable, where payment or disbursement depends on the achievement of the performances of the Group and the Reference Company and on individual performances, and determined and paid on the basis of the conditions provided for in the Remuneration Policies of the Group and/or Segment/Company.					
Variable Incentive	Generally indicates economic compensation accrued in proportion to the achievement of performance results of the Group, company or individual.					
Vesting Period	Indicates the three-year period relating to which achievement of the long-term performance objectives will be checked for entitlement to attribution of the Shares. It coincides with the three-year period of the Strategic Plan.					
Welcome Bonus	Monetary remuneration paid on a one-off basis, not connected to the achievement of performance conditions, to be allocated to newly hired personnel, to compensate for the economic elements that the Recipient waives following the termination of his previous employment relationship.					
Year of Accrual	Each calendar year in which the Three-Year Accrual Period is divided into and against which the achievement of the performances needed to determine the Variable Incentive is checked.					



UnipolSai Assicurazioni S.p.A.

Registered office Via Stalingrado, 45 40128 Bologna



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UnipolSai Assicurazioni S.p.A. Registered Office Via Stalingrado, 45 40128 Bologna (Italy)



REPORT OF THE BOARD OF DIRECTORS TO THE SHAREHOLDERS' MEETING ON AGENDA ITEM NO. 3 OF THE ORDINARY MEETING

Purchase and disposal of treasury shares and shares of the holding company. Related and consequent resolutions.

Dear Shareholders,

it should preliminarily be recalled that the ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company"), convened on 27 April 2022, authorised the Board of Directors to purchase and dispose of treasury shares within the meaning of Articles 2357 and 2357-ter of the Italian Civil Code, and shares of the holding company Unipol Gruppo S.p.A. (the "Unipol Shares" or the "Holding Company Shares" and "Unipol"), pursuant to Art. 2359-bis of the Italian Civil Code, for a period of 18 months and for a maximum amount, respectively, of Euro 100 million for treasury shares and Euro 100 million for Unipol Shares.

It is specified that as of the date of this Report:

- the share capital of UnipolSai, entirely subscribed and paid-in, was Euro 2,031,456,338.00, divided into 2,829,717,372 ordinary shares with no nominal value. The Company holds a total of 241,550 treasury shares in the portfolio, equal to 0.009% of the share capital, of which 101,453 directly and 140,097 indirectly, through the following subsidiaries:
 - Arca Vita S.p.A., for 6,537 shares;
 - Leithà S.r.I., for 14,843 shares;
 - SIAT S.p.A., for 51,687 shares;
 - Unisalute S.p.A., for 40,077 shares;
 - UnipolRental S.p.A., for 23,498 shares;
 - UnipolAssistance S.c.r.l. for 3,455 shares;
- the share capital of Unipol is equal to Euro 3,365,292,408.03, fully subscribed and paid in, divided into 717,473,508 ordinary shares with no nominal value.
 The Company holds 58,826 Unipol Shares, equal to approximately 0.008% of the share capital.

On the basis of the above-mentioned authorisations, with reference first and foremost to treasury shares, the Company:

- purchased, in February 2022, a total of 1,800,000 treasury shares to service the compensation plan based on financial instruments for the three-year period 2019-2021 (the "2019-2021 Plan");
- assigned, on 27 April 2022, a total of 930,464 treasury shares to the Managers of the Company in implementation of the 2019-2021 Plan, as the Short Term



Incentive (STI) for 2021;

 assigned, on 2 January 2023, to the Managers of the Company a total of 886,707 treasury shares, again in implementation of the 2019-2021 Plan, as the first tranche of the Long Term Incentive (LTI) accrued under the Plan.

Instead, as regards the Unipol Shares, on the basis of the above-mentioned authorisations, the Company:

- purchased a total of 1,000,000 Unipol Shares, in February 2022, to service the 2019-2021 Plan;
- assigned a total of 519,783 Unipol Shares, on 27 April 2022, to the Managers of the Company, in implementation of the 2019-2021 Plan, as the STI for 2021;
- assigned, on 2 January 2023, to the Managers of the Company a total of 490,174 Unipol Shares, again in implementation of the 2019-2021 Plan, as the first tranche of the LTI accrued under the Plan.

It is hereby proposed that the aforesaid authorisations be issued again, upon revocation of the existing authorisation, (i) within the maximum limit of expenditure specified herein, (ii) for a term of 18 months, (iii) for the reasons and purposes specified below, and (iv) according to the procedures and terms specified below.

Justifications and objectives

The authorisation for the purchase and disposal of treasury shares aims to provide the Company with an instrument to pursue, in its interest and in accordance with applicable legislation, the following objectives:

- to use the treasury shares for their allocation for the purposes of the compensation plan based on financial instruments, pursuant to Art. 114-bis of the Consolidated Law on Finance;
- to intervene, directly or through intermediaries, to promote the smooth conduct of trading, against distortions due to an excessive volatility or insufficient market liquidity;
- to take the investment opportunity that can be derived from market trends and thus also by pursuing trading objectives or connected with any strategic transactions of interest to the Company;
- iv) to use treasury shares for the efficient use of the liquidity generated by the core activity of the Company;
- v) to provide an additional method for remunerating Shareholders above and beyond the distribution of dividends;
- vi) to use these shares to ensure, if necessary, the overall consistency of transactions that create the need to place fractional shares of the capital of the Company.

The proposal for authorisation to purchase treasury shares is not, at present, directed



at reductions of the share capital of the Company through the cancellation of treasury shares purchased.

The authorisation to purchase and dispose of the Holding Company Shares aims to provide UnipolSai, in the Company's interests and in compliance with applicable regulations, with the means to pursue the following objectives:

- to use the Unipol Shares for their allocation in execution of the compensation plans based on financial instruments, pursuant to Art. 114-bis of the Consolidated Law on Finance;
- to take the investment opportunity that can be derived from market trends and thus also by pursuing trading objectives - or connected with any strategic transactions of interest to the Company;
- to use such shares for the efficient use of the liquidity generated by the core activity of the Company.

Number of shares that may be purchased and procedures for executing the purchases and disposals

We propose that:

- (i) the purchase of treasury shares and Unipol Shares may be carried out up to the maximum amounts permitted by law, in the manner provided for by Art. 132 of the Consolidated Law on Finance and Art. 144-bis, paragraph 1, letters a), b), c) and d-ter) and paragraph 1-bis of CONSOB Regulation No. 11971 of 14 May 1999 as amended (Issuers' Regulation), as well as by any other regulatory national and European provision, where applicable;
- (i) the disposal of treasury shares and Unipol Shares is made pursuant to current provisions, even carrying out, one or more times, subsequent transactions of purchase and disposal, until the expiry of the term of the authorisation. In particular, the shares purchased in the context of the compensation plans based on financial instruments approved under Art. 114-bis of the Consolidated Law on Finance may be assigned and attributed in the manner and within the terms stated in the regulations of the plans themselves.

It is proposed that a maximum limit of expenditure be confirmed, of Euro 100 million for the purchase of treasury shares and of Euro 100 million for the purchase of Unipol Shares, to be meant on a revolving basis, taking into account the treasury shares and the Unipol Shares sold according to the authorisation by the Shareholders' Meeting.

<u>Price of the purchases and disposal of treasury shares and of the shares of the holding company</u>

Both the purchases and the disposal of treasury shares and Unipol Shares shall be made at a price of no more than 15% and no less than 15% of the reference price



recorded by the respective securities on the trading day before the date of each transaction. Said parameters are deemed adequate to identify the range of values within which the purchase and disposal of the shares are of interest to the Company.

The Board of Directors therefore hereby submits the following resolution proposal to the Shareholders' Meeting.

Proposal

"The Ordinary Shareholders' Meeting of UnipolSai Assicurazioni S.p.A. (the "Company"),

- after reviewing the report prepared by the Board of Directors and acknowledging the proposal there made;
- having viewed the Financial Statements as at 31 December 2022;
- bearing in mind the provisions of Arts. 2357, 2357-ter and 2359-bis of the Italian
 Civil Code:
- having acknowledged that the Company presently holds 241,550 treasury shares, of which 101,453 directly and 140,097 indirectly, through the subsidiaries indicated in the report;
- having further acknowledged that the Company holds 58,826 shares of its holding company Unipol Gruppo S.p.A. (the "Holding Company"),

hereby resolves

- (i) to revoke the previous resolution to authorise the purchase and/or the disposal of treasury shares and shares of the Holding Company, passed by the Ordinary Shareholders' Meeting of 27 April 2022;
- (ii) to authorise, for a period of 18 months from the present Shareholders' Meeting resolution, the purchase and disposal of treasury shares, pursuant to Arts. 2357 and 2357-ter of the Italian Civil Code and in compliance with the maximum limit of Euro 100 million expenditure, as well as the purchase and disposal of shares of the Holding Company, pursuant to Art. 2359-bis of the Italian Civil Code and in compliance with the maximum limit of Euro 100 million expenditure. The purchase and disposal of treasury shares and shares of the Holding Company may be carried out in the quantities and according in compliance with currently applicable legislation and, where applicable, with the admitted market practices to the procedures set out below:
 - the purchase may be carried out up to the maximum amounts permitted by law, in the manner provided for by Art. 132 of Italian Legislative Decree No. 58 of 24 February 1998 (Consolidated Law on Finance, the "TUF") and Art. 144-bis, paragraph 1, letters a), b), c) and d-ter), and paragraph 1-bis, of CONSOB Regulation No. 11971 of 14 May 1999 as amended (Issuers' Regulation), as well as by any other regulatory national and European provision, where applicable;



- the disposal may be made in the manner permitted by currently applicable law, including by carrying out, one or more times, subsequent purchases and disposals, until the expiry of the term of the authorisation. In particular, the shares purchased in the context of the compensation plans based on financial instruments approved under Art. 114-bis of the Consolidated Law on Finance may be assigned and attributed in the manner and within the terms stated in the regulations of the plans themselves;
- the above mentioned maximum limit of expenditure must be meant on a revolving basis, taking into account the treasury shares and the shares of the Holding Company sold according to the authorisation by the Shareholders' Meeting;
- the purchase and disposal may be carried out at a price of no more than 15% and no less than 15% of the reference price recorded by the respective securities on the trading day prior to the date of each transaction, and in any case in compliance with the above maximum limit of Euro 100 million expenditure for treasury shares and Euro 100 million for the shares of the Holding Company;
- (iii) to vest the Board of Directors and through this, the Chairman and the Chief Executive Officer, separately from each other and also through special power of attorney with all broadest powers to carry out, in accordance with the resolutions above, the purchases and/or disposals of treasury shares and shares of the holding company, providing information to the market in accordance with currently applicable legislation and, where applicable, accepted market practices."

Bologna, 23 March 2023

The Board of Directors



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REPORT OF THE BOARD OF DIRECTORS TO THE SHAREHOLDERS' MEETINGS ON THE SINGLE ITEM ON THE AGENDA OF THE EXTRAORDINARY MEETING

Amendments to the By-Laws. Related and consequent resolutions.

- a) Amendment of Art. 6 ("Share capital") to update the shareholders' equity elements of the Non-Life and Life businesses pursuant to Art. 5 of ISVAP Regulation no. 17 of 11 March 2008.
- b) Amendment of Art. 27 ("Distribution of profits") with inclusion of the attribution to the Board of Directors of the right to allocate an annual amount to a specific provision for social, welfare and cultural purposes.

Dear Shareholders,

the Board of Directors of UnipolSai Assicurazioni S.p.A. ("UnipolSai" or the "Company") has called you to an Extraordinary Shareholders' Meeting to discuss and resolve on the only item on the agenda, as referenced above.

This report (the "Report") prepared in accordance with Art. 125-ter of Italian Legislative Decree No. 58 of 24 February 1998, (the "Consolidated Law on Finance" or "TUF"), and Arts. 72 and 84-ter as well as Annex 3A, schedule 3 of the Regulation adopted with CONSOB Resolution No. 11971 of 14 May 1999, as subsequently amended and integrated (the "Issuers' Regulation") is aimed at presenting:

- i) the reasons for the proposed amendments to the above articles of the By-Laws;
- ii) a comparison of the articles of the By-Laws proposed for amendment, in the current and in the new text, with a relevant illustration of the changes made;
- iii) the resolutions proposed to the extraordinary Shareholders' Meeting.

REASON AND ILLUSTRATION OF THE AMENDMENTS TO THE BY-LAWS

The amendments that are to be made to the By-Laws are intended, respectively, to (i) update the representation of the individual items that make up the company's shareholders' equity, separately attributed to the Non-Life and Life businesses and Distribution (ii) attribute to the Board of Directors the right to allocate an annual amount to a specific provision for social, welfare and cultural purposes.

Below is an analytical description of the proposed amendments to the By-Laws and the relative reasons.



Article 6 ("Share capital")

Given that Art. 5 of ISVAP Regulation No. 17/2008 (Regulations governing the joint exercise of Life and Non-Life business) states that "multi-branch" companies must represent in the By-Laws the individual items making up the company's shareholders' equity, separately allocated to Non-Life and Life businesses, it is appropriate to amend Art. 6 of the Company's By-Laws in order to represent the elements of the company's shareholders' equity and the related numerical expressions, separately for the two above mentioned businesses (Non-Life and Life), in the actual composition and size that these assets have assumed, in particular, due to the following events concerning the Company:

- the approval of the 2021 financial statements by the Company's Ordinary Shareholders' Meeting of 27 April 2022 and the resulting allocation of the relative profit for the year;
- transactions concerning the treasury shares and shares of the holding company
 Unipol Gruppo S.p.A. ("Unipol" or the "Holding Company"), taking place in 2022;
- the time-barring of dividends from previous years not yet collected by those entitled:
- the decrease in the reserve for deferred taxable profits established for the year 2021, as resolved by the aforementioned Shareholders' Meeting of 27 April 2022, pursuant to Decree Law no. 104/2020, converted with Law no. 126/2020.

More specifically, insofar is as of interest here, the aforementioned Art. 6 of the By-Laws must represent the effects of the amendments made on the items of shareholders' equity due to changes in the items "Reserve for shares of the Holding Company", "Negative reserve for treasury shares in the portfolio" and "Other reserves" relating to the Non-Life and Life businesses.

Article 27 ("Distribution of profits")

It is proposed that a specific provision that attributes to the Board of Directors the right to allocate an annual amount to a specific provision for social, welfare and cultural purposes be inserted as the last paragraph of Art. 27 of the By-Laws ("Distribution of profits").

This proposal is consistent with the role that UnipolSai and the Unipol Group have long since assumed in terms of corporate social responsibility, in the firm belief of the importance of disseminating an ethical culture of the company, also with a view to pursuing sustainable success. A specific provision of the By-Laws, in this regard, therefore serves to underline the importance to the company of the social, cultural and welfare implications of its work, always combined with the primary objective of remuneration of capital and the creation of value in the long-term for the benefit of Shareholders.

With this in mind, the proposal in question identifies the maximum amounts that the Board of Directors may annually allocate to a specific provision to pursue the



aforementioned social, welfare and cultural purposes. This amount - also in line with a similar specific provision contained in the By-Laws of the parent company Unipol Gruppo S.p.A. - should not exceed 1% of the net profit resolved by the Shareholders' Meeting with regard to the previous year. In essence, the portion reserved for this provision will be determined by the administrative body by adopting, as the basis for calculation, the net profit resolved by the Shareholders' Meeting with reference to the previous year. In this way, the amount of the provision can be easily determined by the Board of Directors taking into account both the result for the previous year, just defined, and the economic performance of the current year.

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In order to make it easier for the changes to be identified, for each provision of the By-Laws that is subject to an amendment proposal, below the current text is reported in the column on the left and the new proposed text in the column on the right. In particular, with reference to the new text, the following steps have been taken:

- a) the words whose deletion is being proposed are highlighted with crossed out characters; and
- b) the words whose insertion is being proposed are highlighted in bold.

Current text	New text
Article 6 – Share capital	Article 6 – Share capital
The share capital is equal to Euro 2,031,456,338.00 divided in 2,829,717,372 common shares without par value.	[unchanged]
The corporate capital is allocated for Euro 1,528,513,644.07 to the operation of the non-life insurance and re-insurance business and for Euro 502,942,693.93 to the operation of the life insurance and re-insurance business.	[unchanged]
The legal reserve is allocated for Euro 305,702,728.81 to the operation of the non-life insurance and re-insurance business and for Euro 100,588,538.79 to the operation of the life insurance and re-insurance business.	[unchanged]
The issue premium reserve is allocated for Euro 147,887,803.65 to the operation of the non-life insurance and re-insurance business and for Euro 259,368,002.54 to the operation	[unchanged]



Current text	New text
of the life insurance and re-insurance business.	
The revaluation reserves (riserve di rivalutazione) are allocated for Euro 96,559,196.27 to the sole operation of the non-life insurance and re-insurance business.	[unchanged]
The reserve for shares of the holding company (riserva per azioni della controllante) is fully allocated, for Euro 308,635.24, to the operation of the non-life insurance and re-insurance business.	The reserve for shares of the holding company (riserva per azioni della controllante) is fully allocated, for Euro 2,561,414.40 308,635.24 to the operation of the non-life insurance and re-insurance business.
The other reserves are allocated for Euro 1,611,773,695.46 to the operation of the non-life insurance and re-insurance business and for Euro 1,360,416,285.85 to the operation of the life insurance and re-insurance business.	The other reserves are allocated for Euro 1,692,798,546.14 1,611,773,695.46 to the operation of the non-life insurance and reinsurance business and for Euro 1,387,822,284.00 1,360,416,285.85 to the operation of the life insurance and reinsurance business.
The negative reserve for treasury shares is fully allocated, for Euro 288,720.03 to the operation of the non-life insurance and reinsurance business.	The negative reserve for treasury shares is fully allocated, for Euro 2,487,846.95 288,720.03 to the operation of the non-life insurance and re-insurance business.
Among the items of the net worth there are no statutory reserves or profits and/or losses carried forward.	[unchanged]
In case of share capital increase for consideration, the option right of the Shareholders may be excluded within the limits of ten per cent of the pre-existing share capital, on condition that the share price (prezzo di emissione) for the issuance of the new shares is equal to the market value of the existing shares and that this is confirmed by a specific report of the auditing firm.	[unchanged]



Current text	New text
Article 27 – Distribution of profits	Article 27 – Distribution of profits
The profits resulting from the financial statements approved by the Shareholders' Meeting, deducted the quotas to be allocated to ordinary reserves in the amounts set forth by law, of which the Shareholders' Meeting resolves the distribution, are allocated among all the common shares.	[unchanged]
The Shareholders' Meeting may also vote to make extraordinary allocations of net profits by issuing shares to be allocated individually to the Company's employees in accordance with Article 2349 of the Civil Code.	[unchanged]
	Once a year the Board may also allocate an amount not exceeding 1% of the net profit for the previous year announced at the Shareholders' Meeting to the appropriate provision for social, welfare and cultural purposes.

INFORMATION REGARDING THE OCCURRENCE OF THE RIGHT OF WITHDRAWAL

Please note that the proposed amendments to the By-Laws, also in the light of the provisions of Art. 127-quinquies, par. 6, of the TUF, do not provide the Shareholders with the right of withdrawal if they do not approve of them, taking into account that the amendments to Articles 6 and 27 are not sufficient to provide the right of withdrawal as identified by Art. 2437 of the Italian Civil Code.

In addition, please recall that the effectiveness of the proposed amendments to the By-Laws is subject - aside from the approval of the Shareholders' Meeting - also to the relevant approval by IVASS, pursuant to Art. 196 of Italian Legislative Decree No. 209 of 7 November 2005.

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The Board of Directors therefore submits the resolution proposal concerning the amendment of Art. 6 and Art. 27 of the By-Laws to the Extraordinary Shareholders' Meeting.



Proposal relating to the amendment of Art. 6 of the By-Laws

"The Extraordinary Meeting of the Shareholders of UnipolSai Assicurazioni S.p.A.,

after reviewing the report of the Board of Directors,

hereby resolves

to amend Art. 6 of the By-Laws as follows:

"Article 6 – Share capital

The share capital is equal to Euro 2,031,456,338.00 divided in 2,829,717,372 common shares without par value.

The corporate capital is allocated for Euro 1,528,513,644.07 to the operation of the non-life insurance and re-insurance business and for Euro 502,942,693.93 to the operation of the life insurance and re-insurance business.

The legal reserve is allocated for Euro 305,702,728.81 to the operation of the non-life insurance and re-insurance business and for Euro 100,588,538.79 to the operation of the life insurance and re-insurance business.

The issue premium reserve is allocated for Euro 147,887,803.65 to the operation of the non-life insurance and re-insurance business and for Euro 259,368,002.54 to the operation of the life insurance and re-insurance business.

The revaluation reserves (riserve di rivalutazione) are allocated for Euro 96,559,196.27 to the sole operation of the non-life insurance and re-insurance business.

The reserve for shares of the holding company (riserva per azioni della controllante) is fully allocated, for Euro 2,561,414.40, to the operation of the non-life insurance and re-insurance business.

The other reserves are allocated for Euro 1,692,798,546.14 to the operation of the non-life insurance and re-insurance business and for Euro 1,387,822,284.00 to the operation of the life insurance and re-insurance business.

The negative reserve for treasury shares is fully allocated, for Euro 2,487,846.95 to the operation of the non-life insurance and re-insurance business.";

to grant the Chairman of the Board of Directors and the Chief Executive Officer, severally among them and with a right of sub-delegation, the broadest powers to comply with the formalities required by law, to record the adopted resolution in the Register of Companies, with the right to make non-substantial amendments or additions to this resolution or those required by the competent Authorities, as well as the powers to deal with the resulting legal and regulatory obligations."



Proposal relating to the amendment of Art. 27 of the By-Laws

"The Extraordinary Meeting of the Shareholders of UnipolSai Assicurazioni S.p.A.,

after reviewing the report of the Board of Directors,

hereby resolves

to amend Art. 27 of the By-Laws as follows:

"Article 27 - Distribution of profits

The profits resulting from the financial statements approved by the Shareholders' Meeting, deducted the quotas to be allocated to ordinary reserves in the amounts set forth by law, of which the Shareholders' Meeting resolves the distribution, are allocated among all the common shares.

The Shareholders' Meeting may also vote to make extraordinary allocations of net profits by issuing shares to be allocated individually to the Company's employees in accordance with Article 2349 of the Civil Code.

Once a year the Board may also allocate an amount not exceeding 1% of the net profit for the previous year announced at the Shareholders' Meeting to the appropriate provision for social, welfare and cultural purposes.";

to grant the Chairman of the Board of Directors and the Chief Executive Officer, severally among them and with a right of sub-delegation, the widest powers to comply with the formalities required by law, to register the adopted resolution in the Register of Companies, with the right to make to this resolution non-substantial amendments or integrations or else required by the competent Authorities, as well as the powers to deal with the resulting legal and regulatory obligations."

Bologna, 23 March 2023

The Board of Directors



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UnipolSai Assicurazioni S.p.A.

Registered Office Via Stalingrado, 45 40128 Bologna (Italy) unipolsaiassicurazioni@pec.unipol.it tel. +39 051 5077111 fax +39 051 7096584

> Share capital € 2,031,456,338.00 fully paid-up Bologna Register of Companies Tax No. 00818570012 VAT No. 03740811207 R.E.A. No. 511469

A company subject to management and coordination by Unipol Gruppo S.p.A., entered in Section I of the Insurance and Reinsurance Companies List at No. 1.00006 and a member of the Unipol Insurance Group, entered in the Register of the parent companies – No. 046

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