REPORT

2016-2017

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REPORT

PURSUANT TO ARTICLE 123-TER OF LEGISLATIVE DECREE 58/98

JUVENTUS

Approved by the Board Directors' Meeting of 22 September 2017

TABLE OF CONTENTS

IN	TRODUCTION	5
SE	CTION I	
1.	Bodies involved in adopting and implementing the remuneration policy	5
2.	Purpose and principles of the remuneration policy	6
3.	Composition of the Directors' remuneration	6
4.	Non-monetary benefits and insurance coverage, i.e. social security or pensions, other than mandatory benefits	7
5.	End of service allowance and non-compete clauses	8
SE		
1.	First Part	8
	Board of Directors	8
	Internal Committees	8
	Board of Statutory Auditors	9
	Agreements that include severance in the event of termination from the office	9
2.	Second Part	9
	Annex 1: Remuneration paid to the members of the Boards of Directors, Statutory Auditors and Independent Auditors	10
	Annex 2: Monetary incentive plans for Board Directors	11
	Annex 3: Shareholdings of the Members of the Boards of Directors, Statutory Auditors and Independent Auditors	11

INTRODUCTION

This Remuneration Report has been prepared in accordance with article 123-ter of Legislative Decree 58/1998 ("Consolidated Law on Finance") and in compliance with article 6 of the Code of Conduct for Listed Companies of Borsa Italiana S.p.A.

Section I of the report provides the market with information concerning the policy of Juventus Football Club S.p.A. ("Juventus" or "the Company") as regards remuneration of members of company boards, as approved by the Board of Directors - on the recommendation of the Remuneration and Appointments Committee - on 22 September 2017, following the entry into force of Consob regulatory provisions for implementation of article 123-ter of the Consolidated Law on Finance.

This remuneration policy is structured on the basis of the business environment in the professional sports industry in which the Company operates and the complexity of its organizational structure, which includes the members of the Board of Directors with operating powers (specifically, the Chairman, Andrea Agnelli, the Vice Chairman Pavel Nedved, and the Chief Executive Officers, Giuseppe Marotta and Aldo Mazzia) and which does not require the appointment of a General Manager.

The remuneration policy may be subject to review or update by the Board of Directors as a result of changes to the abovementioned structure or any other circumstance that makes it appropriate, in light of the periodic assessments of the Remuneration and Appointments Committee as to the adequacy, overall consistency and actual implementation of this policy.

Section II of the report provides a representation of the individual entries that make up Directors' and Auditors' remuneration as well as detailed representation of the remuneration paid by the Company to these individuals in 2016/2017, for any reason and in any form, and by subsidiaries or associates.

SEZIONE I

1. BODIES INVOLVED IN ADOPTING AND IMPLEMENTING THE REMUNERATION POLICY

Definition of the Juventus remuneration policy is the responsibility of the Board of Directors, with advice and recommendations from the Remuneration and Appointments Committee ("CNR") set up for this purpose.

In particular, the Committee:

- makes recommendations to the Board of Directors on the remuneration of executive directors and other directors that hold special positions, and on setting performance objectives for the variable component of this remuneration, monitoring the decisions taken by the Board and achievement of performance objectives;
- 2. submits recommendations to the Board of Directors for candidates for the position of Director in cases provided for by Article 2386, paragraph one of the Italian Civil Code, when an Independent Director must be replaced;
- submits recommendations to the Board of Directors on the size and composition of the Board, as well the types of professionals considered suitable for the Board;
- periodically assess the adequacy, overall consistency and actual implementation of the remuneration policy and consistency with its principles, and make recommendations to the Board of Directors concerning amendments to the policy.

The Board of Directors has appointed the CNR as the committee for transactions with related parties only in the case of minor transactions concerning the remuneration and fees of Directors.

CNR has its own regulations; it meets every time it sees fit and every decision is taken by absolute majority vote of its members. The Chairman of the Board of Statutory Auditors is requested to take part in CNR meetings. Minutes of CNR meetings are recorded.

Current members of the CNR are:

- Paolo Garimberti (Independent Director) Chairman;
- Assia Grazioli Venier (Independent Director);
- Caitlin Mary Hughes (Independent Director).

During the 2016/2017 financial year, the CNR met twice; during the 2017/2018 year, the CNR has already held a meeting.

The Board of Directors resolves on the following:

- (i) allocation of remuneration set for the Directors by the Shareholders' Meeting (if not already provided for) and payment pursuant to article 2389 of the Italian Civil Code;
- (ii) incentive plans to be submitted to the Shareholders' Meeting, pursuant to article 114-bis of the Consolidated Law on Finance;
- (iii) implementation and execution of the incentive plans approved by the Shareholders' Meeting;
- (iv) approval, implementation and execution of the incentive plans that do not require approval by the Shareholders' Meeting pursuant to article 114-*bis* of the Consolidated Law on Finance;
- (v) establishment and competencies of CNR;
- (vi) submission to the Shareholders' Meeting of the remuneration policy pursuant to article 123-ter of the Consolidated Law on Finance.

To prepare its remuneration policy, the Company did not consult with an independent expert, nor referred to the remuneration policies of other companies, apart from consulting with Willis Towers Watson plc for the definition of the Long Term Incentive Plan.

2. PURPOSE AND PRINCIPLES OF THE REMUNERATION POLICY

Remuneration for Directors is set at an amount that can attract, retain and motivate personnel with the professional skills required to successfully operate the Company.

To achieve the above-mentioned objectives, the remuneration policy has been formulated taking into account:

- the particular nature of the sector in which the Company operates;
- best practices in relation to remuneration, starting with the Code of Conduct;
- the need for the sustainability of remuneration and alignment of management interests with the medium- to long-term interests of Shareholders.

The remuneration policy is defined in accordance with the risk management policy and internal control system of the Company. In fact, achieving sporting and economic results depends on the ability to attract and retain managers, players and technical staff offering high standards quality, and thus if the ability to retain key people is lost, this could have a negative impact on the Company's prospects for growth.

The principles, drivers and mechanisms adopted in the remuneration policy have produced satisfactory results in the last few years.

3. COMPOSITION OF THE DIRECTORS' REMUNERATION

The remuneration policy establishes that Directors are paid:

- 1. fixed annual remuneration decided by the Shareholders' Meeting pursuant to article 2389 of the Italian Civil Code, as allocated by the Shareholders or by the Board of Directors;
- 2. any additional remuneration related to participation in internal committees of the Board of Directors1;

¹ In relation to the additional remuneration for members of the Control and Risk Committee and the Remuneration and Appointments Committee, the policy establishes that the Director who has the role of Chairman in these committees is awarded remuneration in the amount of 50% higher than the other two members.

3. any additional remuneration related to various executive roles held in the Board of Directors and/or for special responsibilities, upon recommendation of the CNR, pursuant to article 2389 of the Italian Civil Code.

The remuneration of the Chairman Andrea Agnelli and the Vice Chairman Pavel Nedved is not related to the accomplishment of specific performance objectives.

The remuneration of the Chief Executive Officer Giuseppe Marotta is made up of a fixed portion and a variable portion; both portions are appropriately balanced according to the Company's strategic objectives and risk management policy. The fixed portion is sufficient to remunerate the service performed even if the variable portion were not paid due to a failure to achieve performance objectives. For the variable portion - which is established in advance, is measurable and related to the creation of value for shareholders over the medium to long term - maximum limits are in any case established.

Two Chief Executive Officers receive remuneration as Executives under the "National Collective Labour Agreement for Executives of Manufacturers of Goods and Services".

The Chief Executive Officer Aldo Mazzia is not awarded any fixed remuneration for the office, but he may be granted variable compensation in relation to specific objectives and/or projects.

On 27 February 2015, the Board of Directors, with the favourable opinion of the CNR, approved a Long Term Incentive Plan ("LTIP") linked to the economic and financial results that the Company may achieve in the 2014/2015-2017/2018 period.

The Chief Executive Officers and 17 Juventus employees with key potions in the Company are the beneficiaries of the LTIP.

The Plan is monetary and does not include any assignment of shares or option rights, nor is it related to the performance of the share price.

The objectives of the LTIP are to increase the loyalty of human resources and stimulate achievement of economic and financial results, correlating the economic incentives with the objectives set by the Board of Directors for the four years used as the reference period, while considering the medium-term development plan approved by the Board on 20 June 2014.

An essential condition of the 2014/2015-2017/2018 LTIP is to contain net financial debt, within sustainable parameters in line with forecasts of the medium-term development plan.

Moreover, performance objectives, as proposed by the CNR, are considered as achieved if aggregate operating revenues for the four financial years used as the reference period exceed aggregate operating revenues forecast by the medium term plan.

The actual implementation of the LTIP will be possible only if the Company achieves an Operating Income over the fouryear period which is higher than the forecasts of the medium-term development plan (EXTRA EBIT). The total value of variable remuneration to pay to beneficiaries may not exceed 90% the EXTRA EBIT generated.

The maximum achievable remuneration by the Chief Executive Officers, under the aforementioned Incentive Plan, is equal to 100% of the gross annual compensation earned as executives at the date of 30 June 2018 for each year the LTIP is in effect. This percentage may increase or decrease depending on the actual level of achievement of the objective, but cash out cannot exceed the limit indicated above (90% of the EXTRA EBIT generated).

Remuneration of the other Non-executive Directors is not related to specific performance objectives and is commensurate to the commitment demanded of each, taking account of their participation in one or more internal committees.

4. NON-MONETARY BENEFITS AND INSURANCE COVERAGE, I.E. SOCIAL SECURITY OR PENSIONS, OTHER THAN MANDATORY BENEFITS

In line with best practices in remuneration policies and in consideration of specific roles assigned, the compensation package of Directors also includes non-monetary benefits (such as the use of company cars and social club memberships) in addition to forms of supplementary insurance such as Directors' third-party liability policies, in relation to claims for

compensation for unintentional actions performed during the term of office and supplementary health insurance. Directors are also reimbursed for expenses incurred to carry out the activities connected to the positions held.

5. END OF SERVICE ALLOWANCE AND NON-COMPETE CLAUSES

There are no agreements between the Company and the Directors providing for allowances or other special benefits in the event of termination of the office, or agreements that include non-compete clauses.

SECTION II

1. FIRST PART

Below are the items that make up the compensation paid - for any reason and in any form - in the 2016/2017 financial year to:

(i) the members of the Board of Directors. This compensation was determined taking into account best practices in remuneration policies and is essentially in line with the guidelines and principles followed by the Company in the past and which are now outlined in Section I above. As already mentioned in the Preface, there is no General Manager in office and no directors have been assigned strategic responsibilities other than the Chief Executive Officers.

(ii) the members of the Board of Statutory Auditors.

Board of Directors

The Board of Directors has decided to allocate equally among the members the compensation approved by the Shareholders' Meeting - in the amount of \notin 300,000 yearly - in addition to the compensation paid for participation in the Internal Committees. Furthermore, pursuant to Article 2389 of the Italian Civil Code, the following annual gross compensation was approved:

- 1. € 450,423 to the Chairman Andrea Agnelli in addition to the use of one company car, one car with driver, insurance coverage and supplementary health insurance;
- 2. € 400,342 to the Vice Chairman Pavel Nedved, in addition to the use of a company car;
- € 1,500,000 to the Chief Executive Officer Giuseppe Marotta as fixed compensation, € 500,000 as variable compensation related to achieving the objectives set at the start of the year and € 100,000 for winning the 2016/2017 Serie A Championship. This compensation is in addition to the compensation for his role as Executive of € 502,784 and use of a company car and a car with driver;
- 4. the Chief Executive Officer Aldo Mazzia is not awarded any fixed or variable remuneration for the office; for his role as an Executive he receives a fixed remuneration of € 300,429 and a variable remuneration of € 120,000 related to achieving objectives set at the start of the year, as well as the use of two company cars;
- 5. € 20,318 to the Director Paolo Garimberti, for his special role as Chairman of the Juventus Museum, as well as a company car.

Directors are also reimbursed for expenses incurred in carrying out the activities associated with the job responsibilities.

Internal Committees

The Board of Directors has established the assignment of compensation of \leq 15,000 to the Chairmen of the Internal Committees (Control and Risk Committee, Remuneration and Appointments Committee), while the other members of the Committees are assigned compensation of \leq 10,000.

Board of Statutory Auditors

As regards compensation paid to the control bodies, the Shareholders' Meeting held on 23 October 2015 appointed the Board of Statutory Auditors for three years, namely until approval of the financial statements at 30 June 2018 represented by:

- Paolo Piccatti (Chairman)
- Silvia Lirici
- Roberto Longo

setting at \in 21,000 the annual amount paid to the Chairman and \in 14,000 as the annual compensation paid to the other two members of the Board of Statutory Auditors.

Agreements that include severance in the event of termination from the office

Except for those described above, there are no other agreements between the Company and its Directors which include further severance in the event of early termination of the relationship, assignment or maintenance of non-monetary benefits to Directors that have terminated their office, or the entering into consulting contracts for a period after termination of the relationship, or which include compensation for non-compete agreements made.

2. SECOND PART

The annex provides details of the compensation paid in 2016/2017, for any reason and in any form, to the members of the Board of Directors, Board of Statutory Auditors and Independent Auditors as well as the shareholding in the Company held by each of them.

Turin, 22 September 2017

On behalf of the Board of Directors The Chairman Andrea Agnelli

Annex 1 Remuneration paid to the members of the Boards of Directors, Statutory Auditors and Independent Auditors

amounts in thousands o	of euro										
				Fixed remuneration							
Name and surname	Position	Term of office	End of term of office*	Remuneration approved by the Shareholders' Meeting		Remuneration to employees	for	Bonuses and other incentives	Non- monetary benefits	Other remune- ration	Tota
Directors											
Andrea Agnelli	Director	1/7/16-30/6/17	2018	25.0	-	-	-	-	-	-	25.0
	Chairman	1/7/16-30/6/17	n.a.	-	450.3	-	-	-	18.5	-	468.9
Pavel Nedved	Director	1/7/16-30/6/17	2018	25.0	-	-	-	-	-	-	25.0
	Vice Chairman	1/7/16-30/6/17	n.a.	-	400.3	-	-	-	4.3	-	404.6
Giuseppe Marotta	Director	1/7/16-30/6/17	2018	25.0	-	-	-	-	-	-	25.0
	CEO General Manager	1/7/16-30/6/17	n.a.	-	1,500.0	-	-	600.0 (a	a) -	-	2,100.0
	Sports Area	1/7/16 - 30/6/17	n.a.	-	-	502.8	-	-	31.4	4.2(b)	538.4
Aldo Mazzia	, Director	1/7/16-30/6/17	2018	25.0	-	-	-	-	-	-	25.0
	Chief Financial Officer	1/7/16-30/6/17	n.a.	-	-	300.4	-	120.0 (a	a) 28.6	2.2(b)	451.2
Maurizio Arrivabene	Director	1/7/16-30/6/17	n.a.	25.0	-	-	-	-	-	-	25.0
Giulia Bongiorno	Director	1/7/16-30/6/17	2018	25.0	-	-	-	-	-	-	25.0
Paolo Garimberti	Director	1/7/16 - 30/6/17	2018	25.0	20.3	(c) -	25.0 (0	i) -	4.1	-	74.4
Assia Grazioli Venier	Director	1/7/16-30/6/17	2018	25.0	-	-	20.0 (e) -	-	-	45.0
Caitlin Mary Hughes	Director	1/7/16-30/6/17	2018	25.0	-	-	10.0 (1) -	-	-	35.0
Daniela Marilungo	Director	1/7/16 - 30/6/17	2018	25.0	-	-	15.0 (g) -	-	-	40.0
Francesco Roncaglio	Director	1/7/16-30/6/17	2018	25.0	-	-	-	-	-	-	25.0
Enrico Vellano	Director	1/7/16-30/6/17	2018	25.0 (h) -	-	-	-	-	-	25.0
Statutory Auditors											
Paolo Piccatti	Chairman of the Board										
	of Statutory Auditors	1/7/16 - 30/6/17	2018	21.0	-	-	-	-	-	-	21.0
Silvia Lirici	Standing auditor	1/7/16-30/6/17	2018	14.0	-	-	-	-	-	-	14.0
Roberto Longo	Standing auditor	1/7/16 - 30/6/17	2018	14.0	-	-	-	-	-	-	14.0

(*) Term of office expires with the Shareholders' Meeting called to approve the financial statements for the year

(a) Chief executive officers are also granted a Long Term Incentive Plan, related to reaching the economic and financial objectives established in the medium term Development Plan approved by the Board of Directors on 20 June 2014 (for more information, see section I.3 of this Report)

(b) Other remuneration refers to travel allowances provided for in existing employee agreements, and remuneration for the position of director with J Medical S.r.I.

(c) Remuneration for the special role as Chairman of the J Museum

(d) Remuneration for the role as Chairman of the Remuneration and Appointments Committee (€15 thousand) and for participation in the Control and Risk Committee (€10 thousand)

(e) Remuneration for participation in the Control and Risk Committee (€10 thousand) and in the Remuneration and Appointments Committee (€10 thousand)

(f) Remuneration for participation in the Remuneration and Appointments Committee (€10 thousand)

(g) Remuneration for the role as Chairman of the Control and Risk Committee (€15 thousand)

(h) Payments are made to the parent Exor N.V.

Annex 2 Monetary incentive plans for Board Directors

Name and surname	Position	Plan	Вс	Bonus for the year			Bonus for previous year		
			Payable/ Paid	Deferred	Period of deferment	No longer payable	Payable/ Paid	Still deferred	-
Giuseppe Marotta	CEO	Long Term Incentive Plan (27 February 2015) ^(a)	-	-	-	-	-		-
Aldo Mazzia	CEO	Long Term Incentive Plan (27 February 2015) ^(a)	-	-	-	-	-	-	-

(a) The accrual and provision of the Long Term Incentive Plan approved on 27 February 2015 is subject to the conditions indicated in the Plan actually occurring by the reference date (30 June 2018). As of 30 June 2017, the amount of €3,632 thousand had been allocated to the "Provisions for non-current employee benefits" as the estimate of the present value of the defined-benefit obligation towards the Chief Executive Officers that could accrue in the event of achievement of the objectives at the end of the Plan.

Annex 3 Shareholdings of the Members of the Boards of Directors, Statutory Auditors and Independent Auditors

Name and surname	Position	Number of shares held as of 30 June 2016	Number of shares acquired	Number of shares sold	Number of shares held as of 30 June 2017
Andrea Agnelli	Chairman	38,565	-	-	38,565
Paolo Piccatti	Chairman of Board of Statutory Auditors	2,700	-	-	2,700

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This document contains a true translation in English of the report in Italian "Relazione sulla remunerazione 2016-2017".

However, for information about Juventus Football Club S.p.A. reference should be made exclusively to the original report in Italian.

The Italian version shall prevail upon the English version.

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